Gulf of Mexico OCS
Oil and Gas Lease Sale: 2012
Central Planning Area Lease Sale 216/222
Final Supplemental Environmental Impact Statement
Volume I: Chapters 1-4
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REGIONAL DIRECTOR'S NOTE

In the Outer Continental Shelf Oil and Gas Leasing Program: 2007-2012, six annual areawide lease sales are scheduled for the Central Planning Area (CPA) and five annual areawide lease sales are scheduled for the Western Planning Area (WPA). Federal regulations allow for several related or similar proposals to be analyzed in one environmental impact statement (EIS) (40 CFR 1502.4). Since each lease sale proposal and projected activities are very similar each year for each sale area, this Agency prepared a single EIS for the 11 lease sales: Gulf of Mexico OCS Oil and Gas Lease Sales: 2007-2012; Western Planning Area Sales 204, 207, 210, 215, and 218; Central Planning Area Sales 205, 206, 208, 213, 216, and 222, Final Environmental Impact Statement. The Gulf of Mexico Energy Security Act of 2006 (P.L. 109-432, December 20, 2006) repealed the Congressional moratorium on certain areas of the Gulf of Mexico, placed a moratorium on other areas in the Gulf of Mexico, and increased the distribution of offshore oil and gas revenues to coastal States. The remaining eight CPA and WPA sales were analyzed in the Gulf of Mexico OCS Oil and Gas Lease Sales: 2009-2012; Central Planning Area Sales 208, 213, 216, and 222; Western Planning Area Sales 210, 215, and 218, Final Supplemental Environmental Impact Statement.

This Supplemental EIS was prepared because of the potential changes to the baseline conditions of the environmental, socioeconomic, and cultural resources that may have occurred as a result of (1) the Deepwater Horizon event between April 20 and July 15, 2010 (the period when oil flowed from the Macondo well in Mississippi Canyon Block 252); (2) the potentially acute impacts that have been reported or surveyed since that time; and (3) any new information that may be available. The environmental resources include sensitive coastal environments, offshore benthic resources, marine mammals, sea turtles, coastal and marine birds, endangered and threatened species, and fisheries. This Supplemental EIS analyzes the potential impacts of the proposed action on the marine, coastal, and human environments. It is important to note that this Supplemental EIS was prepared using the best information that was publicly available at the time the document was prepared.

At the completion of this Supplemental EIS process, a decision will be made only for proposed consolidated Lease Sale 216/222 in the Central Planning Area.

The Gulf of Mexico OCS Region of the Bureau of Ocean Energy Management has been conducting environmental analyses of the effects of Outer Continental Shelf (OCS) oil and gas development since the inception of the National Environmental Policy Act of 1969. We have prepared and published more than 50 draft and final EIS’s that have supported more than 90 lease sales in the Gulf of Mexico. Our goal has always been to provide factual, reliable, and clear analytical statements in order to inform decisionmakers and the public about the environmental effects of proposed OCS activities and their alternatives. We view the EIS process as providing a balanced forum for early identification, avoidance, and resolution of potential conflicts. It is in this spirit that we welcome comments on this document from all concerned parties.

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Regional Director
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Gulf of Mexico OCS Region
Supplemental Environmental Impact Statement
for
Proposed Central Planning Area OCS Oil and Gas Lease Sale 216/222

Type of Action: Administrative (x) Legislative ( )
Area of Potential Impact: Offshore Marine Environment and Coastal Counties/Parishes of Louisiana, Mississippi, and Alabama

ABSTRACT

This Supplemental Environmental Impact Statement (EIS) covers the proposed Gulf of Mexico OCS oil and gas consolidated Lease Sale 216/222 in the Central Planning Area.

This Supplemental EIS tiers from the following EIS’s: the Outer Continental Shelf Oil and Gas Leasing Program: 2007-2012, Final Environmental Impact Statement (5-Year Program EIS; USDOI, MMS, 2007a), which defined the national program; the Gulf of Mexico OCS Oil and Gas Lease Sales: 2007-2012; Western Planning Area Sales 204, 207, 210, 215, and 218; Central Planning Area Sales 205, 206, 208, 213, 216, and 222, Final Environmental Impact Statement (Multisale EIS; USDOI, MMS, 2007b), which defined the 5-Year Program in the GOM; and the Gulf of Mexico OCS Oil and Gas Lease Sales: 2009-2012; Central Planning Area Sales 208, 213, 216, and 222; Western Planning Area Sales 210, 215, and 218, Final Supplemental Environmental Impact Statement (2009-2012 Supplemental EIS; USDOI, MMS, 2008), which was required after passage of the Gulf of Mexico Energy Security Act of 2006.

This Supplemental EIS was prepared because of the potential changes to baseline conditions of the environmental, socioeconomic, and cultural resources that may have occurred as a result of (1) the Deepwater Horizon event between April 20 and July 15, 2010 (the period when oil flowed from the Macondo well in Mississippi Canyon Block 252); (2) the potentially acute impacts that have been reported or surveyed since that time; and (3) any new information that may be available. The environmental resources include sensitive coastal environments, offshore benthic resources, marine mammals, sea turtles, coastal and marine birds, endangered and threatened species, and fisheries. This Supplemental EIS analyzes the potential impacts of the proposed action on the marine, coastal, and human environments.

The proposed action is a major Federal action requiring an EIS. This document provides the following information in accordance with the National Environmental Policy Act and its implementing regulations, and it will be used in making decisions on the proposal. This document includes the purpose and background of the proposed action, identification of the alternatives, description of the affected environment, and an analysis of the potential environmental impacts of the proposed action, alternatives, and associated activities, including proposed mitigating measures and their potential effects. Potential contributions to cumulative impacts resulting from activities associated with the proposed action are also analyzed.
Hypothetical scenarios were developed on the levels of activities, accidental events (such as oil spills), and potential impacts that might result if the proposed action is adopted. Activities and disturbances associated with the proposed action on biological, physical, and socioeconomic resources are considered in the analyses.

Additional copies of this Supplemental EIS, the Multisale EIS, the 2009-2012 Supplemental EIS, and the other referenced publications may be obtained from the BOEM, Gulf of Mexico OCS Region, Public Information Office (MS 5034), 1201 Elmwood Park Boulevard, New Orleans, Louisiana 70123-2394, or by telephone at 504-736-2519 or 1-800-200-GULF.
SUMMARY

Under the Outer Continental Shelf Oil and Gas Leasing Program: 2007-2012 (5-Year Program; USDOI, MMS, 2007a), six annual areawide lease sales were scheduled for the Central Planning Area (CPA) and five annual areawide lease sales are scheduled for the Western Planning Area (WPA) of the Gulf of Mexico (GOM) Outer Continental Shelf (OCS). Those 11 CPA and WPA sales were analyzed in the Gulf of Mexico OCS Oil and Gas Lease Sales: 2007-2012; Western Planning Area Sales 204, 207, 210, 215, and 218; Central Planning Area Sales 205, 206, 208, 213, 216, and 222, Final Environmental Impact Statement (Multisale EIS; USDOI, MMS, 2007b) and are hereby incorporated by reference.

The Gulf of Mexico Energy Security Act (GOMESA) of 2006 (P.L. 109-432, December 20, 2006) repealed the Congressional moratorium on certain areas of the Gulf of Mexico, placed a moratorium on other areas in the Gulf of Mexico, and increased the distribution of offshore oil and gas revenues to coastal States. The remaining seven CPA and WPA sales were analyzed in the Gulf of Mexico OCS Oil and Gas Lease Sales: 2009-2012; Central Planning Area Sales 208, 213, 216, and 222; Western Planning Area Sales 210, 215, and 218, Final Supplemental Environmental Impact Statement (2009-2012 Supplemental EIS; USDOI, MMS, 2008a) and are hereby incorporated by reference.

This Supplemental Environmental Impact Statement (EIS) supplements the Multisale EIS and the 2009-2012 Supplemental EIS. This Supplemental EIS analyzes the potential environmental effects of oil and natural gas leasing, exploration, development, the effects of the Deepwater Horizon (DWH) event, and all new information available for the CPA since the publication of the Multisale EIS and the 2009-2012 Supplemental EIS.

The purpose of this Supplemental EIS is to determine if new information is substantial enough to alter conclusions stated in the Multisale EIS and the 2009-2012 Supplemental EIS and, if so, to disclose those changes. This includes all new information and not just that acquired since the DWH event. It must be understood that this Supplemental EIS analyzes the proposed action and alternatives for a CPA proposed lease sale. This is not an EIS on the DWH event, although information on this event will be analyzed as it applies to resources in the CPA. Proposed consolidated CPA Lease Sale 216/222 is the Federal action addressed in this Supplemental EIS and is the remaining areawide oil and gas lease sale in the CPA.

In the National Environmental Policy Act’s (NEPA) implementing regulations (40 CFR 1508.28), “tiering” refers to the coverage of general matters in a broader EIS (such as national program), with subsequent narrower statements of environmental analyses (such as regional action). Tiering is appropriate in this instance because broader program issues have already been subjected to analysis and because this Supplemental EIS is more narrowly focused on the site-specific statement or analysis for proposed CPA Lease Sale 216/222. This Supplemental EIS tiers from the following EIS’s: the Outer Continental Shelf Oil and Gas Leasing Program: 2007-2012, Final Environmental Impact Statement (5-Year Program EIS; USDOI, MMS, 2007c), which defined the national program; the Multisale EIS, which defined the 5-Year Program in the GOM; and the 2009-2012 Supplemental EIS, which was required after the passage of GOMESA.

This summary section is only a brief overview of the proposed lease sale, alternatives, significant issues, potential environmental and socioeconomic effects, and proposed mitigating measures contained in this Supplemental EIS. To obtain the full perspective and context of the potential environmental and socioeconomic impacts discussed, it is necessary to read the entire analyses. Relevant discussions can be found in the chapters of this Supplemental EIS as described below.

- Chapter 1, The Proposed Action, describes the purpose of and need for the proposed lease sale and describes the prelease process.
- Chapter 2, Alternatives Including the Proposed Action, describes the environmental and socioeconomic effects of the proposed lease sale and alternatives. Also discussed are potential mitigating measures to avoid or minimize impacts.
- Chapter 3, Impact-Producing Factors and Scenario, describes activities associated with the proposed lease sale and the OCS Program, and other foreseeable activities that could potentially affect the biological, physical, and socioeconomic resources of the Gulf of Mexico.
Chapter 3.1, Impact-Producing Factors and Scenario—Routine Events, describes offshore infrastructure and activities (impact-producing factors) associated with the proposed lease sale that could potentially affect the biological, physical, and socioeconomic resources of the Gulf of Mexico.

Chapter 3.2, Impact-Producing Factors and Scenario—Accidental Events, discusses potential accidental events (i.e., oil spills, losses of well control, vessel collisions, and spills of chemicals or drilling fluids) that may occur as a result of activities associated with the proposed lease sale.

Chapter 3.3, Cumulative Activities Scenario, describes past, present, and reasonably foreseeable future human activities, including non-OCS activities, as well as all OCS activities, that may affect the biological, physical, and socioeconomic resources of the Gulf of Mexico.

Chapter 4, Description of the Environment and Impact Analysis, describes the affected environment and provides analysis of the routine, accidental, and cumulative impacts of the CPA proposed action and the alternatives on environmental and socioeconomic resources of the Gulf of Mexico.

Chapter 4.1, Alternatives Including the Proposed Action, describes the impacts of the proposed action and three alternatives to the CPA proposed action on the biological, physical, and socioeconomic resources of the Gulf of Mexico.

Chapter 4 also includes Chapter 4.2, Unavoidable Adverse Impacts of the Proposed Action; Chapter 4.3, Irreversible and Irretrievable Commitment of Resources; and Chapter 4.4, Relationship Between the Short-term Use of Man’s Environment and the Maintenance and Enhancement of Long-Term Productivity.

Chapter 5, Consultation and Coordination, describes the consultation and coordination activities with Federal, State, and local agencies and other interested parties that occurred during the development of this Supplemental EIS.

Chapter 6, References Cited, is a list of literature cited throughout this Supplemental EIS.

Chapter 7, Preparers, is a list of names of persons who were primarily responsible for preparing and reviewing this Supplemental EIS.

Chapter 8, Glossary, is a list of specialized words with brief definitions used in this document.

Proposed Action and Alternatives

The following alternatives were included for analysis in the Multisale EIS. No new alternatives were proposed for proposed CPA Lease Sale 216/222.

Alternatives for Proposed Central Planning Area Lease Sale 216/222

Alternative A—The Proposed Action: This alternative would offer for lease all unleased blocks within the CPA for oil and gas operations (Figure 2-1), except for the following:

(1) blocks that were previously included within the Gulf of Mexico’s EPA and are within 100 miles (mi) (161 kilometers [km]) of the Florida coast;

(2) blocks east of the Military Mission line (86 degrees, 41 minutes West longitude) under an existing moratorium until 2022, as a result of the Gulf of Mexico Energy Security Act of 2006 (December 20, 2006);
(3) blocks that are beyond the U.S. Exclusive Economic Zone in the area known as the northern portion of the Eastern Gap; and

(4) and whole and partial blocks that lie within the former Western Gap and are within 1.4 nautical miles (nmi) north of the continental shelf boundary between the U.S. and Mexico.

The proposed CPA lease sale area encompasses about 63 million ac of the total CPA area of 66.45 million acres (ac). This area is located offshore Louisiana, Mississippi, and Alabama from 3 to about 230 nmi (3.5 to 265 mi; 5.6 to 426 km) offshore in water depths of about 3 to >3,400 meters (m) (9 to >11,115 feet [ft]) (Figure 2-1). As of November 2011, about 38.6 million ac of the CPA lease sale area are currently unleased. The estimated amount of natural resources projected to be developed as a result of the proposed CPA lease sale is 0.801-1.624 billion barrels of oil (BBO) and 3.332-6.560 trillion cubic feet (Tcf) of gas.

Alternative B—The Proposed Action Excluding the Unleased Blocks Near Biologically Sensitive Topographic Features: This alternative would offer for lease all unleased blocks in the CPA, as described for the proposed action (Alternative A), with the exception of any unleased blocks subject to the Topographic Features Stipulation.

Alternative C—The Proposed Action Excluding the Unleased Blocks within 15 Miles of the Baldwin County, Alabama, Coast: This alternative would offer for lease all unleased blocks in the CPA, as described for the proposed action (Alternative A), with the exception of any unleased blocks within 15 mi (24 km) of the Baldwin County, Alabama, coast.

Alternative D—No Action: This alternative is the cancellation of the proposed CPA lease sale. The opportunity for development of the estimated 0.801-1.624 BBO and 3.332-6.560 Tcf of gas that could have resulted from the proposed CPA lease sale would be precluded or postponed. Any potential environmental impacts resulting from the proposed lease sale would not occur or would be postponed. This is also analyzed in the EIS for the 5-Year Program on a nationwide programmatic level.

Mitigating Measures

The proposed action includes existing regulations and proposed lease stipulations designed to reduce environmental risks, potential multiple-use conflicts between OCS operations and U.S. Department of Defense activities. Eight lease stipulations are proposed for the proposed CPA lease sale—the Topographic Features Stipulation, the Live Bottom Stipulation, the Military Areas Stipulation, the Evacuation Stipulation, the Coordination Stipulation, the Blocks South of Baldwin County, Alabama, Stipulation, the Protected Species Stipulation, and the Law of the Sea Convention Royalty Payment Stipulation.

Application of lease stipulations will be considered by the Assistant Secretary of the Interior for Land and Minerals (ASLM). The analysis of the stipulations as part of the proposed action does not ensure that the ASLM will make a decision to apply the stipulations to leases that may result from the proposed lease sale, nor does it preclude minor modifications in wording during subsequent steps in the prelease process if comments indicate changes are necessary or if conditions warrant. Any stipulations or mitigation requirements to be included in the lease sale will be described in the Final Notice of Sale. Mitigation measures in the form of lease stipulations are added to the lease terms and are therefore enforceable as part of the lease.

Scenarios Analyzed

Offshore activities are described in the context of scenarios for the proposed action (Chapter 3.1) and for the OCS Program (Chapter 3.3). The Bureau of Ocean Energy Management’s (BOEM’s) Gulf of Mexico OCS Region developed these scenarios to provide a framework for detailed analyses of potential impacts of the proposed lease sale. The scenarios are presented as ranges of the amounts of undiscovered, unleased hydrocarbon resources estimated to be leased and discovered as a result of the proposed action. The analyses are based on an assumed range of activities (e.g., the installation of platforms, wells, and pipelines, and the number of helicopter operations and service-vessel trips) that would be needed to develop and produce the amount of resources estimated to be leased.
The cumulative analysis (Chapter 4.1) considers environmental and socioeconomic impacts that may result from the incremental impact of the lease sale when added to all past, present, and reasonably foreseeable future human activities, including non-OCS activities such as import tankering and commercial fishing, as well as all OCS activities (OCS Program). The OCS Program scenario includes all activities that are projected to occur from past, proposed, and future lease sales during the 40-year analysis period. This includes projected activity from lease sales that have been held, but for which exploration or development has not yet begun or is continuing. In addition to human activities, impacts from natural occurrences, such as hurricanes, are analyzed.

**Significant Issues**

The major issues that frame the environmental analyses in this Supplemental EIS are the result of concerns raised during years of scoping for the Gulf of Mexico OCS Program. Issues related to OCS exploration, development, production, and transportation activities include oil spills, wetlands loss, air emissions, discharges, water quality degradation, trash and debris, structure and pipeline emplacement activities, platform removal, vessel and helicopter traffic, multiple-use conflicts, support services, population fluctuations, demands on public services, land-use planning, tourism, aesthetic interference, cultural impacts, environmental justice, and consistency with State coastal zone management programs. Environmental resources and activities identified during the scoping process to warrant an environmental analysis include air quality, water quality, coastal barrier beaches and associated dunes, wetlands, seagrass communities, live bottoms (Pinnacle Trend and low relief), topographic features, *Sargassum*, deepwater benthic communities, marine mammals, sea turtles, beach mice, coastal and marine birds, Gulf sturgeon, fish resources and essential fish habitat, commercial and recreational fishing, recreational resources, archaeological resources, socioeconomic conditions, soft bottoms, and diamondback terrapins.

Other issues include impacts from the DWH event and from past and future hurricanes on environmental and socioeconomic resources, and on coastal and offshore infrastructure. During the past few years, the Gulf Coast States and Gulf of Mexico oil and gas activities have been impacted by major hurricanes. Appendix A.3 of the Multisale EIS provides detailed information on Hurricanes Lili (2002), Ivan (2004), Katrina (2005), and Rita (2005), which are discussed in Chapter 4. The description of the affected environment (Chapter 4.1) includes impacts from these storms, as well as Hurricanes Gustav (2008) and Ike (2008), on the physical environment, biological environment, and socioeconomic activities and OCS-related infrastructure. Baseline data are considered in the assessment of impacts from the proposed action to the resources and the environment (Chapter 4.1).

**Impact Conclusions**

The BOEM has reexamined the analysis presented in the Multisale EIS and the 2009-2012 Supplemental EIS, based on the additional information available since the publication of the Multisale EIS and the 2009-2012 Supplemental, and the DWH event. No substantial new information, with the exception of archaeological resources, was found that would alter the impact conclusions as presented in the Multisale EIS and the 2009-2012 Supplemental EIS for a CPA lease sale. In some cases, new information that supported these conclusions was found.

The full analyses of the potential impacts of routine activities and accidental events associated with the proposed action and the proposed action’s incremental contribution to the cumulative impacts are described in Chapter 4.1. A summary of the potential impacts from the CPA proposed action on each environmental and socioeconomic resource and the conclusions of the analyses can be found below.

**Air Quality:** Emissions of pollutants into the atmosphere from the routine activities associated with the CPA proposed action are projected to have minimal impacts to onshore air quality because of the prevailing atmospheric conditions, emission heights, emission rates, and the distance of these emissions from the coastline, and are expected to be well within the National Ambient Air Quality Standards (NAAQS). While regulations are in place to reduce the risk of impacts from H$_2$S and while no H$_2$S-related deaths have occurred on the OCS, accidents involving high concentrations of hydrogen sulfide (H$_2$S) could result in deaths as well as environmental damage. These emissions from routine activities and accidental events associated with the proposed action are not expected to have concentrations that would change onshore air quality classifications.
Coastal and Offshore Waters: Impacts from routine activities associated with the CPA proposed action would be minimal if all existing regulatory requirements are met. Coastal water impacts associated with routine activities include increases in turbidity resulting from pipeline installation and navigation canal maintenance, discharges of bilge and ballast water from support vessels, and run-off from shore-based facilities. Offshore water impacts associated with routine activities result from the discharge of drilling muds and cuttings, produced water, residual chemicals used during workovers, structure installation and removal and pipeline placement. The discharge of drilling muds and cuttings cause temporary increased turbidity and changes in sediment composition. The discharge of produced water results in increased concentrations of some metals, hydrocarbons, and dissolved solids within an area of about 100 m (328 ft) adjacent to the point of discharge. Structure installation and removal and pipeline placement disturbs the sediments and causes increased turbidity. In addition, offshore water impacts result from supply and service-vessel bilge and ballast water discharges.

Coastal Barrier Beaches and Associated Dunes: Routine activities in the CPA such as increased vessel traffic, maintenance dredging of navigation canals, and pipeline installation would cause negligible impacts and would not deleteriously affect barrier beaches and associated dunes. Indirect impacts from routine activities are negligible and indistinguishable from direct impacts of onshore activities. The potential impacts from accidental events, primarily oil spills, associated with the CPA proposed action are anticipated to be minimal.

Wetlands: Routine activities in the CPA such as pipeline emplacement, navigational channel use, maintenance dredging, disposal of OCS wastes, and construction and maintenance of OCS support infrastructure in coastal areas are expected to result in low impacts. Indirect impacts from wake erosion and saltwater intrusion are expected to result in low impacts that are indistinguishable from direct impacts from inshore activities. The potential impacts from accidental events, primarily oil spills, are anticipated to be minimal.

Seagrass Communities: Turbidity impacts from pipeline installation and maintenance dredging associated with the proposed action would be temporary and localized. The increment of impacts from service-vessel transit associated with the proposed action would be minimal. Should an oil spill occur near a seagrass community, impacts from the spill and cleanup would be considered short term in duration and minor in scope. Close monitoring and restrictions on the use of bottom-disturbing equipment to clean up the spill would be needed to avoid or minimize those impacts.

Live Bottoms (Pinnacle Trend and Low Relief): The combination of its depth (200-400 ft; 60-120 m), separation from sources of impacts as mandated by the Live Bottoms (Pinnacle Trend and Low Relief) Stipulation, case-by-case reviews of the seafloor for any proposed activity, and a community adapted to sedimentation makes damage to the ecosystem unlikely from routine activities associated with the CPA proposed action. In the unlikely event that oil from a subsurface spill would reach the biota of these communities, the effects would be primarily sublethal for adult sessile biota and there would be limited incidences of mortality.

Topographic Features: The routine activities associated with the CPA proposed action that would impact topographic feature communities include anchoring, infrastructure and pipeline emplacement, infrastructure removal, drilling discharges, and produced-water discharges. However, adherence to the proposed Topographic Features Stipulation would make damage to the ecosystem unlikely from routine activities associated with the CPA proposed action. In the unlikely event that oil from a subsurface spill would reach the biota of these communities, the effects would be primarily sublethal for adult sessile biota and there would be limited incidences of mortality.

Sargassum: The impacts to Sargassum that are associated with the proposed action are expected to have only minor effects to a small portion of the Sargassum community as a whole. The Sargassum community lives in pelagic waters with generally high water quality and would be resilient to the minor effects predicted. It has a yearly cycle that promotes quick recovery from impacts. No measurable impacts are expected to the overall population of the Sargassum community from the CPA proposed action.

Chemosynthetic and Nonchemosynthetic Deepwater Benthic Communities: Chemosynthetic and nonchemosynthetic communities are susceptible to physical impacts from structure placement, anchoring, and pipeline installation associated with the CPA proposed action; however, the provisions of Notice to Lessees and Operators (NTL) 2009-G40 greatly reduce the risk of these physical impacts by clarifying
avoidance of potential chemosynthetic communities and by consequence avoidance of other hard-bottom communities, as required. Even in situations where substantial burial of typical benthic infaunal communities occurred, recolonization from populations from widespread, neighboring, soft-bottom substrate would be expected over a relatively short period of time for all size ranges of organisms. Potential accidental events associated with the proposed action are expected to cause little damage to the ecological function or biological productivity of the widespread, low-density chemosynthetic communities and the widespread, typical, deep-sea benthic communities.

**Marine Mammals:** Potential effects on marine mammal species may occur from routine activities associated with the CPA proposed action and may be direct or indirect. Routine events related to the CPA proposed action, particularly when mitigated as required by BOEM, are not expected to have long-term adverse effects on the size and productivity of any marine mammal species or populations in the northern Gulf of Mexico. Characteristics of impacts from accidental events depend on chronic or acute exposure, resulting in harassment, harm, or mortality to marine mammals, while exposure to hydrocarbons persisting in the sea following the dispersal of a large oil slick may result in sublethal impacts (e.g., decreased health, reproductive fitness, and longevity; and increased vulnerability to disease) to marine mammals.

**Sea Turtles:** Routine activities resulting from the CPA proposed action have the potential to harm sea turtles, although this potential is unlikely to rise to a level of significance due to the activity already present in the GOM and mitigations that are in place. Accidental events associated with the CPA proposed action have the potential to impact small to large numbers of sea turtles. Populations of sea turtles in the northern Gulf of Mexico would be exposed to residuals of oils spilled as a result of the proposed action during their lifetimes. While chronic or acute exposure from accidental events may result in the harassment, harm, or mortality to sea turtles, in most foreseeable cases, exposure to hydrocarbons persisting in the sea following the dispersal of an oil slick are expected to most often result in sublethal impacts (e.g., decreased health and/or reproductive fitness and increased vulnerability to disease) to sea turtles.

**Alabama, Choctawhatchee, St. Andrew, and Perdido Key Beach Mice:** An impact from the consumption of beach trash and debris associated with a CPA proposed action on the Alabama, Choctawhatchee, St. Andrew, and Perdido Key beach mice is possible but unlikely. While potential spills that could result from a CPA proposed action are not expected to contact beach mice or their habitats, large-scale oiling of beach mice could result in extinction, and if not properly regulated, oil-spill response and cleanup activities could have a significant impact to the beach mice and their habitat.

**Coastal and Marine Birds:** The majority of effects resulting from routine activities associated with the CPA proposed action on endangered/threatened and nonendangered/nonthreatened coastal and marine birds are expected to be sublethal. These effects include behavioral effects, exposure to or intake of OCS-related contaminants or discarded debris, temporary disturbances, and displacement of localized groups from impacted habitats. Impacts from potential oil spills associated with the proposed action and oil-spill cleanup on birds are expected to be negligible; however, small amounts of oil can affect birds, and there are possible delayed impacts on their food supply.

**Gulf Sturgeon:** Routine activities in the CPA such as installation of pipelines, maintenance dredging, potential vessel strikes, and nonpoint-source runoff from onshore facilities would cause negligible impacts and would not deleteriously affect Gulf sturgeon. Indirect impacts from routine activities to inshore habitats are negligible and indistinguishable from direct impacts of inshore activities. The potential impacts from accidental events, mainly oil spills associated with a CPA proposed action, are anticipated to be minimal. Because of the floating nature of oil and the small tidal range of the Gulf of Mexico, oil spills alone would typically have very little impact on benthic feeders such as the Gulf sturgeon.

**Fish Resources and Essential Fish Habitat:** Fish resources and essential fish habitat could be impacted by coastal environmental degradation, marine environmental degradation, pipeline trenching, and offshore discharges of drilling discharges and produced waters associated with routine activities. The impact of coastal and marine environmental degradation is expected to cause an undetectable decrease in fish resources or in essential fish habitat. Impacts of routine discharges are localized in time and space and are regulated by U.S. Environmental Protection Agency permits and would have minimal impact. Accidental events that could impact fish resources and essential fish habitat include blowouts and oil or chemical spills. If spills due to the CPA proposed action were to occur in open waters of the OCS
proximate to mobile adult finfish or shellfish, the impacts of the spill would depend on the amount spilled, the areal extent of the spill, the distance of the spill from estuaries, and the type and toxicity of oil spilled. Much of the extent of damage to fish populations would be reduced due to the capability of adult fish to avoid the area of a spill.

Commercial Fishing: Routine activities in the CPA, such as seismic surveys and pipeline trenching, would cause negligible impacts and would not deleteriously affect commercial fishing activities. Indirect impacts from routine activities to inshore habitats are negligible and indistinguishable from direct impacts of inshore activities on commercial fisheries. The potential impacts from accidental events, a well blowout or an oil spill, associated with the CPA proposed action are anticipated to be minimal. Commercial fishermen are anticipated to avoid the area of a well blowout or an oil spill. Large spills may impact commercial fisheries by area closures. The extent of impact depends on the areal extent and length of the closure. The impact of spills on catch or value of catch would depend on the volume and location (i.e., distance from shore) of a spill, as well as the physical properties of the oil spilled.

Recreational Fishing: There could be minor and short-term, space-use conflicts with recreational fishermen during the initial phases of the CPA proposed action. The proposed action could also lead to low-level environmental degradation of fish habitat, which would also negatively impact recreational fishing activity. However, these minor negative effects would be offset by the beneficial role that oil platforms serve as artificial reefs for fish populations. An oil spill would likely lead to recreational fishing closures in the vicinity of the oil spill. Except for a catastrophic spill such as the DWH event, oil spills should not affect recreational fishing to a large degree due to the likely availability of substitute fishing sites in neighboring regions.

Recreational Resources: Routine OCS actions in the CPA can cause minor disturbances to recreational resources, particularly beaches, through increased levels of noise, debris, and rig visibility. Oil spills most likely to result from the CPA proposed action would be small, of short duration, and not likely to impact Gulf Coast recreational resources. Should an oil spill occur and contact a beach area or other recreational resource, it would cause some disruption during the impact and cleanup phases of the spill. However, except for a catastrophic spill such as the DWH event, these effects are likely to be small in scale and of short duration.

Historic and Prehistoric Archaeological Resources: The greatest potential impact to an archaeological resource as a result of routine activities associated with the CPA proposed action would result from direct contact between an offshore activity (e.g., platform installation, drilling rig emplacement, and dredging or pipeline project) and a historic or prehistoric site. The archaeological survey and archaeological clearance of sites required prior to an operator beginning oil and gas activities on a lease are expected to be highly effective at identifying possible offshore archaeological sites; however, should such contact occur, there would be damage to or loss of significant and/or unique archaeological information. It is expected that coastal archaeological resources would be protected through the review and approval processes of the various Federal, State, and local agencies involved in permitting onshore activities.

It is not very likely that a large oil spill would occur and contact coastal prehistoric or historic archaeological sites from accidental events associated with the proposed action. Should a spill contact a prehistoric archaeological site, damage might include loss of radiocarbon-dating potential, direct impact from oil-spill cleanup equipment, and/or looting resulting in the irreversible loss of unique or significant archaeological information. The major effect from an oil-spill impact on coastal historic archaeological sites would be visual contamination, which would be temporary and reversible.

Land Use and Coastal Infrastructure: The CPA proposed action would not require additional coastal infrastructure, with the exception of possibly one new gas processing facility and one new pipeline landfall, and it would not alter the current land use of the analysis area. The existing oil and gas infrastructure is expected to be sufficient to handle development associated with the proposed action. There may be some expansion at current facilities, but the land in the analysis area is sufficient to handle such development. There is also sufficient land to construct a new gas processing plant in the analysis area, should it be needed. Accidental events such as oil or chemical spills, blowouts, and vessel collisions would have no effects on land use. Coastal or nearshore spills, as well as vessel collisions, could have short-term adverse effects on coastal infrastructure requiring cleanup of any oil or chemicals spilled.

Demographics: The CPA proposed action is projected to minimally affect the demography of the analysis area. Population impacts from the proposed action are projected to be minimal (<1% of total
population) for any economic impact area in the Gulf of Mexico region. The baseline population patterns and distributions, as projected and described in Chapter 3.3.5.4 of the Multisale EIS, are expected to remain unchanged as a result of the proposed action. The increase in employment is expected to be met primarily with the existing population and available labor force with the exception of some in-migration (some of whom may be foreign), which is projected to move into focal areas such as Port Fourchon. Accidental events associated with the proposed action, such as oil or chemical spills, blowouts, and vessel collisions, would have likely no effects on the demographic characteristics of the Gulf coastal communities.

**Economic Factors:** The CPA proposed action is expected to generate less than a 1 percent increase in employment in any of the coastal subareas, even when the net employment impacts from accidental events are included. Most of the employment related to the proposed action is expected to occur in Louisiana. The demand would be met primarily with the existing population and labor force.

**Environmental Justice:** Environmental justice implications arise indirectly from onshore activities conducted in support of OCS exploration, development, and production. Because the onshore infrastructure support system for OCS-related industry (and its associated labor force) is highly developed, widespread, and has operated for decades within a heterogeneous Gulf of Mexico population, the proposed action is not expected to have disproportionately high or adverse environmental or health effects on minority or low-income people. The CPA proposed action would help to maintain ongoing levels of activity rather than expand them. With the exception of a catastrophic accidental event, such as the DWH event, the impacts of oil spills, vessel collisions, and chemical/drilling fluid spills are not likely to be of sufficient duration to have adverse and disproportionate long-term effects for low-income and minority communities in the analysis area.

**Soft-Bottom Habitat:** The routine activities associated with the CPA proposed action that would impact soft bottoms generally occur within a few hundred meters of platforms, and the greatest impacts are seen close to the platform communities. Although localized impacts to comparatively small areas of the soft-bottom benthic habitats would occur, the impacts would be on a relatively small area of the seafloor compared with the overall area of the seafloor of the CPA (268,922 square kilometers [km²]; 103,831 square miles [mi²]). The CPA proposed action is not expected to adversely impact the entire soft-bottom environment because the local impacted areas are extremely small compared with the entire seafloor of the Gulf of Mexico.

**Diamondback Terrapins:** The routine activities of the CPA proposed action are unlikely to have significant adverse effects diamondback terrapins. Impacts on diamondback terrapins from smaller accidental events are likely to affect individual diamondback terrapins in the spill area, but are they unlikely to rise to the level of population effects (or significance) given the probable size and scope of such spills. Due to the distance of most terrapin habitat from offshore, OCS-energy-related activities, impacts associated with activities occurring as a result of the CPA proposed action are not expected to impact terrapins or their habitat.

**Catastrophic Spill Analysis**

Following the DWH event, BOEM prepared a catastrophic spill analysis (Appendix B). The purpose of this technical analysis is to assist BOEM in meeting CEQ requirements. The CEQ regulations address impacts with catastrophic consequences in the context of evaluating reasonably foreseeable significant adverse effects in an EIS when they address the issue of incomplete or unavailable information (40 CFR 1502.22). “‘Reasonably foreseeable’ impacts include impacts which have catastrophic consequences even if their probability of occurrence is low, provided that the analysis of the impacts is supported by credible scientific evidence, is not based on pure conjecture, and is within the rule of reason” (40 CFR 1502.22(b)(4)). Therefore, this analysis, which is based on credible scientific evidence, identifies the most likely and most significant impacts from a high-volume blowout and oil spill that continues for an extended period of time. The scenario and impacts discussed in this analysis should not be confused with the scenario and impacts anticipated to result from routine activities or more reasonably foreseeable accidental events of a CPA proposed action.
# TABLE OF CONTENTS

## Volume I

| Summary | vii |
| List of Figures | xxiii |
| List of Tables | xxvii |
| Abbreviations and Acronyms | xxix |

### 1. THE PROPOSED ACTION

1. Purpose of and Need for the Proposed Action ............................................... 1-3
2. Description of the Proposed Action ................................................................ 1-3
3. Regulatory Framework ..................................................................................... 1-4
   3.1. Rule Changes following the *Deepwater Horizon* Event .......................... 1-5
4. Prelease Process ............................................................................................... 1-12
5. Postlease Activities ........................................................................................ 1-13
6. Other OCS-Related Activities ......................................................................... 1-31

### 2. ALTERNATIVES INCLUDING THE PROPOSED ACTION

1. Supplemental EIS NEPA Analysis ................................................................. 2-3
2. Alternatives, Mitigating Measures, and Issues .......................................... 2-3
   2.1. Alternatives .......................................................................................... 2-3
   2.1.1. Alternatives for Proposed Central Planning Area Lease Sale 216/222 2-3
   2.1.2. Alternatives Considered but Not Analyzed ...................................... 2-4
   2.2. Mitigating Measures ............................................................................. 2-5
   2.2.1. Proposed Mitigating Measures Analyzed ........................................ 2-5
   2.2.2. Existing Mitigating Measures .......................................................... 2-6
   2.3. Issues .................................................................................................. 2-6
   2.3.1. Issues to be Analyzed .................................................................... 2-7
   2.3.2. Issues Considered but Not Analyzed ............................................. 2-7
3. Proposed Central Planning Area Lease Sale 216/222 .................................... 2-8
   3.1. Alternative A—The Proposed Action .................................................. 2-8
   3.1.1. Description ...................................................................................... 2-8
   3.1.2. Summary of Impacts ...................................................................... 2-9
   3.1.3. Mitigating Measures ........................................................................ 2-32
   3.1.3.1. Topographic Features Stipulation ............................................. 2-32
   3.1.3.2. Live Bottom (Pinnacle Trend and Low Relief) Stipulation ....... 2-32
   3.1.3.3. Military Areas Stipulation ......................................................... 2-32
   2.3.3. Evacuation Stipulation ................................................................. 2-33
   3.1.3.5. Coordination Stipulation ......................................................... 2-33
   3.1.3.6. Blocks South of Baldwin County, Alabama, Stipulation .......... 2-33
2.3.1.3.7. Protected Species Stipulation ......................................................... 2-33
2.3.1.3.8. Law of the Sea Convention Royalty Payment Stipulation ......................................................... 2-33

2.3.2. Alternative B—The Proposed Action Excluding the Unleased Blocks Near the Biologically Sensitive Topographic Features ......................................................... 2-33
  2.3.2.1. Description ....................................................................................... 2-33
  2.3.2.2. Summary of Impacts ....................................................................... 2-34

2.3.3. Alternative C—The Proposed Action Excluding the Unleased Blocks within 15 Miles of the Baldwin County, Alabama, Coast ......................................................... 2-34
  2.3.3.1. Description ....................................................................................... 2-34
  2.3.3.2. Summary of Impacts ....................................................................... 2-34

2.3.4. Alternative D—No Action ......................................................................................... 2-35
  2.3.4.1. Description ....................................................................................... 2-35
  2.3.4.2. Summary of Impacts ....................................................................... 2-35

3. IMPACT-PRODUCING FACTORS AND SCENARIO ................................................................. 3-3
3.1. Impact-Producing Factors and Scenario—Routine Operations ......................................................... 3-3
  3.1.1. Offshore Impact-Producing Factors and Scenario ......................................................... 3-3
     3.1.1.1. Exploration and Delineation ...................................................................... 3-5
     3.1.1.1.1. Seismic Surveying Operations ..................................................... 3-5
     3.1.1.1.2. Exploration and Delineation Drilling ........................................ 3-7
     3.1.1.2. Development and Production ....................................................................... 3-9
     3.1.1.2.1. Development and Production Drilling ........................................ 3-9
     3.1.1.2.2. Infrastructure Presence ....................................................................... 3-10
     3.1.1.2.2.1. Anchoring ............................................................................... 3-10
     3.1.1.2.2.2. Offshore Production Systems ................................................ 3-10
     3.1.1.2.2.3. Space-Use Requirements ....................................................... 3-11
     3.1.1.2.2.4. Aesthetic Quality ....................................................................... 3-12
     3.1.1.2.2.5. Workovers and Abandonments ................................................ 3-12
   3.1.1.3. Major Sources of Oil Inputs in the Gulf of Mexico ............................................... 3-13
   3.1.1.4. Offshore Transport ............................................................................... 3-16
     3.1.1.4.1. Pipelines ..................................................................................... 3-17
     3.1.1.4.2. Barges ....................................................................................... 3-18
     3.1.1.4.3. Oil Tankers ............................................................................... 3-18
     3.1.1.4.4. Service Vessels .......................................................................... 3-19
     3.1.1.4.5. Helicopters ............................................................................... 3-19
   3.1.1.5. Operational Wastes and Discharges........................................................................ 3-20
   3.1.1.6. Safety Issues .......................................................................................... 3-23
     3.1.1.6.1. Hydrogen Sulfide and Sulfurous Petroleum ................................ 3-23
     3.1.1.6.2. Shallow Hazards ........................................................................ 3-24
     3.1.1.6.3. New and Unusual Technology ................................................... 3-25
   3.1.1.7. Decommissioning and Removal Operations ......................................................... 3-25
   3.1.2. Coastal Impact-Producing Factors and Scenario ......................................................... 3-27
     3.1.2.1. Service Bases .................................................................................. 3-28
     3.1.2.2. Gas Processing Plants ......................................................................... 3-30
     3.1.2.3. Coastal Pipelines .............................................................................. 3-30
     3.1.2.4. Disposal Facilities for Offshore Operations ................................................. 3-31
### Table of Contents

3.2. Impact-Producing Factors and Scenario—Accidental Events .................................................. 3-32
   3.2.1. Oil Spills .................................................................................................................. 3-32
      3.2.1.1. Risk Analysis for Offshore Spills ≥1,000 bbl ............................................. 3-34
      3.2.1.2. Risk Analysis for Offshore Spills <1,000 bbl ........................................... 3-36
      3.2.1.3. Risk Analysis for Coastal Spills ............................................................. 3-36
      3.2.1.4. Risk Analysis by Resource ..................................................................... 3-37
      3.2.1.5. Spill Response ........................................................................................ 3-37
         3.2.1.5.1. BOEM and BSEE Spill-Response Requirements and Initiatives .......... 3-37
         3.2.1.5.2. Offshore Response and Cleanup Technology ...................................... 3-39
         3.2.1.5.3. Oil-Spill-Response Assumptions Used in the Analysis of a Most Likely Spill ≥1,000 bbl Incident Related to the Proposed Action .............................................................. 3-43
         3.2.1.5.4. Onshore Response and Cleanup ...................................................... 3-43
   3.2.2. Losses of Well Control ..................................................................................... 3-45
   3.2.3. Pipeline Failures ............................................................................................... 3-52
   3.2.4. Vessel Collisions .............................................................................................. 3-53
   3.2.5. Chemical and Drilling-Fluid Spills ................................................................. 3-54

3.3. Cumulative Activities Scenario .................................................................................. 3-54
   3.3.1. OCS Program ...................................................................................................... 3-57
   3.3.2. State Oil and Gas Activity ............................................................................. 3-57
   3.3.3. Other Major Factors Influencing Offshore Environments ............................... 3-60
   3.3.4. Other Major Factors Influencing Coastal Environments ...................................... 3-68
   3.3.5. Natural Events or Processes .......................................................................... 3-75
      3.3.5.1. Hurricanes ......................................................................................... 3-75
      3.3.5.2. Currents as Transport Agents .............................................................. 3-75

4. DESCRIPTION OF THE ENVIRONMENT AND IMPACT ANALYSIS ........................................ 4-3
   4.1. Proposed Central Planning Area Lease Sale 216/222 ................................................. 4-3
      4.1.1. Alternative A—The Proposed Action ........................................................... 4-7
         4.1.1.1. Air Quality ............................................................................................. 4-7
            4.1.1.1.1. Description of the Affected Environment ....................................... 4-8
            4.1.1.1.2. Impacts of Routine Events .............................................................. 4-10
            4.1.1.1.3. Impacts of Accidental Events ......................................................... 4-14
            4.1.1.1.4. Cumulative Impacts .................................................................... 4-17
         4.1.1.2. Water Quality ..................................................................................... 4-20
            4.1.1.2.1. Coastal Waters .............................................................................. 4-20
                4.1.1.2.1.1. Description of the Affected Environment .................................. 4-20
                4.1.1.2.1.2. Impacts of Routine Events ............................................................ 4-25
                4.1.1.2.1.3. Impacts of Accidental Events ....................................................... 4-27
                4.1.1.2.1.4. Cumulative Impacts ................................................................. 4-29
            4.1.1.2.2. Offshore Waters ......................................................................... 4-31
                4.1.1.2.2.1. Description of the Affected Environment .................................... 4-31
                4.1.1.2.2.2. Impacts of Routine Events ............................................................ 4-36
                4.1.1.2.2.3. Impacts of Accidental Events ....................................................... 4-39
                4.1.1.2.2.4. Cumulative Impacts ................................................................. 4-42
         4.1.1.3. Coastal Barrier Beaches and Associated Dunes ........................................... 4-45
            4.1.1.3.1. Description of the Affected Environment ....................................... 4-45
            4.1.1.3.2. Impacts of Routine Events .............................................................. 4-51
4.1.3.3. Impacts of Accidental Events .............................................. 4-55
4.1.3.4. Cumulative Impacts ............................................................ 4-58

4.1.4. Wetlands .............................................................................. 4-64
  4.1.4.1. Description of the Affected Environment ....................... 4-64
  4.1.4.2. Impacts of Routine Events ............................................. 4-71
  4.1.4.3. Impacts of Accidental Events ........................................ 4-76
  4.1.4.4. Cumulative Impacts ......................................................... 4-81

4.1.5. Seagrass Communities .......................................................... 4-87
  4.1.5.1. Description of the Affected Environment ....................... 4-87
  4.1.5.2. Impacts of Routine Events ............................................. 4-90
  4.1.5.3. Impacts of Accidental Events ........................................ 4-92
  4.1.5.4. Cumulative Impacts ......................................................... 4-94

4.1.6. Live Bottoms ...................................................................... 4-96
  4.1.6.1. Live Bottoms (Pinnacle Trend) ......................................... 4-96
    4.1.6.1.1. Description of the Affected Environment .................. 4-96
    4.1.6.1.2. Impacts of Routine Events ...................................... 4-104
    4.1.6.1.3. Impacts of Accidental Events .................................. 4-112
    4.1.6.1.4. Cumulative Impacts ............................................... 4-122
  4.1.6.2. Live Bottoms (Low Relief) ............................................. 4-126
    4.1.6.2.1. Description of the Affected Environment .................. 4-127
    4.1.6.2.2. Impacts of Routine Events ...................................... 4-133
    4.1.6.2.3. Impacts of Accidental Events .................................. 4-140
    4.1.6.2.4. Cumulative Impacts ............................................... 4-149

4.1.7. Topographic Features ......................................................... 4-154
  4.1.7.1. Description of the Affected Environment ....................... 4-154
  4.1.7.2. Impacts of Routine Events ............................................. 4-163
  4.1.7.3. Impacts of Accidental Events ........................................ 4-170
  4.1.7.4. Cumulative Impacts ......................................................... 4-181

4.1.8. Sargassum .......................................................................... 4-184
  4.1.8.1. Description of the Affected Environment ....................... 4-184
  4.1.8.2. Impacts of Routine Events ............................................. 4-187
  4.1.8.3. Impacts of Accidental Events ........................................ 4-189
  4.1.8.4. Cumulative Impacts ......................................................... 4-191

4.1.9. Chemosynthetic Deepwater Benthic Communities ................ 4-193
  4.1.9.1. Description of the Affected Environment ....................... 4-193
  4.1.9.2. Impacts of Routine Events ............................................. 4-202
  4.1.9.3. Impacts of Accidental Events ........................................ 4-203
  4.1.9.4. Cumulative Impacts ......................................................... 4-205

4.1.10. Nonchemosynthetic Deepwater Benthic Communities ........... 4-208
  4.1.10.1. Description of the Affected Environment ....................... 4-208
  4.1.10.2. Impacts of Routine Events ........................................... 4-211
  4.1.10.3. Impacts of Accidental Events ....................................... 4-212
  4.1.10.4. Cumulative Impacts ....................................................... 4-214

4.1.11. Marine Mammals ............................................................... 4-217
  4.1.11.1. Description of the Affected Environment ....................... 4-217
  4.1.11.2. Impacts of Routine Events ........................................... 4-224
  4.1.11.3. Impacts of Accidental Events ....................................... 4-227
  4.1.11.4. Cumulative Impacts ....................................................... 4-230
<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.1.1.12</td>
<td>Sea Turtles</td>
<td>4-231</td>
</tr>
<tr>
<td>4.1.1.12.1</td>
<td>Description of the Affected Environment</td>
<td>4-231</td>
</tr>
<tr>
<td>4.1.1.12.2</td>
<td>Impacts of Routine Events</td>
<td>4-237</td>
</tr>
<tr>
<td>4.1.1.12.3</td>
<td>Impacts of Accidental Events</td>
<td>4-239</td>
</tr>
<tr>
<td>4.1.1.12.4</td>
<td>Cumulative Impacts</td>
<td>4-241</td>
</tr>
<tr>
<td>4.1.1.13</td>
<td>Alabama, Choctawhatchee, St. Andrew, and Perdido Key Beach Mice</td>
<td>4-243</td>
</tr>
<tr>
<td>4.1.1.13.1</td>
<td>Description of the Affected Environment</td>
<td>4-244</td>
</tr>
<tr>
<td>4.1.1.13.2</td>
<td>Impacts of Routine Events</td>
<td>4-247</td>
</tr>
<tr>
<td>4.1.1.13.3</td>
<td>Impacts of Accidental Events</td>
<td>4-248</td>
</tr>
<tr>
<td>4.1.1.13.4</td>
<td>Cumulative Impacts</td>
<td>4-249</td>
</tr>
<tr>
<td>4.1.1.14</td>
<td>Coastal and Marine Birds</td>
<td>4-250</td>
</tr>
<tr>
<td>4.1.1.14.1</td>
<td>Description of the Affected Environment</td>
<td>4-250</td>
</tr>
<tr>
<td>4.1.1.14.2</td>
<td>Impacts of Routine Events</td>
<td>4-262</td>
</tr>
<tr>
<td>4.1.1.14.3</td>
<td>Impacts of Accidental Events</td>
<td>4-267</td>
</tr>
<tr>
<td>4.1.1.14.4</td>
<td>Cumulative Impacts</td>
<td>4-272</td>
</tr>
<tr>
<td>4.1.1.15</td>
<td>Gulf Sturgeon</td>
<td>4-283</td>
</tr>
<tr>
<td>4.1.1.15.1</td>
<td>Description of the Affected Environment</td>
<td>4-283</td>
</tr>
<tr>
<td>4.1.1.15.2</td>
<td>Impacts of Routine Events</td>
<td>4-290</td>
</tr>
<tr>
<td>4.1.1.15.3</td>
<td>Impacts of Accidental Events</td>
<td>4-293</td>
</tr>
<tr>
<td>4.1.1.15.4</td>
<td>Cumulative Impacts</td>
<td>4-295</td>
</tr>
<tr>
<td>4.1.1.16</td>
<td>Fish Resources and Essential Fish Habitat</td>
<td>4-301</td>
</tr>
<tr>
<td>4.1.1.16.1</td>
<td>Description of the Affected Environment</td>
<td>4-302</td>
</tr>
<tr>
<td>4.1.1.16.2</td>
<td>Impacts of Routine Events</td>
<td>4-305</td>
</tr>
<tr>
<td>4.1.1.16.3</td>
<td>Impacts of Accidental Events</td>
<td>4-308</td>
</tr>
<tr>
<td>4.1.1.16.4</td>
<td>Cumulative Impacts</td>
<td>4-311</td>
</tr>
<tr>
<td>4.1.1.17</td>
<td>Commercial Fishing</td>
<td>4-314</td>
</tr>
<tr>
<td>4.1.1.17.1</td>
<td>Description of the Affected Environment</td>
<td>4-315</td>
</tr>
<tr>
<td>4.1.1.17.2</td>
<td>Impacts of Routine Events</td>
<td>4-320</td>
</tr>
<tr>
<td>4.1.1.17.3</td>
<td>Impacts of Accidental Events</td>
<td>4-322</td>
</tr>
<tr>
<td>4.1.1.17.4</td>
<td>Cumulative Impacts</td>
<td>4-325</td>
</tr>
<tr>
<td>4.1.1.18</td>
<td>Recreational Fishing</td>
<td>4-328</td>
</tr>
<tr>
<td>4.1.1.18.1</td>
<td>Description of the Affected Environment</td>
<td>4-329</td>
</tr>
<tr>
<td>4.1.1.18.2</td>
<td>Impacts of Routine Events</td>
<td>4-331</td>
</tr>
<tr>
<td>4.1.1.18.3</td>
<td>Impacts of Accidental Events</td>
<td>4-332</td>
</tr>
<tr>
<td>4.1.1.18.4</td>
<td>Cumulative Impacts</td>
<td>4-334</td>
</tr>
<tr>
<td>4.1.1.19</td>
<td>Recreational Resources</td>
<td>4-336</td>
</tr>
<tr>
<td>4.1.1.19.1</td>
<td>Description of the Affected Environment</td>
<td>4-336</td>
</tr>
<tr>
<td>4.1.1.19.2</td>
<td>Impacts of Routine Events</td>
<td>4-342</td>
</tr>
<tr>
<td>4.1.1.19.3</td>
<td>Impacts of Accidental Events</td>
<td>4-344</td>
</tr>
<tr>
<td>4.1.1.19.4</td>
<td>Cumulative Impacts</td>
<td>4-347</td>
</tr>
<tr>
<td>4.1.1.20</td>
<td>Archaeological Resources</td>
<td>4-349</td>
</tr>
<tr>
<td>4.1.1.20.1</td>
<td>Historic</td>
<td>4-349</td>
</tr>
<tr>
<td>4.1.1.20.1.1</td>
<td>Description of the Affected Environment</td>
<td>4-349</td>
</tr>
<tr>
<td>4.1.1.20.1.2</td>
<td>Impacts of Routine Events</td>
<td>4-352</td>
</tr>
<tr>
<td>4.1.1.20.1.3</td>
<td>Impacts of Accidental Events</td>
<td>4-354</td>
</tr>
<tr>
<td>4.1.1.20.1.4</td>
<td>Cumulative Impacts</td>
<td>4-355</td>
</tr>
<tr>
<td>4.1.1.20.2</td>
<td>Prehistoric</td>
<td>4-359</td>
</tr>
<tr>
<td>4.1.1.20.2.1</td>
<td>Description of the Affected Environment</td>
<td>4-359</td>
</tr>
<tr>
<td>4.1.1.20.2.2</td>
<td>Impacts of Routine Events</td>
<td>4-360</td>
</tr>
</tbody>
</table>
4.1.1.20.2.3. Impacts of Accidental Events ........................................ 4-362
4.1.1.20.2.4. Cumulative Impacts ..................................................... 4-362

4.1.1.21. Human Resources and Land Use ........................................... 4-364
4.1.1.21.1. Land Use and Coastal Infrastructure ..................................... 4-364
  4.1.1.21.1.1. Description of the Affected Environment ................... 4-365
  4.1.1.21.1.2. Impacts of Routine Events ......................................... 4-367
  4.1.1.21.1.3. Impacts of Accidental Events ..................................... 4-370
  4.1.1.21.1.4. Cumulative Impacts .................................................. 4-373

4.1.1.21.2. Demographics .................................................................. 4-376
  4.1.1.21.2.1. Description of the Affected Environment ................... 4-376
  4.1.1.21.2.2. Impacts of Routine Events ......................................... 4-377
  4.1.1.21.2.3. Impacts of Accidental Events ..................................... 4-378
  4.1.1.21.2.4. Cumulative Impacts .................................................. 4-379

4.1.1.21.3. Economic Factors .............................................................. 4-380
  4.1.1.21.3.1. Description of the Affected Environment ................... 4-381
  4.1.1.21.3.2. Impacts of Routine Events ......................................... 4-384
  4.1.1.21.3.3. Impacts of Accidental Events ..................................... 4-385
  4.1.1.21.3.4. Cumulative Impacts .................................................. 4-386

4.1.1.21.4. Environmental Justice ..................................................... 4-388
  4.1.1.21.4.1. Description of the Affected Environment ................... 4-388
  4.1.1.21.4.2. Impacts of Routine Events ......................................... 4-392
  4.1.1.21.4.3. Impacts of Accidental Events ..................................... 4-395
  4.1.1.21.4.4. Cumulative Impacts .................................................. 4-402

4.1.1.22. Additional Resources Considered due to the Deepwater Horizon
  Event .................................................................................................. 4-408
  4.1.1.22.1. Soft Bottoms .................................................................. 4-408
    4.1.1.22.1.1. Description of the Affected Environment ................... 4-408
    4.1.1.22.1.2. Impacts of Routine Events ......................................... 4-420
    4.1.1.22.1.3. Impacts of Accidental Events ..................................... 4-429
    4.1.1.22.1.4. Cumulative Impacts .................................................. 4-436

  4.1.1.22.2. Diamondback Terrapins ............................................... 4-440
    4.1.1.22.2.1. Description of the Affected Environment ................... 4-440
    4.1.1.22.2.2. Impacts of Routine Events ......................................... 4-442
    4.1.1.22.2.3. Impacts of Accidental Events ..................................... 4-443
    4.1.1.22.2.4. Cumulative Impacts .................................................. 4-445

4.1.2. Alternative B—The Proposed Action Excluding the Unleased Blocks Near
  Biologically Sensitive Topographic Features ........................................ 4-446

4.1.3. Alternative C—The Proposed Action Excluding Unleased Blocks within
  15 Miles of the Baldwin County, Alabama, Coast .................................... 4-448

4.1.4. Alternative D—No Action .......................................................... 4-450

4.2. Unavoidable Adverse Impacts of the Proposed Action .......................... 4-453

4.3. Irreversible and Irretrievable Commitment of Resources ....................... 4-456

4.4. Relationship between the Short-term Use of Man’s Environment and the Maintenance
  and Enhancement of Long-term Productivity ........................................ 4-457
# Table of Contents

## Volume II

### LIST OF FIGURES

- xi

### LIST OF TABLES

- xiii

### 5. CONSULTATION AND COORDINATION

5.1. Development of the Proposed Action ................................................................. 5-3
5.2. Notice of Preparation of the Supplemental EIS ........................................... 5-3
5.3. Development of the Draft Supplemental EIS ............................................... 5-3
  5.3.1. Summary of Scoping Comments ............................................................... 5-4
  5.3.2. Summary of Written Comments Received in Response to the Notice of Intent .... 5-4
  5.3.3. Cooperating Agency .............................................................................. 5-4
5.4. Distribution of the Draft Supplemental EIS for Review and Comment ............ 5-5
5.5. Public Hearings ............................................................................................ 5-7
5.6. Coastal Zone Management Act ................................................................. 5-8
5.7. Endangered Species Act ........................................................................ 5-8
5.8. Magnuson-Stevens Fishery Conservation and Management Act ............... 5-9
5.9. National Historic Preservation Act ............................................................. 5-10
5.10. Major Differences Between the Draft and Final Supplemental EIS’s .......... 5-10
5.11. Letters of Comment on the Draft Supplemental EIS and BOEM’s Responses .................................................. 5-11

### 6. REFERENCES CITED

- 6-3

### 7. PREPARERS

- 7-3

### 8. GLOSSARY

- 8-3

### APPENDICES

- Appendix A Figures and Tables ...................................................................... A-3
- Appendix B Catastrophic Spill Event Analysis ............................................... B-1
- Appendix C BOEM-OSRA Catastrophic Run ............................................... C-3
- Appendix D Recent Publications of the Environmental Studies Program, Gulf of Mexico OCS Region, 2006—Present .................................................. D-3
- Appendix E Agency-Funded Hurricane Research and Studies ........................... E-3

### KEYWORD INDEX

- Keyword-3
LIST OF FIGURES

<table>
<thead>
<tr>
<th>Figure</th>
<th>Description</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>1-1</td>
<td>Gulf of Mexico Outer Continental Shelf Planning Areas, Proposed Lease Sale Area, and Locations of Major Cities</td>
<td>A-3</td>
</tr>
<tr>
<td>1-2</td>
<td>Location of the Macondo Well (location of the Deepwater Horizon Event in Mississippi Canyon Block 252) in the Gulf of Mexico’s Central Planning Area</td>
<td>A-3</td>
</tr>
<tr>
<td>2-1</td>
<td>Location of Proposed Stipulations and Deferrals</td>
<td>A-4</td>
</tr>
<tr>
<td>2-2</td>
<td>Economic Impact Areas in the Gulf of Mexico</td>
<td>A-5</td>
</tr>
<tr>
<td>2-3</td>
<td>Military Warning Areas and Eglin Water Test Areas Located in the Gulf of Mexico</td>
<td>A-6</td>
</tr>
<tr>
<td>3-1</td>
<td>Offshore Subareas in the Gulf of Mexico</td>
<td>A-7</td>
</tr>
<tr>
<td>3-2</td>
<td>Infrastructure and Transitioning Pipelines from Federal OCS and Louisiana State Waters</td>
<td>A-8</td>
</tr>
<tr>
<td>3-3</td>
<td>Air Quality Jurisdictional Boundary for BOEM and USEPA</td>
<td>A-9</td>
</tr>
<tr>
<td>3-4</td>
<td>OCS-Related Service Bases in the Gulf of Mexico</td>
<td>A-10</td>
</tr>
<tr>
<td>3-5</td>
<td>Major Ports and Domestic Waterways in the Gulf of Mexico</td>
<td>A-11</td>
</tr>
<tr>
<td>3-6</td>
<td>Oil-Spill Events (2008) in the Central Planning Area</td>
<td>A-12</td>
</tr>
<tr>
<td>4-1</td>
<td>Status of Ozone Nonattainment in Coastal Counties and Parishes of the Central and Western Planning Areas</td>
<td>A-13</td>
</tr>
<tr>
<td>4-2</td>
<td>Coastal and Offshore Waters of the Gulf of Mexico with Selected Rivers and Water Depths</td>
<td>A-14</td>
</tr>
<tr>
<td>4-3</td>
<td>Seagrass Locations of the Northern Gulf of Mexico</td>
<td>A-15</td>
</tr>
<tr>
<td>4-4</td>
<td>Live Bottoms (Low Relief and Pinnacle Trend) in the Central and Eastern Planning Areas</td>
<td>A-16</td>
</tr>
<tr>
<td>4-5</td>
<td>Perspective Sketch of the Submerged Landscape of a Pinnacle Province as Visualized from Sidescan Sonar and Remotely Operated Vehicle Information</td>
<td>A-17</td>
</tr>
<tr>
<td>4-6</td>
<td>Sketch of a Submerged Ridge</td>
<td>A-18</td>
</tr>
<tr>
<td>4-7</td>
<td>Location of the 36 Fathom Ridge within the Alabama Alps Formation (A &amp; B) and Oblique View of the 36 Fathom Ridge within the Alabama Alps (C)</td>
<td>A-19</td>
</tr>
<tr>
<td>4-8</td>
<td>Location of Roughtongue Reef (A &amp; B) and Oblique View of Roughtongue Reef (C)</td>
<td>A-20</td>
</tr>
<tr>
<td>4-9</td>
<td>Location of Some Mapped Low-Relief, Hard-Bottom Areas and Pinnacles on the Alabama-Florida Continental Shelf</td>
<td>A-21</td>
</tr>
<tr>
<td>4-10</td>
<td>Block-Like, Hard-Bottom Substrate North of the Head of De Soto Canyon</td>
<td>A-22</td>
</tr>
<tr>
<td>4-11</td>
<td>Location of Topographic Features in the Gulf of Mexico</td>
<td>A-23</td>
</tr>
<tr>
<td>4-12</td>
<td>Location of Known Chemosynthetic Communities in the Gulf of Mexico</td>
<td>A-24</td>
</tr>
<tr>
<td>4-13</td>
<td>Summary of Sea Turtles Collected by Date Obtained from the Consolidated Numbers of Collected Fish and Wildlife That Have Been Reported to the Unified Area Command from the U.S. Fish and Wildlife Service, National Oceanic and Atmospheric Administration, Incident Area Commands, Rehabilitation Centers, and Other Authorized Sources Operating within the Deepwater Horizon/BP Incident Impact Area through November 2, 2010</td>
<td>A-25</td>
</tr>
</tbody>
</table>
Figure 4-14. Summary of Avian Species Collected by Date Obtained from the U.S. Fish and Wildlife Service as Part of the NRDA Process through November 30, 2010...............A-26

Figure 4-15. Locations of Oil- and Gas-Related Infrastructure and the Distribution of Low-Income Residents across Counties and Parishes in Texas and Louisiana based on U.S. Census Data from 2009.................................................................A-27

Figure 4-16. Locations of Oil- and Gas-Related Infrastructure and the Distribution of Low-Income Residents across Counties in Mississippi, Alabama, and Florida based on U.S. Census Data from 2009.......................................................................................A-28

Figure 4-17. Locations of Oil- and Gas-Related Infrastructure and the Distribution of Minority Residents across Counties and Parishes in Texas and Louisiana based on U.S. Census Data from 2009.......................................................................................A-29

Figure 4-18. Locations of Oil- and Gas-Related Infrastructure and the Distribution of Minority Residents across Counties in Mississippi, Alabama, and Florida based on U.S. Census Data from 2009.......................................................................................A-30

Figure 4-19. Location of All Deepwater Horizon Waste Disposal Sites.................................................A-31

Figure 4-20. Distribution of the Gulf Coast Claims Facility’s Claimants and the Average Amount Paid to Each Claimant across Gulf of Mexico Counties and Parishes.....................................................A-32

Figure C-1. Location of Five Hypothetical Oil-Spill Launch Points for OSRA within the Study Area. .................................................................................................................C-8

Figure C-2. Locations of Parishes, Counties, and Coastlines Examined in the Special OSRA Run Conducted in Order to Estimate the Impacts of a Possible Future Catastrophic Spill.................................................................C-8

Figure C-3. Estimated Square Area of Launch Point One (LP 1) for 3, 10, 30, and 120 Days in Winter, Spring, Summer, and Fall. .................................................................C-9

Figure C-4. Estimated Square Area of Launch Point Two (LP 2) for 3, 10, 30, and 120 Days in Winter, Spring, Summer, and Fall. .................................................................C-10

Figure C-5. Estimated Square Area of Launch Point Three (LP 3) for 3, 10, 30, and 120 Days in Winter, Spring, Summer, and Fall. .................................................................C-11

Figure C-6. Estimated Square Area of Launch Point Four (LP 4) for 3, 10, 30, and 120 Days in Winter, Spring, Summer, and Fall. .................................................................C-12

Figure C-7. Estimated Square Area of Launch Point Five (LP 5) for 3, 10, 30, and 120 Days in Winter, Spring, Summer, and Fall. .................................................................C-13
LIST OF TABLES

Table 1-1. Emergency 30 CFR 250 Subpart D Interim Final Rule Provisions ........................................A-31
Table 1-2. Overview of the Assignment of Regulations between the Bureau of Ocean Energy Management and the Bureau of Safety and Environmental Enforcement....................................A-36
Table 2-1. Presidential and Secretarial Inquiries Resulting from the Deepwater Horizon Event and Spill .............................................................................................................................A-38
Table 3-1. Projected Oil and Gas in the Gulf of Mexico OCS ........................................................................A-38
Table 3-2. Offshore Scenario Information Related to a Proposed Action in the Central Planning Area........................................................................................................................................A-39
Table 3-3. Deepwater Rig Counts, Day Rates, and Annual Drill Rates in the Gulf of Mexico ..........A-40
Table 3-4. Oil Spilled from Pipelines on the Federal OCS, 2002-2009......................................................A-40
Table 3-5. Mean Number and Sizes of Spills Estimated to Occur in OCS Offshore Central Planning Area Waters from an Accident Related to Rig/Platform and Pipeline Activities Supporting a CPA Proposed Action Over a 40-Year Time Period..........A-41
Table 3-6. Properties and Persistence by Oil Component Group..................................................................A-42
Table 3-7. Estimated Number of Spills that Could Happen in Gulf Coastal Waters from an Accident Related to Activities Supporting a Proposed Action ...........................................A-43
Table 3-8. Primary Cleanup Options Used during the Deepwater Horizon Response....................................A-43
Table 3-9. Pipelines Damaged after 2004-2008 Hurricanes Passing through the WPA and CPA........A-44
Table 3-10. Causes of Hurricane-Related Pipeline Spills Greater Than 50 Barrels ........................................A-44
Table 3-11. Total Producing Wells, Total Oil, and Total Gas Production in the Nine Coastal Parishes of Louisiana in 2009 ..................................................................................................A-45
Table 3-12. Designated Ocean Dredged-Material Disposal Sites in the Cumulative Impact Area ..........A-46
Table 3-13. Projected OCS Sand Borrowing Needs for Planned Restoration Projects ..........................A-48
Table 3-14. Vessel Calls at U.S. Gulf Coast Ports in 2004 and 2009 ..............................................................A-48
Table 3-15. Designated Louisiana Service Bases Identified in Applications for Pipelines, Exploration, and Development Plans between 2003 and 2008 and Miles of Navigation Canal Bordered by Saline, Brackish Water, and Freshwater Wetlands ....A-49
Table 3-16. Coastal Impact Assistance Program Allocations for all Eligible States ($) .........................A-50
Table 3-17. Coastal Impact Assistance Program Grants Status for Gulf of Mexico States ($) ...............A-50
Table 3-18. Hurricane Landfalls in the Northern Gulf of Mexico from 1995 through 2010 .................A-51
Table 3-19. OCS Facility Damage after the 2004-2008 Hurricanes in the WPA and CPA ..................A-51
Table 4-1. National Ambient Air Quality Standards ......................................................................................A-52
Table 4-2. Estimated Abundance of Cetaceans in the Northern Gulf of Mexico .......................................A-53
Table 4-3. Sea Turtle Taxa of the Northern Gulf of Mexico ........................................................................A-54
Table 4-4. Comparison of Oil Spills by Type, Location, Year, and Volume (in U.S. gallons) and Their Relative Impacts to Birds based on Surveys and Modeling ........................................A-55
Table 4-5. Relative Oiling Ranks for Various Avian Species Groupings Collected Post-Deepwater Horizon Event in the Gulf of Mexico.............................................................A-57
Table 4-6. Birds Collected and Summarized by the U.S. Fish and Wildlife Service Post-Deepwater Horizon Event in the Gulf of Mexico.............................................................A-58
Table 4-7. Mississippi Department of Marine Resources: Summary of Fish Kills Observed along the Gulf Coast ..........................................................................................................A -62
Table 4-8. Economic Significance of Commercial Fishing in the Gulf of Mexico.......................A-62
Table 4-9. Top Species Caught by Recreational Fishers in the Gulf Coast States..........................A-63
Table 4-10. Percentage of Species Landings that are Ocean Based..................................................A-64
Table 4-11. Recreational Fishing Participation 2009............................................................................A-65
Table 4-12. Angler Trips in the Gulf of Mexico during Certain Months of 2009 and 2010...............A-66
Table 4-13. Angler Trips in the Gulf of Mexico by Location and Mode in 2009.................................A-67
Table 4-14. Economic Impact of Recreational Fishing in the Gulf of Mexico in 2008....................A-68
Table 4-15. Fish Species Caught by Recreational Anglers during Certain Months of 2009 and 2010.............................................................................................................................A-69
Table 4-16a. Employment in the Leisure/Hospitality Industry in Selected Geographic Regions........A-70
Table 4-16b. Monthly Employment in the Leisure/Hospitality Industry during 2010............................A-71
Table 4-17a. Total Wages Earned by Employees in the Leisure/Hospitality Industry in Selected Geographic Regions...........................................................................................................A-72
Table 4-17b. Quarterly Wages in the Leisure/Hospitality Industry in 2009 and 2010............................A-73
Table 4-18. Total Tourism Spending in Gulf Coast States....................................................................A-74
Table 4-19. Coastal Travel, Tourism, and Recreation Estimates in 2004............................................A-74
Table 4-20. Number of Beaches and Beach Participation in Gulf States.............................................A-74
Table 4-21. Shipwrecks in the Gulf of Mexico’s Central Planning Area............................................A-75
Table 4-22. OCS and Non-OCS Program Spill Rates..........................................................................A-76
Table 4-23. Classification of the Gulf Economic Impact Areas............................................................A-77
Table 4-24. Demographic and Employment Baseline Projections for Economic Impact Area TX-1...................................................................................................................................A-79
Table 4-25. Demographic and Employment Baseline Projections for Economic Impact Area TX-2...................................................................................................................................A-81
Table 4-26. Demographic and Employment Baseline Projections for Economic Impact Area TX-3...................................................................................................................................A-83
Table 4-27. Demographic and Employment Baseline Projections for Economic Impact Area LA1 ...................................................................................................................................A-85
Table 4-28. Demographic and Employment Baseline Projections for Economic Impact Area LA-2...................................................................................................................................A-87
Table 4-29. Demographic and Employment Baseline Projections for Economic Impact Area LA-3...................................................................................................................................A-89
Table 4-30. Demographic and Employment Baseline Projections for Economic Impact Area LA-4...................................................................................................................................A-91
Table 4-31. Demographic and Employment Baseline Projections for Economic Impact Area MS-1 ..................................................................................................................................A-93
Table 4-32. Demographic and Employment Baseline Projections for Economic Impact Area AL-1...................................................................................................................................A-95
Table 4-33. Demographic and Employment Baseline Projections for Economic Impact Area FL-1....................................................................................................................................A-97
Table 4-34. Demographic and Employment Baseline Projections for Economic Impact Area FL-2..................................................................................................................................A-99
Table 4-35. Demographic and Employment Baseline Projections for Economic Impact Area FL-3..................................................................................................................................A-101
Table 4-36. Demographic and Employment Baseline Projections for Economic Impact Area FL-4..................................................................................................................................A-103
Table 4-37. Baseline Population Projections (in thousands) by Economic Impact Area ...........................................A-105
Table 4-38. Baseline Employment Projections (in thousands) by Coastal Subarea..................................................................A-106
Table 4-39. Liquid Waste Collected from the Deepwater Horizon Event .............................................................A-107
Table 4-40. Solid Waste Collected from the Deepwater Horizon Event ............................................................A-108
Table 4-41. Deepwater Horizon Waste Destination Communities ...............................................................A-109
Table 4-42. Gulf Coast Claims Facility — Deepwater Horizon Claimant Data by State (status report as of April 27, 2011)..............................................................................................A-110
Table 5-1. Scoping Comments ..........................................................................................................................A-112
Table C-1. Conditional Probabilities Expressed as Percent Chance that an Oil Spill Starting at Launch Point One Will Contact a Certain Parish, County, or Coastline within 120 Days ......................................................................................................................C-14
Table C-2. Conditional Probabilities Expressed as Percent Chance that an Oil Spill Starting at Launch Point Two Will Contact a Certain Parish, County, or Coastline within 120 Days ......................................................................................................C-15
Table C-3. Conditional Probabilities Expressed as Percent Chance that an Oil Spill Starting at Launch Point Three Will Contact a Certain Parish, County, or Coastline within 120 Days ..................................................................................................................C-16
Table C-4. Conditional Probabilities Expressed as Percent Chance that an Oil Spill Starting at Launch Point Four Will Contact a Certain Parish, County, or Coastline within 120 Days .........................................................................................C-17
Table C-5. Conditional Probabilities Expressed as Percent Chance that an Oil Spill Starting at Launch Point Five Will Contact a Certain Parish, County, or Coastline within 120 Days .........................................................................................C-18
ABBREVIATIONS AND ACRONYMS

°C       degree Celsius
°F       degree Fahrenheit

2009-2012 Gulf of Mexico OCS Oil and Gas Lease Sales: 2009-2012;
Supplemental EIS Central Planning Area Sales 208, 213, 216, and 222;
Western Planning Area Sales 210, 215, and 218;
Final Supplemental Environmental Impact Statement

2D       two-dimensional
3D       three-dimensional
4D       four-dimensional

5-Year Program Outer Continental Shelf Oil and Gas Leasing Program: 2007-2012

ac       acre
ACP  Area Contingency Plans
AL  Alabama
ANPR  Advance Notice of Proposed Rulemaking
APD  Application for Permit to Drill
APE  area of potential effect
API  American Petroleum Institute
ASLM  Assistant Secretary of the Interior for Land and Minerals
BAST  best available and safest technology
bbl   barrel
BBO  billion barrels of oil
Bcf   billion cubic feet
BOEM  Bureau of Ocean Energy Management
BOEMRE Bureau of Ocean Energy Management, Regulation and Enforcement
BOP   blowout preventer
B.P. before present
BP  British Petroleum
BSEE Bureau of Safety and Environmental Enforcement
BTEX benzene, ethylbenzene, toluene, and xylene
CAA  Clean Air Act of 1970
CAAA  Clean Air Act Amendments of 1990
CD  Consistency Determination
CDP common-depth-point (seismic surveying)
CEEDS Complete Economic and Demographic Data Source
CEI  Coastal Environments, Inc.
CEQ  Council on Environmental Quality
CER  categorical exclusion review
CFR  Code of Federal Regulations
CG  Coast Guard (also: USCG)
CH₄  methane
CIAP  Coastal Impact Assistance Program
cm  centimeter
CMP  Coastal Management Plans
CO  carbon monoxide
CO₂  carbon dioxide
COE  Corps of Engineers (U.S. Army)
COF  covered offshore facilities
CPA  Central Planning Area
CPS  coastal political subdivisions
CRS  Congressional Research Service
CSA  Continental Shelf Associates
CWPPRA Coastal Wetlands Protection, Planning & Restoration Act
<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Full Form</th>
</tr>
</thead>
<tbody>
<tr>
<td>CZM</td>
<td>Coastal Zone Management</td>
</tr>
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<td>DPP</td>
<td>development and production plan</td>
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<td>Deepwater Horizon</td>
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<td>deepwater operations plan</td>
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<td>EA</td>
<td>environmental assessment</td>
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<td>EEZ</td>
<td>Exclusive Economic Zone</td>
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<td>EFH</td>
<td>Essential Fish Habitat</td>
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<td>exploration plan</td>
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<td>Federal Emergency Management Agency</td>
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<td>floating production, storage, and offloading system</td>
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<td>Gulf Coast Claims Facility</td>
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<td>Geochemical and Environmental Research Group</td>
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<td>GIWW</td>
<td>Gulf Intracoastal Waterway</td>
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<td>GMAQS</td>
<td>Gulf of Mexico Air Quality Study</td>
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<tr>
<td>GMFMC</td>
<td>Gulf of Mexico Fishery Management Council</td>
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<td>GOADS</td>
<td>Gulfwide Offshore Activities Data System</td>
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<td>GOM</td>
<td>Gulf of Mexico</td>
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<td>GOMESA</td>
<td>Gulf of Mexico Energy Security Act of 2006</td>
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<td>GS</td>
<td>Geological Survey (also: USGS)</td>
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<td>H₂S</td>
<td>hydrogen sulfide</td>
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<td>ha</td>
<td>hectare</td>
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<td>IATATAP</td>
<td>Interagency Alternative Technology Assessment Program</td>
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<td>Definition</td>
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</tr>
<tr>
<td>in</td>
<td>inch</td>
</tr>
<tr>
<td>ITOPF</td>
<td>International Tanker Owners Pollution Federation Limited</td>
</tr>
<tr>
<td>ITS</td>
<td>Incidental Take Statement</td>
</tr>
<tr>
<td>JIP</td>
<td>Joint Industry Project</td>
</tr>
<tr>
<td>kg</td>
<td>kilogram</td>
</tr>
<tr>
<td>km</td>
<td>kilometer</td>
</tr>
<tr>
<td>kn</td>
<td>knot</td>
</tr>
<tr>
<td>LA</td>
<td>Louisiana</td>
</tr>
<tr>
<td>LA Hwy 1</td>
<td>Louisiana Highway 1</td>
</tr>
<tr>
<td>LACPR</td>
<td>Louisiana Coastal Protection and Restoration</td>
</tr>
<tr>
<td>lb</td>
<td>pound</td>
</tr>
<tr>
<td>LC₅₀</td>
<td>lethal concentration for 50 percent of the test population</td>
</tr>
<tr>
<td>LCA</td>
<td>Louisiana Coastal Area</td>
</tr>
<tr>
<td>LMA</td>
<td>labor market area</td>
</tr>
<tr>
<td>LMRP</td>
<td>lower marine riser package</td>
</tr>
<tr>
<td>LNG</td>
<td>liquefied natural gas</td>
</tr>
<tr>
<td>m</td>
<td>meter</td>
</tr>
<tr>
<td>MARAD</td>
<td>U.S. Department of Transportation Maritime Administration</td>
</tr>
<tr>
<td>MARPOL</td>
<td>International Convention for the Prevention of Pollution from Ships</td>
</tr>
<tr>
<td>MC 252</td>
<td>Mississippi Canyon Block 252</td>
</tr>
<tr>
<td>Mcf</td>
<td>thousand cubic feet</td>
</tr>
<tr>
<td>mg</td>
<td>milligram</td>
</tr>
<tr>
<td>mg/L</td>
<td>milligrams per liter</td>
</tr>
<tr>
<td>mi</td>
<td>mile</td>
</tr>
<tr>
<td>ml/L</td>
<td>milliliter per liter</td>
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<tr>
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<td>millimeter</td>
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<tr>
<td>MMbbl/d</td>
<td>million barrels per day</td>
</tr>
<tr>
<td>MMcf</td>
<td>million cubic feet</td>
</tr>
<tr>
<td>MMPA</td>
<td>Marine Mammal Protection Act of 1972</td>
</tr>
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<td>Minerals Management Service</td>
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<tr>
<td>MOA</td>
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<tr>
<td>MODU</td>
<td>mobile offshore drilling unit</td>
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<tr>
<td>MOU</td>
<td>Memorandum of Understanding</td>
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<tr>
<td>mph</td>
<td>miles per hour</td>
</tr>
<tr>
<td>MS</td>
<td>Mississippi</td>
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<tr>
<td>MWCC</td>
<td>Marine Well Containment Company</td>
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<tr>
<td>N.</td>
<td>north</td>
</tr>
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<td>no date</td>
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<tr>
<td>NAAQS</td>
<td>National Ambient Air Quality Standards</td>
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<td>NACE</td>
<td>National Association of Corrosion Engineers</td>
</tr>
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<td>NASA</td>
<td>National Aeronautics and Space Administration</td>
</tr>
<tr>
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<td>National Environmental Policy Act</td>
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<tr>
<td>NGMCS</td>
<td>Northern Gulf of Mexico Continental Slope Study</td>
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<td>National Historic Preservation Act</td>
</tr>
<tr>
<td>NMFS</td>
<td>National Marine Fisheries Service</td>
</tr>
<tr>
<td>nmi</td>
<td>nautical-mile</td>
</tr>
<tr>
<td>NO₂</td>
<td>nitrogen dioxide</td>
</tr>
<tr>
<td>NOₓ</td>
<td>nitrogen oxides</td>
</tr>
<tr>
<td>NOA</td>
<td>Notice of Availability</td>
</tr>
<tr>
<td>NOAA</td>
<td>National Oceanic and Atmospheric Administration</td>
</tr>
<tr>
<td>NOI</td>
<td>Notice of Intent to Prepare an EIS</td>
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Multisale EIS: *Gulf of Mexico OCS Oil and Gas Lease Sales: 2003-2007; Central Planning Area Sales 185, 190, 194, 198, and 201; Western Planning Area Sales 187, 192, 196, and 200; Final Environmental Impact Statement; Volumes I and II*
<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Full Form</th>
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<tr>
<td>NOS</td>
<td>National Ocean Service</td>
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<tr>
<td>NPDES</td>
<td>National Pollutant and Discharge Elimination System</td>
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<tr>
<td>NPR</td>
<td>Notice of Proposed Rulemaking</td>
</tr>
<tr>
<td>NPS</td>
<td>National Park Service</td>
</tr>
<tr>
<td>NRC</td>
<td>National Research Council</td>
</tr>
<tr>
<td>NRDA</td>
<td>Natural Resource Damage Assessment</td>
</tr>
<tr>
<td>NTL</td>
<td>Notice to Lessees and Operators</td>
</tr>
<tr>
<td>NUT</td>
<td>new or unusual technology</td>
</tr>
<tr>
<td>O$_3$</td>
<td>ozone</td>
</tr>
<tr>
<td>OBF</td>
<td>oil-based fluids</td>
</tr>
<tr>
<td>OBM</td>
<td>oil-based muds</td>
</tr>
<tr>
<td>OCD</td>
<td>Offshore and Coastal Dispersion Model</td>
</tr>
<tr>
<td>OCS</td>
<td>Outer Continental Shelf</td>
</tr>
<tr>
<td>OCSLA</td>
<td>Outer Continental Shelf Lands Act</td>
</tr>
<tr>
<td>ODMDS</td>
<td>ocean dredged-material disposal sites</td>
</tr>
<tr>
<td>OIG</td>
<td>Office of the Inspector General</td>
</tr>
<tr>
<td>ONRR</td>
<td>Office of Natural Resource Revenue</td>
</tr>
<tr>
<td>OPA</td>
<td>Oil Pollution Act of 1990</td>
</tr>
<tr>
<td>OSFR</td>
<td>oil-spill financial responsibility</td>
</tr>
<tr>
<td>OSHA</td>
<td>Occupational Safety and Health Administration</td>
</tr>
<tr>
<td>OSRA</td>
<td>Oil Spill Risk Analysis</td>
</tr>
<tr>
<td>OSRP</td>
<td>oil-spill response plans</td>
</tr>
<tr>
<td>OSV</td>
<td>offshore supply/service vessels</td>
</tr>
<tr>
<td>P.L.</td>
<td>Public Law</td>
</tr>
<tr>
<td>PAH</td>
<td>polycyclic aromatic hydrocarbon</td>
</tr>
<tr>
<td>pH</td>
<td>potential of hydrogen</td>
</tr>
<tr>
<td>PINC</td>
<td>Potential Incident of Noncompliance</td>
</tr>
<tr>
<td>PM</td>
<td>particulate matter</td>
</tr>
<tr>
<td>ppb</td>
<td>part per billion</td>
</tr>
<tr>
<td>ppm</td>
<td>parts per million</td>
</tr>
<tr>
<td>ppt</td>
<td>parts per thousand</td>
</tr>
<tr>
<td>PSD</td>
<td>Prevention of Significant Deterioration</td>
</tr>
<tr>
<td>psu</td>
<td>practical salinity unit</td>
</tr>
<tr>
<td>QOCSR</td>
<td>qualified OCS revenues</td>
</tr>
<tr>
<td>ROD</td>
<td>Record of Decision</td>
</tr>
<tr>
<td>ROTAC</td>
<td>Regional Operations Technology Assessment Committee</td>
</tr>
<tr>
<td>ROV</td>
<td>remotely operated vehicle</td>
</tr>
<tr>
<td>RP</td>
<td>Recommended Practice</td>
</tr>
<tr>
<td>RPM</td>
<td>reasonable and prudent measure</td>
</tr>
<tr>
<td>RRT</td>
<td>Regional Response Team</td>
</tr>
<tr>
<td>RTR</td>
<td>Rigs-to-Reef</td>
</tr>
<tr>
<td>S.</td>
<td>south</td>
</tr>
<tr>
<td>SAV</td>
<td>submerged aquatic vegetation</td>
</tr>
<tr>
<td>SBF</td>
<td>synthetic-based fluids</td>
</tr>
<tr>
<td>SBM</td>
<td>synthetic-based muds</td>
</tr>
<tr>
<td>SCAT</td>
<td>Shoreline Cleanup and Assessment Team</td>
</tr>
<tr>
<td>Secretary</td>
<td>Secretary of the Interior</td>
</tr>
<tr>
<td>SEMS</td>
<td>Safety and Environmental Management System</td>
</tr>
<tr>
<td>SO$_2$</td>
<td>sulphur dioxide</td>
</tr>
<tr>
<td>SO$_x$</td>
<td>sulphur oxides</td>
</tr>
<tr>
<td>sp.</td>
<td>species</td>
</tr>
<tr>
<td>spp.</td>
<td>multiple species</td>
</tr>
<tr>
<td>Stat.</td>
<td>Statute</td>
</tr>
<tr>
<td>STOF-THPO</td>
<td>Seminole Tribe of Florida-Tribal Historic Preservation Officer</td>
</tr>
<tr>
<td>TA&amp;R</td>
<td>Technology Assessment &amp; Research Program</td>
</tr>
<tr>
<td>Abbreviation</td>
<td>Description</td>
</tr>
<tr>
<td>--------------</td>
<td>-------------</td>
</tr>
<tr>
<td>Tcf</td>
<td>trillion cubic feet</td>
</tr>
<tr>
<td>TX</td>
<td>Texas</td>
</tr>
<tr>
<td>U.S.</td>
<td>United States</td>
</tr>
<tr>
<td>UIC</td>
<td>Unified Incident Command</td>
</tr>
<tr>
<td>USCG</td>
<td>U.S. Coast Guard (also: CG)</td>
</tr>
<tr>
<td>USDOC</td>
<td>U.S. Department of Commerce</td>
</tr>
<tr>
<td>USDOD</td>
<td>U.S. Department of Defense</td>
</tr>
<tr>
<td>USDOE</td>
<td>U.S. Department of the Energy (also: DOE)</td>
</tr>
<tr>
<td>USDOI</td>
<td>U.S. Department of the Interior (also: DOI)</td>
</tr>
<tr>
<td>USDOT</td>
<td>U.S. Department of Transportation</td>
</tr>
<tr>
<td>USEPA</td>
<td>U.S. Environmental Protection Agency</td>
</tr>
<tr>
<td>USGS</td>
<td>United States Geological Survey (also: GS)</td>
</tr>
<tr>
<td>VOC</td>
<td>volatile organic compounds</td>
</tr>
<tr>
<td>VSP</td>
<td>vertical seismic profiling</td>
</tr>
<tr>
<td>W.</td>
<td>west</td>
</tr>
<tr>
<td>WAF</td>
<td>water accommodated fraction</td>
</tr>
<tr>
<td>WBF</td>
<td>water-based fluids</td>
</tr>
<tr>
<td>WPA</td>
<td>Western Planning Area</td>
</tr>
<tr>
<td>WSF</td>
<td>water soluble fraction</td>
</tr>
<tr>
<td>yd</td>
<td>yard</td>
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<tr>
<td>yr</td>
<td>year</td>
</tr>
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</table>
CHAPTER 1

THE PROPOSED ACTION
1. THE PROPOSED ACTION

1.1. PURPOSE OF AND NEED FOR THE PROPOSED ACTION

The purpose of the proposed Federal action is to offer for lease certain Outer Continental Shelf (OCS) blocks located in the Central Planning Area (CPA) in the Gulf of Mexico (GOM) (Figure 1-1) that may contain economically recoverable oil and gas resources. Under the Outer Continental Shelf Oil and Gas Leasing Program: 2007-2012 (5-Year Program; USDOI, MMS, 2007a), it was proposed that two GOM sales would be held each year—one in the Western Planning Area (WPA) and one in the CPA. Proposed consolidated Lease Sale 216/222 in the CPA is the last sale in this planning area of the 5-Year Program and will provide qualified bidders the opportunity to bid on blocks in the Gulf of Mexico OCS in order to explore, develop, and produce oil and natural gas.

This Supplemental Environmental Impact Statement (EIS) was prepared because of the potential changes to baseline conditions of the environmental, socioeconomic, and cultural resources that may have occurred as a result of (1) the Deepwater Horizon (DWH) event between April 20 and July 15, 2010 (the period when oil flowed from the Macondo well in Mississippi Canyon Block 252 (MC 252) [Figure 1-2]); (2) the potentially acute impacts that have been reported or surveyed since that time; and (3) any new information that may be available since publication of the Multisale EIS or the 2009-2012 Supplemental EIS. The environmental resources that may be impacted include sensitive coastal environments, offshore benthic resources, marine mammals, sea turtles, coastal and marine birds, endangered and threatened species, and fisheries. This Supplemental EIS analyzes the potential impacts of the proposed action on the marine, coastal, and human environments. It is important to note that this Supplemental EIS was prepared using the best information that was publicly available at the time this document was prepared.

The need for the proposed action is to further the orderly development of OCS resources. Oil serves as the feedstock for liquid hydrocarbon products; among them gasoline, aviation and diesel fuel, and various petrochemicals. Oil from the CPA would help reduce the Nation’s need for oil imports and lessen a growing dependence on foreign oil. The United States (U.S.) consumed 19.5 million barrels (bbl) of oil per day in 2009 (USDOE, Energy Information Administration, 2010a). Altogether, net imports of crude oil and petroleum products (imports minus exports) accounted for 51 percent of our total petroleum consumption in 2009. The U.S. crude oil imports stood at 9.0 million bbl per day in 2009. Petroleum product imports were 2.7 million bbl per day in 2009. Exports totaled 2.0 million bbl per day in 2009, mainly in the form of distillate fuel oil, petroleum coke, and residual fuel oil. Our biggest supplier of crude oil and petroleum product imports was Canada (21.2%), with countries in the Persian Gulf being the second largest source (17%) in 2009 (USDOE, Energy Information Administration, 2010b). Oil produced from the CPA would reduce the environmental risks associated with transoceanic oil tankering from sources overseas.

In 2009, the U.S. consumed approximately 22.8 trillion cubic feet (Tcf) of natural gas from all sources (USDOE, Energy Information Administration, 2011a). In 2009, the Gulf Coast States used approximately 6.4 Tcf of natural gas (USDOE, Energy Information Administration, 2011a). In 2008, 11.7 percent of U.S. natural gas resources were imported, mostly from Canada (USDOE, Energy Information Administration, 2010c). In 2009, 88 percent of net imports came by pipeline, primarily from Canada, and 12 percent came by liquefied natural gas (LNG) tankers carrying gas from five different countries (USDOE, Energy Information Administration, 2010d). Natural gas is an important feedstock for domestic industries engaged in the manufacture or formulation of fertilizers, pharmaceuticals, plastics, and packaging.

The Outer Continental Shelf Lands Act of 1953 (OCSLA), as amended (43 U.S.C. 1331 et seq. (2008)), established Federal jurisdiction over submerged lands seaward of State boundaries. Under the OCSLA, the Department of the Interior (DOI) is required to manage the leasing, exploration, development, and production of oil and gas resources on the Federal OCS. The Secretary of the Interior (Secretary) oversees the OCS oil and gas program and is required to balance orderly resource development with protection of the human, marine, and coastal environments, while simultaneously ensuring that the public receives an equitable return for these resources and that free-market competition is maintained. The OCSLA empowers the Secretary to grant leases to the highest qualified responsible
On May 19, 2010, USDOI Secretary Salazar announced in Secretarial Order 3299 (USDOI, 2010a) that the Bureau of Ocean Energy Management, Regulation and Enforcement (BOEMRE) would reorganize into two new bureaus within DOI, each reporting to the Assistant Secretary Land and Minerals Management. These bureaus were to be known as the Bureau of Ocean Energy Management (BOEM) and the Bureau of Safety and Environmental Enforcement (BSEE). The mission of these new bureaus was announced by the Secretary (USDOI, 2010a). The mission of BOEM is to administer leasing and plans, environmental studies, National Environmental Policy Act (NEPA) analysis, resource evaluation, economic analysis, and the renewable energy and marine mineral programs. The mission of BSEE is to administer all field operations, including permitting and research, inspections, research, offshore regulatory programs, oil-spill response, and newly formed training and environmental compliance functions (Federal Register, 2011). The BOEM and BSEE will complete joint Endangered Species Act (ESA) consultations, given that the proposed action covered in this Supplemental EIS is authorized by both bureaus. Effective October 1, 2011, BOEMRE was reorganized and separated into the two separate bureaus, BOEM and BSEE.

At the completion of the NEPA process, the Secretary will decide if proposed CPA Lease Sale 216/222 will take place. In the NEPA implementing regulations (40 CFR 1508.28), “tiering” refers to the coverage of general matters in a broader EIS (such as national program) with subsequent narrower statements of environmental analyses (such as regional action). Tiering is appropriate in this instance as broader program issues have already been subjected to analysis, and this Supplemental EIS is more narrowly focused on the site-specific statement or analysis for proposed CPA Lease Sale 216/222. This Supplemental EIS tiers from the following EIS’s: the Outer Continental Shelf Oil and Gas Leasing Program: 2007-2012, Final Environmental Impact Statement (5-Year Program EIS; USDOI, MMS, 2007b), which defined the national program; the Gulf of Mexico OCS Oil and Gas Lease Sales: 2007-2012; Western Planning Area Sales 204, 207, 210, 215, and 218; Central Planning Area Sales 205, 206, 208, 213, 216, and 222, Final Environmental Impact Statement (Multisale EIS; USDOI, MMS, 2007c), which defined the 5-Year Program in the GOM; and the Gulf of Mexico OCS Oil and Gas Lease Sales: 2009-2012; Central Planning Area Sales 208, 213, 216, and 222; Western Planning Area Sales 210, 215, and 218, Final Supplemental Environmental Impact Statement (2009-2012 Supplemental EIS; USDOI, MMS, 2008a), which was required after passage of the Gulf of Mexico Energy Security Act of 2006 (GOMESA).

1.2. DESCRIPTION OF THE PROPOSED ACTION

The proposed action is BOEM’s holding of the two remaining oil and gas lease sales in the CPA, consolidated as Lease Sale 216/222, as scheduled under the current 5-Year Program. Federal regulations allow for several related or similar proposals to be analyzed in one EIS (40 CFR 1502.4). The BOEM has decided to prepare a Supplemental EIS for the remaining CPA lease sales in the 5-Year Program.

Proposed CPA Lease Sale 216/222

Proposed CPA Lease Sale 216/222 would be scheduled to be held in 2012. The proposed CPA lease sale area encompasses about 63 million ac of the total CPA area of 66.45 million ac. This area is located offshore Louisiana, Mississippi, and Alabama from 3 to about 230 nmi (3.5 to 265 mi; 5.6 to 426 km) offshore in water depths of about 3 to >3,400 m (9 to >11,115 ft) (Figure 1-1). As of November 2011, about 38.6 million ac of the CPA sale area are currently unleased. This proposed CPA lease sale would offer for lease all unleased blocks in the CPA for oil and gas operations, with the following exceptions:

1. blocks that were previously included within the Eastern GOM Planning Area and are within 100 miles of the Florida coast;
2. blocks east of the Military Mission line (86 degrees, 41 minutes West longitude) under an existing moratorium until 2022, as a result of the Gulf of Mexico Energy Security Act of 2006 (December 20, 2006);
The proposed CPA lease sale includes proposed lease stipulations designed to reduce environmental risks; the stipulations are discussed in Chapter 2.3.

1.3. Regulatory Framework

Federal laws mandate the OCS leasing program (i.e., Outer Continental Shelf Lands Act) and the environmental review process (i.e., NEPA). Several Federal statutes and their implementing regulations establish specific consultation and coordination processes with Federal, State, and local agencies (i.e., Coastal Zone Management Act [CZMA], National Historic Preservation Act [NHPA], Endangered Species Act [ESA], the Magnuson-Stevens Fishery Conservation and Management Act, and the Marine Mammal Protection Act [MMPA]). In addition, the OCS leasing process and all activities and operations on the OCS must comply with other applicable Federal, State, and local laws and regulations. On December 20, 2006, President Bush signed into law GOMESA, which made available two new areas in the GOM for leasing, placed a moratorium on other areas in the GOM, and increased the distribution of offshore oil and gas revenues to coastal States. The following major, applicable Federal laws, regulations, and Executive Orders are summarized in OCS Regulatory Framework for the Gulf of Mexico Region (Matthews and Cameron, 2010):

<table>
<thead>
<tr>
<th>Regulation, Law, and Executive Orders</th>
<th>Citation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Outer Continental Shelf Lands Act</td>
<td>43 U.S.C. 1331 et seq.</td>
</tr>
<tr>
<td></td>
<td>40 CFR 1500-1508</td>
</tr>
<tr>
<td></td>
<td>15 CFR 930.76</td>
</tr>
<tr>
<td>Magnuson-Stevens Fishery Conservation and Management Act</td>
<td>16 U.S.C. 1251 et seq.</td>
</tr>
<tr>
<td>Essential Fish Habitat</td>
<td>1996 reauthorization of the Magnuson-Stevens Fishery Conservation and Management Act</td>
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<td>Essential Fish Habitat Consultation</td>
<td>50 CFR 600.905-930</td>
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<tr>
<td>Clean Air Act</td>
<td>42 U.S.C. 7401 et seq.</td>
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<td>40 CFR 55</td>
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<td>Clean Water Act</td>
<td>Amendment to Federal Water Pollution Control Act of 1972</td>
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<td>Clean Water Act—National Pollutant Discharge Elimination System</td>
<td>Section 316(b) of the Clean Water Act</td>
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<tr>
<td>Harmful Algal Bloom and Hypoxia Research and Control Act</td>
<td>P.L. 105-383</td>
</tr>
<tr>
<td>Oil Pollution Act of 1990</td>
<td>33 U.S.C. 2701 et seq., Executive Order 12777</td>
</tr>
</tbody>
</table>
# 1.3.1. Rule Changes following the Deepwater Horizon Event

In the aftermath of the DWH event on April 20, 2010, President Obama directed the Secretary of the Interior (“Secretary”) to report within 30 days on what, if any, additional precautions, technologies, and procedures should be required on the OCS to improve the safety of oil and gas development on the OCS. In response to this directive, the Department of the Interior (DOI) prepared the report, *Increased Safety*
The Proposed Action

Measures for Energy Development on the Outer Continental Shelf. The “30-Day Report” or “Safety Measures Report” was delivered to the Secretary and made public on May 27, 2010 (USDOI, 2010a).

On a separate track and beginning long before the DWH event, the Minerals Management Service (MMS, the predecessor agency name to BOEMRE and BOEM) published an Advanced Notice of Proposed Rulemaking (ANPR) (Federal Register, 2006a) on May 22, 2006, to solicit ideas for adoption of the American Petroleum Institute (API) Recommended Practice (RP) 75, containing recommendations for development of a Safety and Environmental Management System (SEMS) for OCS operations and facilities (API, 2004). This Agency published a Notice of Proposed Rulemaking (NPR) on June 17, 2009 (Federal Register, 2009a), based on comments received on the 2006 ANPR. The Agency was in the process of finalizing the rule when the DWH event took place. The final rule (Federal Register, 2010a) was published on October 15, 2010, requiring full implementation of a SEMS program as recommended by API RP 75.

On May 28, 2010, the Secretary directed BOEM to exercise its authority under the OCSLA to suspend certain drilling activities in water depths of 500 ft (152 m) and deeper for a period of up to 6 months. The May 28th suspension was intended to provide sufficient time to (1) ensure that drilling operations in conditions similar to those associated with the DWH event operate in a safe manner when drilling resumes, (2) account for the expected timeline for killing the Macondo well so that the extensive spill-response resources directed toward the spill would be available in the event of other spill events, and (3) provide adequate time to obtain input from ongoing investigations of the accident and to develop and promulgate regulations that address issues described in the Safety Measures Report.

On June 22, 2010, the United States Federal District Court in the Eastern District of Louisiana enjoined enforcement of the May 28th suspension. On July 12, 2010, the Secretary issued a decision memorandum rescinding the May 28th suspension and imposing a second suspension of certain drilling operations in deep water. This suspension was originally announced to be effective until November 30, 2010. The July 12th suspension applied, with certain exceptions, to the drilling of wells using a subsea blowout preventer (BOP) or a surface BOP on a floating facility. Three primary issues supported this temporary pause in drilling operations. The suspension (1) allowed time for BOEMRE to implement appropriate workplace and drilling safety measures; (2) was intended to provide BOEMRE, the industry, and others time to develop strategies and methods of containment of wild wells in deep water; and (3) was necessary to ensure that appropriate and sufficient response resources would be available in the event of another major oil spill.

The BOEMRE reduced the duration of the July 12, 2010, suspension insofar as it applies to deepwater development drilling operations using a subsea BOP or a surface BOP on a floating facility, and BOEMRE wrote an environmental assessment with a Finding of No Significant Impact related to the early lifting of the suspension (USDOI, BOEMRE, 2010a). On October 12, 2010, the July 12th suspension was lifted in its entirety. After October 12, 2010, BOEMRE began to review and potentially approve pending and future applications for permits to drill deepwater development wells using a subsea BOP or a surface BOP on a floating facility. Operators are still required to complete the documentation required to certify to BOEMRE (now BSEE) that they are ready to re-initiate their projects.

The BOEMRE has addressed the three issues posed in the July 12, 2010, activity suspension through multiple venues. The BOEMRE has collected a large amount of information through public hearings and other meetings held specifically on the DWH event and through public comments on rulemaking efforts. The information collection, review, and analysis efforts resulted in new regulations, planned Notices to Lessees and Operators (NTL’s), and BOEMRE procedures that address drilling safety, oil-spill response, and enhanced inspection procedures. These regulations, NTL’s, and procedures were not in effect at the time of the DWH event, but they will apply to all future applicable drilling activities. The regulations, NTL’s, and procedures include the following:

- NTL 2010-N06, “Information Requirements for Exploration Plans, Development and Production Plans, and Development Operations Coordination Documents on the OCS,” effective June 18, 2010 (‘‘Plans NTL’’).
• The Drilling Safety Rule, Interim Final Rule to Enhance Safety Measures for Energy Development on the Outer Continental Shelf (“Drilling Safety Rule”) (Federal Register, 2010b). This rule strengthens requirements for safety equipment, well control systems, and blowout prevention practices on offshore oil and gas operations.

• The SEMS Rule on Safety and Environmental Management Systems (“SEMS Rule”) (Federal Register, 2010a). This rule requires operators to develop and implement a comprehensive SEMS for identifying, addressing, and managing operational safety hazards and impacts; promoting human safety and environmental protection; and improving workplace safety by reducing the risk of human error.

• Enhanced Inspection Procedures. The BSEE is developing plans and schedules for conducting safety inspections of all deepwater drilling facilities. These plans and schedules will be implemented upon the recommencement of deepwater drilling operations.

Drilling Safety Rule

The BOEMRE determined issuance of an interim rule was needed; this rule implements the recommendations from the 30-Day Report considered by the Secretary to be the most important for safe resumption of offshore drilling operations. On October 14, 2010, the interim final rule was published in the Federal Register (2010b) together with a discussion of the comments that had been received by the Secretary in the period leading up to promulgation of the rule. The interim rulemaking revised selected sections of 30 CFR 250 Subparts D, E, F, O, and Q. Only a portion of the proposed changes in Subpart D add material capital or operating costs (some of which may be significant). For example, identical costly new requirements for subsea function testing of remotely operated vehicle (ROV) intervention during drill operations (Subpart D) apply to well completion (Subpart E) and workover (Subpart F) operations.

Table 1-1 compares the previous 30 CFR 250 Subpart D requirements with the new regulations. Those changes that impose significant costs include (1) seafloor function testing of ROV intervention and deadman systems (30 CFR 250.449(j) and (k), 30 CFR 250.516(d) and 250.616(h)); (2) negative pressure testing of individual casing strings (30 CFR 250.423(c)); (3) use of dual mechanical barriers for the final casing string (30 CFR 250.420(b)); (4) professional engineer certification that the well design is appropriate for expected wellbore conditions (30 CFR 250.420(a)); (5) retrieval and testing of BOP after a shear ram has been activated in a well-control situation (30 CFR 250.451(i)); and (6) third-party certification that the shear rams will shear drill pipe under maximum anticipated pressure (30 CFR 250.416(e)).

Subsea ROV and Deadman Function Testing—Drilling

Previous regulations at 30 CFR 250.449(b) required a stump test of the subsea BOP system. In a stump test, the subsea BOP system is placed on a simulated wellhead (the stump) on the rig floor. The BOP system is tested on the stump to ensure that the BOP is functioning properly. The new regulatory section at 30 CFR 250.449(j) requires that all ROV intervention functions on the subsea BOP stack must be tested during the stump test and one set of rams must be tested by an ROV on the seafloor.

Autoshear and deadman control systems activate during an accidental disconnect or loss of power, respectively. The new regulatory section at 30 CFR 250.449(k) requires that the autoshear and deadman systems be function-tested during the stump test, and the deadman system tested during the initial test on the seafloor. The initial test on the seafloor is performed as soon as the BOP is attached to the subsea wellhead.

These new requirements confirm that a well will be secured in an emergency situation and prevent a possible loss of well control. The ROV test requirement ensures that the dedicated ROV has the capacity to close the BOP functions on the seafloor. The deadman-switch test on the seafloor verifies that the wellbore closes automatically if hydraulic pressure and electrical communication are lost with the rig.

The initial test on the seafloor for one set of rams and the deadman system is not currently an industry standard practice and will incur lost rig time. The addition of autoshear and deadman systems stump testing incurs additional rig time, but we do not expect the ROV intervention function stump testing to
significantly increase testing time. Some operators currently simulate the hydraulic flow of an ROV to function test the BOP stack, while others use an actual ROV to test the BOP stack; this regulation requires the use of an ROV during the stump test.

The BOEMRE conducted a survey to investigate the potential impact of subsea ROV testing. Several drilling contractors, lease operators, and equipment manufacturers were asked: “How long would it take to function test the ROV to verify that the ROV could be used to close one set of blind-shear rams, one set of pipe rams, and disconnect the lower marine riser package (LMRP)?” Results averaged about 24 hours of lost rig time to perform these subsea tests. However, the interim regulation only requires one set of rams and the deadman system to be tested on the seafloor, not disconnecting the LMRP. The LMRP disconnect is estimated to require more time than testing the deadman system alone. We did not ask about the autoshear and deadman stump test requirements in our survey. We estimate that performing the autoshear and deadman stump tests take close to the same time required to test the LMRP seafloor disconnect. The regulation does not affect platform rigs or shallow wells since they do not use subsea BOP’s or ROV’s.

Subsea ROV Function Testing—Workover/Completions

Previous regulations did not require subsea ROV function testing of the BOP during workover or completions operations. The new regulatory sections 30 CFR 250.516(d)(8) and 250.616(h)(1) require testing of ROV intervention functions and the autoshear/deadman systems during the stump test, and a function test of at least one set of rams and the deadman system on the seafloor. These sections extend the requirements added to deepwater drilling operations (discussed in the previous section) to well completion operations and workover operations using a subsea BOP stack. Successful exploratory wells are typically temporarily abandoned until additional equipment is installed to produce the reservoir. When the operator is preparing to produce the well, it is often completed using a different rig or redeployment of the original rig. The BSEE data show that two-thirds of deepwater wells drilled are exploratory wells, and approximately 23 percent of exploratory wells are completed.

Negative Pressure Tests

The previous regulation at 30 CFR 250.423 required a positive pressure test for each string of casing, except for the drive or structural casing string. This test confirms that fluid from the casing string is not flowing into the formation. The new regulatory section at 30 CFR 250.423(c) requires that a negative pressure test be conducted for all intermediate and production casing strings. This test will reveal whether gas or fluid from outside the casing is flowing into the well and ensures that the casing and cement provide a seal. Maintenance of pressure under both tests ensures proper casing installation and the integrity of the casing and cement. Based on in-house expertise, we estimate each new negative pressure test will take approximately 90 minutes for each casing string. We also estimate that, on average, deepwater wells use one production and four intermediate casing strings and that shallow wells use one production and two intermediate casing strings.

Installation of Dual Mechanical Barriers

Previous regulations did not require the installation of dual mechanical barriers. The new regulatory section at 30 CFR 250.420(b)(3) requires the operator install dual mechanical barriers in addition to cement barriers for the final casing string. These barriers prevent hydrocarbon flow in the event of cement failure at the bottom of the well. The operator must document the installation of the dual mechanical barriers and submit this documentation to BSEE within 30 days after installation. These new requirements ensure that the best casing and cementing design will be used for a specific well. Dual mechanical barriers may include two float valves or one float valve and one mechanical plug. Based on in-house expertise, BSEE estimates that all wells will require a second mechanical barrier.

Professional Engineer Certification for Well Design

Previous regulations at 30 CFR 250.420(a) specified well casing and cementing requirements but did not require verification by a Registered Professional Engineer. The new regulatory section at 30 CFR
250.420(a)(6) requires that well casing and cementing specifications must be certified by a Registered Professional Engineer. The Registered Professional Engineer will verify that the well casing and cementing design is appropriate for the purpose for which it is intended under expected wellbore conditions. This verification adds assurance that the appropriate design is used for the well, thus decreasing the likelihood of a blowout.

**Emergency Cost of Activated Shear Rams**

Previous regulations did not address BOP inspection following use of the blind-shear ram or casing shear ram. The new regulatory section at 30 CFR 250.451(i) requires that, if a blind-shear ram or casing shear ram is activated in a well control situation where the pipe is sheared, the BOP stack must be retrieved, fully inspected, and tested. This provision ensures the integrity of the BOP and that the BOP will still function and hold pressure after the event. This activity, when triggered, will add about 13 days to drilling time. According to a Det Norske Veritas study (2010), out of 5,611 deepwater wells, there were 12 situations where either the blind-shear or casing shear ram was activated; this implies one activation for every 515 wells drilled.

**Third-Party Shearing Verification**

Regulation 30 CFR 250.416(e) requires information verifying that BOP blind-shear rams are capable of cutting through any drill pipe in the hole under maximum anticipated conditions. This regulation has been modified to require the BOP verification be conducted by an independent third party. The independent third party provides an objective assessment that the blind-shear rams can shear any drill pipe in the hole if the shear rams are functioning properly. This confirmation will be required for subsea and surface BOP’s. NTL 2010-N10, “Statement of Compliance with Applicable Regulations and Evaluation of Information Demonstrating Adequate Spill Response and Well Containment Resources,” clarifies how the regulations apply to operators conducting operations using subsea BOP’s or surface BOP’s on floating facilities. The NTL informs these operators that a statement, signed by an authorized company official stating that the operator will conduct all authorized activities in compliance with all applicable regulations, including the increased safety measures regulations, should be submitted with each application for a well permit.

**30 CFR 250 Subpart S—Safety and Environmental Management System (SEMS)**

Following the DWH event, BOEMRE promulgated a final rule that requires operators to develop and implement a SEMS for OCS operations (*Federal Register*, 2010a). As explained in a BOEMRE fact sheet (USDOI, BOEMRE, 2010b), a SEMS is a comprehensive management program for identifying, addressing, and managing operational safety hazards and impacts, with the goal of promoting human safety and environmental protection. The SEMS program rule is a workplace safety program rule covering all offshore oil and gas operations in Federal waters, and it makes mandatory the previously voluntary practices in the API RP 75. A mandatory oil and gas SEMS program is intended to enhance the safety and environmental protection of oil and gas drilling operations on the OCS. The SEMS Rule is implemented in the new Subpart S of 30 CFR 250.1900-1915. The Final Rule became effective on November 15, 2010, and was implemented on November 15, 2011.

The BOEMRE was preparing to finalize the SEMS Rule before the DWH event. During the DWH event, BOEMRE continued to carefully analyze the proposed rule, which proposed making mandatory the essential components of API RP 75. The BOEMRE determined that it was appropriate to incorporate all of API RP 75. The BSEE intends to address additional safety management system provisions considered appropriate in light of the DWH event in additional future rulemakings.

The implementation of the SEMS Rule has the following benefits: (1) it will provide oversight and enforcement of SEMS provisions (although many large operators on the OCS currently have a SEMS program, the voluntary nature of the programs limited their effectiveness.); (2) it will impose the requirement for a SEMS program on all OCS operators; (3) it will address human factors behind accidents not reached by previous regulations; and (4) it will provide a flexible approach to systematic safety and environmental oversight that can keep up with evolving technologies.
The 13 elements of API RP 75 that 30 CFR 250 Subpart S now make mandatory are as follows:

- defining the general provisions for implementation, planning and management review, and approval of the SEMS program;
- identifying safety and environmental information needed for any facility such as design data, facility process such as flow diagrams, and mechanical components such as piping and instrument diagrams;
- requiring a facility-level risk assessment;
- addressing any facility or operational changes including management changes, shift changes, contractor changes;
- evaluating operations and written procedures;
- specifying safe work practices, manuals, standards, and rules of conduct;
- training, safe work practices, and technical training, including contractors;
- defining preventive maintenance programs and quality control requirements;
- requiring a pre-startup review of all systems;
- responding to and controlling emergencies, evacuation planning, and oil-spill contingency plans in place and validated by drills;
- investigating incidents, procedures, corrective action, and follow-up;
- requiring audits every 4 years, to an initial 2-year reevaluation and then subsequent 3-year audit intervals; and
- specifying records and documentation that describes all elements of the SEMS program.

1.3.2. Rule Changes for Reorganization of Title 30: Bureau of Safety and Environmental Enforcement and Bureau of Ocean Energy Management

As of this writing, all regulatory citations in this chapter and in all subsequent chapters of this Supplemental EIS are concordant with the regulation changes made following the effectiveness date of October 1, 2011, for the creation of BOEM and BSEE (Federal Register, 2011).

On May 19, 2010, USDOI Secretary Salazar announced in Secretarial Order 3299 (USDOI, 2010b) that BOEMRE would be reorganized into two new bureaus within DOI, each reporting to the Assistant Secretary Land and Minerals Management. On June 18, 2010 (USDOI, 2010c), the Secretary issued Secretarial Order 3302 that, for the interim, announced the name change of the former Minerals Management Service (MMS) to the Bureau of Ocean Energy Management, Regulation and Enforcement (BOEMRE). In the period between the Secretary’s announcement (USDOI, 2010c) and the beginning of Fiscal Year 2012 on October 1, 2011, BOEMRE planned the reorganization and the separation of responsibilities for the regulations under Title 30, Minerals Resources that had pertained to the former MMS. Regulations that are to be administered by BSEE remain in Title 30 CFR Chapter II, and regulations that are to be administered by BOEM were put into a new Title 30 CFR Chapter V. A direct final rule (Federal Register, 2011) was promulgated; it mapped the Title 30 regulations that will be under the authority of each of the two newly formed bureaus among those now existing. The rule pertained solely to the organization and codification of existing rules and related technical changes necessitated by the division of one agency into two separate bureaus, and it made no changes to the substantive legal rights, obligations, or interests of the affected parties and therefore had no public comment period. A summary breakdown of responsibility for the regulations under Title 30 is provided in Table 1-2. A future proposed rulemaking in support of the Title 30 reorganization is planned for joint issue by BOEM and BSEE to address regulatory issues created by splitting functions between the new bureaus.
1.4. PRELEASE PROCESS

Scoping for this Supplemental EIS was conducted in accordance with the Council on Environmental Quality (CEQ) regulations implementing NEPA at 40 CFR 1501.7. Scoping provides those with an interest in the OCS Program an opportunity to provide comments on the proposed action. In addition, scoping provides BOEM an opportunity to update the Gulf of Mexico OCS Region’s environmental and socioeconomic information base. The public scoping process for this Supplemental EIS began November 10, 2010, with publication of the Notice of Intent to Prepare a Supplemental EIS (NOI) and an announcement for three scoping meetings (Federal Register, 2010c). A 45-day comment period was established. A subsequent NOI was published in the Federal Register on November 16, 2010, to correct clerical errors in the first notice, and it established January 3, 2011, for the closing of the comment period (Federal Register, 2010d). Between the first and second NOI’s, the dates and locations for scoping meetings announced on November 10, 2010, did not change.

Although the scoping process for the current 5-Year Program was formally initiated on March 7, 2006, with the publication of the NOI in the Federal Register, scoping efforts and other coordination meetings have proceeded and will continue to proceed throughout this NEPA process. Scoping and coordination opportunities are available during BOEM’s requests for information, comments, input, and review on other Bureau of Ocean Energy Management NEPA documents.

The Area Identification decision was made for all proposed lease sales in the current 5-Year Program on August 10, 2006. The Area Identification is an administrative prelease step that describes the geographical area of the proposed action (proposed lease sale area) and identifies the alternatives, mitigating measures, and issues to be analyzed in the appropriate NEPA document. As mandated by NEPA, this Supplemental EIS analyzes the potential impacts of the proposed action on the marine, coastal, and human environments.

Scoping meetings were held on November 16 in New Orleans at the Louis Armstrong Airport Hilton, on November 17 in Houston at the George Bush Airport Marriott, and on November 18 in Mobile at the Battle House Renaissance Mobile Hotel. Public notices were published on November 12 and 13, 2010, the weekend before the meetings, in these local papers: the Times Picayune; the Houston Chronicle; and the Mobile Register. Announcements were sent by U.S. mail to addresses on BOEMRE’s Gulf of Mexico mailing list and were posted on the Internet. Letters were sent to the Governor’s of the five Gulf Coast States announcing the scoping process on November 10, 2010. Federal, State, and local governments, along with other interested parties, were invited to send written comments to the Gulf of Mexico OCS Region on the scope of the Supplemental EIS. Comments were received in response to the NOI, and testimony was provided at the scoping meetings from Federal, State, local government agencies, interest groups, industry, businesses, and the general public on the scope of the Supplemental EIS, significant issues that should be addressed, alternatives that should be considered, and mitigation measures. All scoping meeting comments received were considered in the preparation of this Supplemental EIS. The comments (both verbal and written) have been summarized in Chapter 5.3.

The BOEMRE also conducted early coordination with appropriate Federal and State agencies and other concerned parties to discuss and coordinate the prelease process for the proposed lease sale and this Supplemental EIS. Key agencies and organizations included the U.S. Department of Commerce, National Oceanic and Atmospheric Administration’s (NOAA) National Marine Fisheries Service (NMFS); U.S. Department of Defense (USDOD or DOD); U.S. Coast Guard (USCG or CG); U.S. Environmental Protection Agency (USEPA); the U.S. Fish and Wildlife Service (FWS); State Governors’ offices; and industry groups.

The BOEMRE provided copies of the Draft Supplemental EIS for review and comment to public and private agencies, interest groups, and local libraries from July 1, 2001, through August 16, 2011. To initiate the public review and comment period on the Draft Supplemental EIS, BOEMRE published a Notice of Availability (NOA) in the Federal Register. Additionally, public notices were mailed with the Draft Supplemental EIS and placed on the BOEMRE, Gulf of Mexico OCS Region’s Internet website. In accordance with 30 CFR 556.26, BOEMRE held public hearings to solicit comments on the Draft Supplemental EIS. The hearings provided the Secretary with information from interested parties to help in the evaluation of potential effects of the proposed lease sale. Notices of the public hearings were included in the NOA, posted on the BOEMRE, Gulf of Mexico OCS Region’s Internet website, and published in the Federal Register and local newspapers.
A consistency review will be performed and a Consistency Determination (CD) will be prepared for each affected State prior to proposed CPA Lease Sale 216/222, in accordance with the requirements of the CZMA (15 CFR 930.36). To prepare the CD’s, BOEM reviews each State’s Coastal Management Program (CMP) and analyzes the potential impacts as outlined in this Supplemental EIS, new information, and applicable studies as they pertain to the enforceable policies of each CMP. Based on the analyses, the BOEM Director makes an assessment of consistency, which is then sent to each State with the Proposed Notice of Sale (NOS). If a State objects with BOEM’s CD, the State is required to do the following under CZMA: (1) indicate how BOEM’s presale proposal is inconsistent with specific enforceable policies of the CMP (specify the enforceable policy with citation); (2) describe alternative measures (if they exist) to bring BOEM’s proposal into consistency with their CMP; or (3) describe the nature of the information requested and the necessity of such information to determine the consistency of the Federal agency activity with the enforceable policies of the management program. Unlike the consistency process for specific OCS plans and permits, there is not a procedure for administrative appeal to the Secretary of Commerce for a Federal CD for presale activities. In the event of a serious disagreement between a Federal agency and the State CMP regarding consistency of the proposed lease sale, either BOEM or the State may request mediation. The regulations provide for an opportunity to resolve any differences with the State, but CZMA allows BOEM to proceed with the lease sale despite any unresolved disagreements if the Federal agency clearly describes, in writing to the State CMP, how the activity is consistent to the maximum extent practicable.

After the end of the comment period, DOI will review the Supplemental EIS in consideration of all comments received on the Final Supplemental EIS. The Supplemental EIS is not a decision document. A Record of Decision (ROD), which is the last step in this NEPA process, will identify the alternative chosen. The ROD will summarize the proposed action and the alternatives evaluated in the Supplemental EIS, the conclusions of the impact analyses, and other information considered in reaching the decision. All comments received on the Final Supplemental EIS will be addressed in the ROD.

A Proposed NOS will become available to the public 4-5 months prior to the proposed lease sale. A notice announcing the availability of the Proposed NOS appears in the Federal Register, initiating a 60-day comment period. Comments received will be analyzed during preparation of the decision documents that are the basis for the Final NOS (if the decision is to hold a lease sale), including proposed lease sale configuration and terms and conditions.

If the decision by the Assistant Secretary of the Interior for Land and Minerals (ASLM) is to hold the proposed lease sale, a Final NOS will be published in its entirety in the Federal Register at least 30 days prior to the sale date, as required by the OCSLA. If the ASLM determines that the proposed lease sale will not move forward, then the Final NOS will not be published.

1.5. Postlease Activities

The BOEM and BSEE are responsible for managing, regulating, and monitoring oil and natural gas exploration, development, and production operations on the Federal OCS to promote orderly development of mineral resources and to prevent harm or damage to, or waste of, any natural resource, any life or property, or the marine, coastal, or human environment. Regulations for oil, gas, and sulphur lease operations are specified in 30 CFR 250, 30 CFR 550, 30 CFR 251, 30 CFR 551, and 30 CFR 254.

Measures to prevent or minimize potential impacts are an integral part of the OCS Program. These measures are implemented through lease stipulations, NTL’s, and project-specific requirements or approval conditions. Mitigating measures address concerns such as endangered and threatened species, geologic and manmade hazards, military warning and ordnance disposal areas, archaeological sites, air quality, oil-spill response planning, chemosynthetic communities, artificial reefs, operations in hydrogen sulfide (H₂S)-prone areas, and shunting of drill effluents in the vicinity of biologically sensitive features. Standard mitigation measures in the Gulf of Mexico OCS include

- limiting the size of explosive charges used for structure removals;
- requiring placement explosive charges at least 15 ft (5 m) below the mudline;
- requiring site-clearance procedures to eliminate potential snags to commercial fishing nets;
- establishment of No Activity and Modified Activity Zones around high-relief live bottoms;
- requiring remote-sensing surveys to detect and avoid biologically sensitive areas such as low-relief live bottoms, pinnacles, and chemosynthetic communities; and
- requiring coordination with the military to prevent multiuse conflicts between OCS and military activities.

The BSEE issues NTL’s to provide clarification, description, or interpretation of a regulation; to provide guidelines on the implementation of a special lease stipulation or regional requirement; or to convey administrative information. Since an NTL is a national guidance document, it addresses submittal information for development and production plans (DPP’s), which are required for development/production activities outside of the western Gulf of Mexico (as defined under 30 CFR 250.105). A detailed listing of current Gulf of Mexico OCS Region NTL’s is available through BSEE’s Gulf of Mexico OCS Region’s Internet website or through the Region’s Public Information Office at (504) 736-2519 or 1-800-200-GULF.

Formal plans must be submitted to BOEM for review and approval before any project-specific activities, except for ancillary activities (such as geological and geophysical activities or studies that model potential oil and hazardous substance spills), can begin on a lease. Conditions of approval are mechanisms to control or mitigate potential safety or environmental problems associated with proposed operations. Conditions of approval are based on BOEM and BSEE technical and environmental evaluations of the proposed operations. Comments from Federal and State agencies (as applicable) are also considered in establishing conditions. Conditions may be applied to any OCS plan, permit, right-of-use of easement, or pipeline right-of-way grant.

Some BOEMRE-identified mitigation measures are implemented through cooperative agreements or coordination with the oil and gas industry and Federal and State agencies. These measures include the NOAA Fisheries Service Observer Program to protect marine mammals and sea turtles when OCS structures are removed using explosives, labeling of operational supplies to track sources of accidental debris loss, development of methods of pipeline landfall to eliminate impacts to barrier beaches, and semiannual beach cleanup events.

The following postlease activity descriptions apply to the proposed lease sale area in the CPA.

**Geological and Geophysical Activities**

A geological and geophysical (G&G) permit must be obtained from BOEM prior to conducting off-lease geological or geophysical exploration or scientific research on unleased OCS lands or on lands under lease to a third party (30 CFR 551.4 (a) and (b)). Geological investigations include various seafloor sampling techniques to determine the geochemical, geotechnical, or engineering properties of the sediments.

Ancillary activities are defined in 30 CFR 250.105 and 30 CFR 550.105, with regulations outlined in 30 CFR 550.207 through 550.210. Ancillary activities are activities conducted on-lease and include G&G exploration and development activities; geological and high-resolution geophysical, geotechnical, archaeological, biological, physical oceanographic, meteorological, socioeconomic, or other surveys; or various types of modeling studies. This Agency issued NTL 2009-G34, “Ancillary Activities,” to provide updated guidance and clarification on conducting ancillary activities in BOEMRE’s Gulf of Mexico OCS Region. Operators should notify the BSEE, Gulf of Mexico OCS Region, Regional Supervisor, Field Operations in writing 30 days in advance before conducting any of the following types of ancillary activities related to G&G exploration or development activity:

- involving the use of an airgun or airgun array in water depths 200 m (656 ft) or greater, or in the Eastern Planning Area (EPA) of the GOM in any water depth;
- independent of water depth, involving the use of explosives as an energy source; and
- independent of water depth, including ocean-bottom cable surveys, node surveys, and time-lapse (4D) surveys.
Additionally, NTL 2009-G34 clarifies that the BSEE, Gulf of Mexico OCS Region, Regional Supervisor, Field Operations should be notified in writing 15 days in advance before conducting the following types of other ancillary activities:

- involving the use of an airgun or airgun array in water depths 200 m (656 ft) or greater, or in the EPA of the GOM in any water depth;
- involving bottom disturbance, independent of water depth, including ocean-bottom cable surveys, node surveys, and time-lapse (4D) surveys; and
- a geotechnical evaluation involving piston-/gravity-coring or the recovery of sediment specimens by grab-sampling or similar technique and/or any dredging or other ancillary activity that disturbs the seafloor (including deployment and retrieval of bottom cables, anchors, or other equipment).

This NTL also provides guidance for each type of ancillary activity, the type and level of BOEM review, and follow-up, post-survey report requirements.

Seismic surveys are performed to obtain information on surface and near-surface geology and on subsurface geologic formations. Low-energy, high-resolution seismic surveys collect data on surficial geology used to identify potential shallow geologic or manmade hazards (e.g., faults or pipelines) for engineering and site planning for bottom-founded structures. The high-resolution surveys are also used to identify environmental and archaeological resources such as low-relief five-bottom areas, pinnacles, chemoautotrophic community habitat, and shipwrecks. High-energy, deep-penetration, common-depth-point (CDP) seismic surveys obtain data about geologic formations thousands of feet below the seafloor. The two-dimensional (2D) and three-dimensional (3D) CDP data are used to map structure features of stratigraphically important horizons in order to identify potential hydrocarbon traps. They can also be used to map the extent of potential habitat for chemoautotrophic communities. In some situations, a set of 3D surveys can be run over a time interval to produce a four-dimensional (4D), or “time-lapse,” survey that could be used to characterize production reservoirs.

This Agency completed a programmatic environmental assessment (EA) on Geological and Geophysical Exploration for Mineral Resources on the Gulf of Mexico OCS (CSA, 2004a). Upon receiving a complete G&G permit application, BOEM conducts a categorical exclusion review (CER), an EA, or an EIS in accordance with the G&G Programmatic EA’s conclusions, NEPA guidelines, and other applicable BOEM policies. When required under an approved coastal management program, proposed G&G permit activities must receive State concurrence prior to BOEM permit approval.

**Exploration and Development Plans**

To ensure conformance with the OCSLA, other laws, applicable regulations, and lease provisions, and to enable BOEM to carry out its functions and responsibilities, formal plans (30 CFR 550.211 and 250.541) with supporting information must be submitted for review and approval by BOEM before an operator may begin exploration, development, or production activities on any lease. Supporting environmental information, archaeological reports, biological reports (monitoring and/or live-bottom survey), and other environmental data determined necessary must be submitted with an OCS plan. This information provides the basis for an analysis of offshore and onshore impacts that may occur as a result of the activities. The BOEM may require additional specific supporting information to aid in the evaluation of the potential environmental impacts of the proposed activities. The BOEM can require amendment of an OCS plan based on inadequate or inaccurate supporting information. The 30 CFR 250 and 30 CFR 550 Subpart B regulations were revised to update the information that must be submitted and were published in the *Federal Register* on August 30, 2005 (*Federal Register*, 2005).

The OCS plans are reviewed by geologists, geophysicists, engineers, biologists, archaeologists, air quality specialists, oil-spill specialists, NEPA coordinators, and/or environmental scientists. The plans and accompanying information are evaluated to determine whether any seafloor or drilling hazards are present; that air and water quality issues are addressed; that plans for hydrocarbon resource conservation, development, and drainage are adequate; that environmental issues and potential impacts are properly evaluated and mitigated; and that the proposed action is in compliance with NEPA, CZMA, BOEM and
BSEE operating regulations, and other requirements. Federal agencies, including FWS, NOAA Fisheries Service, USEPA, the U.S. Navy, the U.S. Air Force, and the U.S. Coast Guard, may be consulted if the proposal has the potential to impact areas under their jurisdiction. Each Gulf Coast State has a designated CZM agency that takes part in the review process. The OCS plans are also made available to the general public for comment through the BOEM, Gulf of Mexico OCS Region’s Public Information Office.

In response to increasing deepwater activities in the GOM, this Agency developed a comprehensive strategy to address NEPA compliance and environmental issues in the deepwater areas. A key component of that strategy was the completion of a Programmatic EA to evaluate the potential effects of the deepwater technologies and operations (USDOI, MMS, 2000). As a supplement to the Programmatic EA, this Agency prepared a series of technical papers that provide a summary description of the different types of structures that may be employed in the development and production of hydrocarbon resources in the deepwater areas of the GOM (Regg et al., 2000). The Programmatic EA and technical papers were used in the preparation of this Supplemental EIS.

On the basis of the BOEM reviews of the OCS plan, the findings of the proposal-specific CER, EA, or EIS, and other applicable BOEM studies and NEPA documents, the OCS plan is approved or disapproved by BOEM, or modified and resubmitted. Although very few OCS plans are ultimately disapproved, many must be amended prior to approval to fully comply with BOEM’s operating regulations and requirements, or other Federal laws; to address the reviewing agencies’ concerns; or to avoid potential hazards or impacts to environmental resources.

**Exploration Plans**

An EP must be submitted to BOEM for review and approval before any exploration activities, except for preliminary activities (such as hazard surveys or geophysical surveys), can begin on a lease. The EP describes exploration activities, drilling rig or vessel, proposed drilling and well-testing operations, environmental monitoring plans, and other relevant information, and includes a proposed schedule of the exploration activities. Guidelines and environmental information requirements for lessees and operators submitting an EP are addressed in 30 CFR 550.211 and are further explained in NTL’s 2008-G04, “Shallow Hazards Program,” and 2009-G27, “Submitting Exploration Plans and Development Operations Coordination Documents.” The NTL 2008-G04 provides guidance on information requirements and establishes the contents for OCS plans required by 30 CFR 550 Subpart B. The NTL 2010-N06, “Information Requirements for Exploration Plans, Development and Production Plans, and Development Operations Coordination Documents on the OCS,” effective June 18, 2010, rescinded the limitations set forth in NTL 2008-G04 regarding a blowout and worst-case discharge scenarios, and it provided national guidance regarding the content of information in a blowout and worst-case discharge scenario descriptions. The NTL 2009-G27 clarifies guidance for submitting OCS plans and DOCD’s to the BOEM, Gulf of Mexico OCS Region.

After receiving an EP, BOEM determines if the plan is complete and adequate before technical and environmental reviews. The BOEM evaluates the proposed exploration activities for potential impacts relative to geohazards and manmade hazards (including existing pipelines), archaeological resources, endangered species, sensitive biological features, water and air quality, oil-spill response, State CZMA requirements, and other uses (e.g., military operations) of the OCS. The EP is reviewed for compliance with all applicable laws and regulations.

A CER or EA is prepared as documentation of the environmental review of the EP. The CER or EA is based on available information, which may include the geophysical report (for determining the potential for the presence of deepwater benthic communities); archaeological report; air emissions data; live-bottom survey and report; biological monitoring plan; and recommendations by the affected State(s), DOD, FWS, NOAA Fisheries Service, and/or internal BOEM offices. As part of the review process, each EP must contain a certification of consistency and the necessary data and information for the State to determine that the proposed activities comply with the enforceable policies of the States’ approved CMP and that such activities will be conducted in a manner that is consistent with the CMP (16 U.S.C. 1456 (c)(3)(A) and 15 CFR 930.76).

If the EP is approved, and prior to conducting drilling operations, the operator is required to submit and obtain approval for an Application for Permit to Drill (APD) (see Wells under Permits and Applications below).
**Deepwater Operations Plans**

In 1992, this Agency formed an internal Deepwater Task Force to address technical issues and regulatory concerns relating to deepwater (>1,000 ft; 305 m) operations and projects utilizing subsea technology. Based on the Deepwater Task Force’s recommendation, NTL 2000-N06 was developed and then incorporated into 30 CFR 250 Subpart B. The revisions to Subpart B were finalized August 30, 2005, and required operators to submit a Deepwater Operations Plan (DWOP) for all operations in deep water (400 m [1,312 ft] or greater) and all projects using subsea technology. DeepStar, an industry-wide cooperative workgroup focused on deepwater regulatory issues and critical technology development issues, worked closely with this Agency’s Deepwater Task Force to develop the initial guidelines for the DWOP. The DWOP was established to address regulatory issues and concerns that were not addressed in the existing BSEE regulatory framework, and it is intended to initiate an early dialogue between BSEE and industry before major capital expenditures on deepwater and subsea projects are committed. Deepwater technology has been evolving faster than BSEE’s ability to revise OCS regulations; the DWOP was established through the NTL process, which provides for a more timely and flexible approach to provide guidance on regulatory requirements and to keep pace with the expanding deepwater operations and subsea technology.

The DWOP is intended to address the different functional requirements of production equipment in deep water, particularly the technological requirements associated with subsea production systems, and the complexity of deepwater production facilities. The DWOP provides BSEE with information specific on deepwater equipment issues to demonstrate that a deepwater project is being developed in an acceptable manner as mandated in the OCSLA, as amended, and the BSEE operating regulations at 30 CFR 250. The BSEE reviews deepwater development activities from a total system perspective, emphasizing operational safety, environmental protection, and conservation of natural resources. The DWOP process is a phased approach that parallels the operator’s state of knowledge about how a field will be developed. A DWOP outlines the design, fabrication, and installation of the proposed development/production system and its components. A DWOP will include structural aspects of the facility (fixed, floating, subsea); station-keeping (including mooring system); wellbore, completion, and riser systems; safety systems; product removal or offtake systems; and hazards and operability of the production system. The DWOP provides BSEE with the information to determine that the operator has designed and built sufficient safeguards into the production system to prevent the occurrence of significant safety or environmental incidents. The DWOP, in conjunction with other permit applications, provides BSEE the opportunity to assure that the production system is suitable for the conditions in which it will operate.

The BSEE recently completed a review of several industry-developed, recommended practices that address the mooring and risers for floating production facilities. The recommended practices address such things as riser design, mooring system design (station-keeping), and hazard analysis. Hazard analyses allow BSEE to be assured that the operator has anticipated emergencies and is prepared to address them, either through their design or through the operation of the equipment in question. This Agency released these clarifications of its requirements in recent NTL’s: NTL 2009-G03, “Synthetic Mooring Systems”; NTL 2009-G11, “Accidental Disconnect of Marine Drilling Risers”; and NTL 2009-G13, “Guidelines for Tie-downs on OCS Production Platforms for Upcoming Hurricane Seasons.”

**Conservation Reviews**

One of BOEM’s primary responsibilities is to ensure development of economically producible reservoirs according to sound conservation, engineering, and economic practices as cited in 30 CFR 550.202(c), 550.203, 250.204, 250.205, 550.210, 550.296, 550.297, 550.298, 550.299, and 550.1101. Operators should submit the necessary information as part of their EP, initial and supplemental DOCD, and Conservation Information Document. Conservation reviews are performed to ensure that economic reserves are fully developed and produced, and that there is no harm to the ultimate recovery.

**Development Operations and Coordination Documents**

Before any development operations can begin on a lease in the proposed lease sale area, a DOCD must be submitted to BOEM for review and approval. A DOCD describes the proposed development
activities, drilling activities, platforms or other facilities, proposed production operations, environmental monitoring plans, and other relevant information, and it includes a proposed schedule of development and production activities. Requirements for lessees and operators submitting a DOCD are addressed in 30 CFR 550.241-550.242, and information guidelines for DOCD’s are provided in NTL’s 2008-G04, 2009-G27, and 2010-N06.

After receiving a DOCD, the Bureau of Ocean Energy Management performs technical and environmental reviews. The BOEM evaluates the proposed activity for potential impacts relative to geohazards and manmade hazards (including existing pipelines), archaeological resources, endangered species, sensitive biological features, water and air quality, oil-spill response, State CZMA requirements, and other uses (e.g., military operations) of the OCS. The DOCD is reviewed for compliance with all applicable laws and regulations.

A CER, EA, and/or EIS are prepared as documentation of the environmental review of a DOCD. The CER, EA, and/or EIS are based on available information, which may include the geophysical report (for determining the potential for the presence of deepwater benthic communities); archaeological report; air emissions data; live-bottom survey and report; biological monitoring plan; and recommendations by the affected State(s), DOD, FWS, NOAA Fisheries Service, and/or internal BOEM offices.

As part of the review process, the DOCD and related environmental analysis may be sent to the affected State(s) for a consistency review under the States’ federally approved coastal management program. The OCSLA (43 U.S.C. 1345(a) through (d) and 43 U.S.C. 1351(a)(3)) and CZMA (16 U.S.C. 1456 (c)(3)(A) and 15 CFR 930.76) provide for this coordination and consultation with the affected State and local governments concerning a DOCD.

New or Unusual Technologies

Technologies continue to evolve to meet the technical, environmental, and economic challenges of deepwater development. New or unusual technologies may be identified by the operator in its EP, DWOP, and DOCD, or through BOEM’s plan review processes. Some of the technologies proposed for use by the operators are actually extended applications of existing technologies and interface with the environment in essentially the same way as well-known or conventional technologies. These technologies are reviewed by BOEM for alternative compliance or departures that may trigger additional environmental review. Some examples of new technologies that do not affect the environment differently and that are being deployed in the OCS Program are synthetic mooring lines, subsurface safety devices, and multiplex subsea controls.

Some new technologies differ from established technologies in how they function or interface with the environment. These include equipment or procedures that have not been installed or used in Gulf of Mexico OCS waters. Having no operational history, they have not been assessed by BOEM through technical and environmental reviews. New technologies may be outside the framework established by BOEM regulations and, thus, their performance (safety, environmental protection, efficiency, etc.) has not been addressed by BOEM. The degree to which these new technologies interface with the environment and the potential impacts that may result are considered in determining the level of NEPA review that would be initiated.

The BOEM has developed a new or unusual technologies’ matrix to help facilitate decisions on the appropriate level of engineering and environmental review needed for a proposed technology. Technologies will be added to the new and unusual technologies’ matrix as they emerge, and technologies will be removed from the matrix as sufficient experience is gained in their implementation. From an environmental perspective, the matrix characterizes new technologies into three components: technologies that may affect the environment; technologies that do not interact with the environment any differently than “conventional” technologies; and technologies that BOEM does not have sufficient information to determine its potential impacts to the environment. In this later case, BOEM will seek to gain the necessary information from operators or manufacturers regarding the technologies to make an appropriate determination on its potential effects on the environment.

Alternative Compliance and Departures: The BSEE’s project-specific engineering safety review ensures that equipment proposed for use is designed to withstand the operational and environmental condition in which it would operate. When an OCS operator proposes the use of technology or procedures not specifically addressed in established BSEE regulations, the operations are evaluated for
alternative compliance or departure determination. Any new technologies or equipment that represent an alternative compliance or departure from existing BSEE regulation must be fully described and justified before they would be approved for use. For BSEE and BOEM to grant alternative compliance or departure approval, the operator must demonstrate an equivalent or improved degree of protection as specified in 30 CFR 250.141 and 30 CFR 550.141. Comparative analysis with other approved systems, equipment, and procedures is one tool that BSEE uses to assess the adequacy of protection provided by alternative technology or operations. Actual operational experience is necessary with alternative compliance measures before BSEE would consider them as proven technology.

**Emergency Plans**

Criteria, models, and procedures for shutdown operations and the orderly evacuation of platforms and rigs for a pending hurricane have been in place in the Gulf of Mexico OCS for more than 30 years. (Such emergency plans are different from the oil-spill response plans described later in this chapter.) Operating experience from extensive drilling activities and more than 4,000 platforms during the 30-plus years of the Gulf of Mexico OCS Program have demonstrated the effectiveness and safety of securing wells and evacuating a facility in advance of severe weather conditions. Pre-installation efforts, historical experience with similar systems, testing, and the actual operating experience (under normal conditions and in response to emergency situations) are used to formulate the exact time needed to secure the wells and production facility and to evacuate it as necessary. Operators develop site-specific curtailment, securing, and evacuation plans that vary in complexity and formality by operator and type of activity. In general terms, all plans are intended to make sure the facility (or well) is secured in advance of a pending storm or developing emergency. The operating procedures developed during the engineering, design, and manufacturing phases of the project, coupled with the results (recommended actions) from hazard analyses performed, will be used to develop the emergency action and curtailment plans. Evacuation and production curtailment must consider a combination of factors, including the well status (drilling, producing, etc.) and the type and mechanics of wellbore operations. These factors are analyzed onsite through a decision-making process that involves onsite facility managers. The emphasis is on making real-time, situation-specific decisions and forecasting based on available information. Details of the shut-in criteria and various alerts are addressed on a case-by-case basis.

Plans for shutting in production from the subsea wells are addressed as part of the emergency curtailment plan. The plan specifies the various alerts and shutdown criteria linked to weather and facility performance data, with the intent to have operations suspended and the wells secured in the event of a hurricane or emergency situation. Ensuring adequate time to safely and efficiently suspend operations and secure the well is a key component of the planning effort. Clearly defined responsibilities for the facility personnel are part of the successful implementation of the emergency response effort.

For a severe weather event such as a hurricane, emergency curtailment plans would address the criteria and structured procedures for suspending operations and ultimately securing the wellbore(s) prior to weather conditions that could exceed the design operating limitations of the drilling or production unit. For drilling operations, the plan might also address procedures for disconnecting and moving the drilling unit off location after the well has been secured, should the environmental conditions exceed the floating drilling unit’s capability to maintain station. Curtailment of operations consists of various stages of “alerts” indicating the deterioration of meteorological, oceanographic, or wellbore conditions. Higher alert levels require increased monitoring, the curtailment of lengthy wellbore operations, and, if conditions warrant, the eventual securing of the well. If conditions improve, operations could resume based on the limitations established in the contingency plan for the known environmental conditions. The same emergency curtailment plans would be implemented in an anticipated or impending emergency situation, such as the threat of a terrorist attack.

Neither BSEE nor USCG mandates that an operator must evacuate a production facility for a hurricane; it is a decision that rests solely with the operator. The USCG does require the submittal of an emergency evacuation plan that addresses the operator’s intentions for evacuation of nonessential personnel, egress routes on the production facility, lifesaving and personnel safety devices, firefighting equipment, etc. As activities move farther from shore, it may become safer to not evacuate the facility because helicopter operations become inherently more risky with greater flight times. Severe weather
conditions also increase the risks associated with helicopter operations. The precedent for leaving a facility manned during severe weather is established in the North Sea and other operating basins.

Redundant, fail-safe, automatic shut-in systems located inside the wellbore and at the sea surface, and in some instances at the seafloor, are designed to prevent or minimize pollution. These systems are designed and tested to ensure proper operation should a production facility or well be catastrophically damaged. Testing occurs at regular intervals with predetermined performance limits designed to ensure functioning of the systems in case of an emergency. After the DWH event, the testing requirements for well control systems came under immediate scrutiny in the DOI Secretary’s “Safety Measures Report” that was delivered to him on May 27, 2010. The Safety Measures Report included a recommendation of a program for the immediate recertification of BOP’s. As stated above, the new regulatory section at 30 CFR 250.451(i) requires that, if a blind-shear ram or casing shear ram is activated in a well-control situation where the pipe is sheared, the BOP stack must be retrieved, fully inspected, and tested (Federal Register, 2010b). This and other new regulations that improve safety in the event of an emergency are described above in Chapter 1.3.1.

Permits and Applications

After EP or DOCD approval, the operator submits applications for specific activities to BSEE for approval. These applications include those for drilling wells; well-test flaring; temporary well abandonment; installing a well protection structure, production platforms, satellite structures, subsea wellheads and manifolds, and pipelines; installation of production facilities; commencing production operations; platform removal and lease abandonment; and pipeline decommissioning.

Wells

The BSEE requirements for the drilling of wells can be found at 30 CFR 250 Subpart D. Lessees are required to take precautions to keep all wells under control at all times. The lessee must use the best available and safest technology to enhance the evaluation of abnormal pressure conditions and to minimize the potential for uncontrolled well flow.

Prior to conducting drilling operations, the operator is required to submit and obtain approval for an APD. The APD requires detailed information—including project layout at a scale of 24,000:1, design criteria for well control and casing, specifications for blowout preventers, a mud program, cementing program, directional drilling plans, etc.—to allow for BSEE’s evaluation of operational safety and pollution-prevention measures. The APD is reviewed for conformance with the engineering requirements and other technical considerations.

The BSEE is responsible for conducting technical and safety reviews of all drilling, workover, and production operations on the OCS. These detailed analyses determine if the lessee’s proposed operation is in compliance with all regulations and all current health, safety, environmental, and classical engineering standards.

The BSEE regulations at 30 CFR 250.1710-1717 address the requirements for permanent abandonment of a well on the OCS. A permanent abandonment includes the isolation of zones in the open wellbore, plugging of perforated intervals, plugging the annular space between casings (if they are open), setting a surface plug, and cutting and retrieving the casing at least 15 ft (5 m) below the mudline. All plugs must be tested in accordance with the regulations. There are no routine surveys of permanently abandoned well locations. If a well were found to be leaking, BSEE would require the operator of record to perform an intervention to repair the abandonment. If a well is temporarily abandoned at the seafloor, an operator must provide BSEE with an annual report summarizing plans to permanently abandon the well or to bring the well into production.

Platforms and Structures

The BSEE does a technical review of all proposed structure designs and installation procedures. All proposed facilities are reviewed for structural integrity. These detailed engineering reviews entail an evaluation of all operator proposals for fabrication, installation, modification, and repair of all mobile and fixed structures. The lessee must design, fabricate, install, use, inspect, and maintain all platforms and structures on the OCS to assure their structural integrity for the safe conduct of operations at specific
The Proposed Action

locations. Applications for platform and structure approval are filed in accordance with 30 CFR 250.901. Design requirements are presented in detail at 30 CFR 250.904 through 250.909. The lessee evaluates characteristic environmental conditions associated with operational functions to be performed. Factors such as waves, wind, currents, tides, temperature, and the potential for marine growth on the structure are considered. In addition, pursuant to 30 CFR 250.902 and 250.903, a program has been established by BSEE to assure that new structures meeting the conditions listed under 30 CFR 250.900(c) are designed, fabricated, and installed using standardized procedures to prevent structural failures. This program facilitates review of such structures and uses third-party expertise and technical input in the verification process through the use of a Certified Verification Agent. After installation, platforms and structures are required to be periodically inspected and maintained under 30 CFR 250.912.

Pipelines

Regulatory processes and jurisdictional authority concerning pipelines on the OCS and in coastal areas are shared by several Federal agencies, including DOI, Department of Transportation (DOT), U.S. Army Corps of Engineers (COE), the Federal Energy Regulatory Commission, and the USCG. Aside from pipeline regulations, these agencies have the responsibility of overseeing and regulating the following areas: the placement of structures on the OCS and pipelines in areas that affect navigation; the certification of proposed projects involving the transportation or sale of interstate natural gas, including OCS gas; and the right of eminent domain exercised by pipeline companies onshore. In addition, DOT is responsible for promulgating and enforcing safety regulations for the transportation in interstate commerce of natural gas, liquefied natural gas (LNG), and hazardous liquids by pipeline. This includes, for the most part, offshore pipelines on State lands beneath navigable waters and on the OCS that are operated by transmission companies. The regulations are contained in 49 CFR 191 through 193 and 195. In a Memorandum of Understanding (MOU) between DOT and DOI dated December 10, 1996, each party’s respective regulatory responsibilities are outlined. The DOT is responsible for establishing and enforcing design, construction, operation, and maintenance regulations, and for investigating accidents for all OCS transportation pipelines beginning downstream of the point at which operating responsibility transfers from a producing operator to a transporting operator. The DOI’s responsibility extends upstream from the transfer point described above.

The BSEE is responsible for regulatory oversight of the design, installation, and maintenance of OCS producer-operated oil and gas pipelines. The BSEE operating regulations for pipelines found at 30 CFR 250 Subpart J are intended to provide safe and pollution-free transportation of fluids in a manner that does not unduly interfere with other users of the OCS. Pipeline applications are usually submitted and reviewed separately from DOCD’s. Pipeline applications may be for on-lease pipelines or rights-of-way for pipelines that cross other lessees’ leases or unleased areas of the OCS. Pipeline permit applications to BSEE include the pipeline location drawing, profile drawing, safety schematic drawing, pipe design data, a shallow hazard survey report, and an archaeological report, if applicable.

The BSEE evaluates the design, fabrication, installation, and maintenance of all OCS pipelines. Proposed pipeline routes are evaluated for potential seafloor or subsurface geologic hazards and other natural or manmade seafloor or subsurface features or conditions (including other pipelines) that could have an adverse impact on the pipeline or that could be adversely impacted by the proposed operations. Routes are also evaluated for potential impacts on archaeological resources and biological communities. A NEPA review is conducted in accordance with applicable policies and guidelines. The BOEM prepares an EA on all pipeline rights-of-way that go ashore. For Federal consistency, applicants must comply with the regulations as clarified in NTL 2007-G20, “Coastal Zone Management Program Requirements for OCS Right-of-way Pipeline Applications.” All Gulf States require consistency review of right-of-way pipeline applications as described in the clarifying NTL.

The design of the proposed pipeline is evaluated for an appropriate cathodic protection system to protect the pipeline from leaks resulting from the effects of external corrosion of the pipe; an external pipeline coating system to prolong the service life of the pipeline; measures to protect the inside of the pipeline from the detrimental effects, if any, of the fluids being transported; the submersibility of the line (i.e., that the pipeline will remain in place on the seafloor and not have the potential to float, even if empty or filled with gas rather than liquids); proposed operating pressure of the line; and protection of other pipelines crossing the proposed route. Such an evaluation includes the following: (1) reviewing the
calculations used by the applicant in order to determine whether the applicant properly considered such elements as the grade of pipe to be used, the wall thickness of the pipe, derating factors (the practice of operating a component well inside its normal operating limits to reduce the rate at which the component deteriorates) related to the submerged and riser portions of the pipeline, the pressure rating of any valves or flanges to be installed in the pipeline, the pressure rating of any other pipeline(s) into which the proposed line might be tied, and the required pressure to which the line must be tested before it is placed in service; (2) protective safety devices such as pressure sensors and remotely operated valves, the physical arrangement of those devices proposed to be installed by the applicant for the purposes of protecting the pipeline from possible overpressure conditions and for detecting and initiating a response to abnormally low-pressure conditions; and (3) the applicant’s planned compliance with regulations requiring that pipelines installed in water depths less than 200 ft (61 m) be buried to a depth of at least 3 ft (1 m). In addition, pipelines crossing fairways require a COE permit and must be buried to a depth of at least 10 ft (3 m) and to 16 ft (5 m) if crossing an anchorage area.

Operators are required to periodically inspect pipeline routes. Monthly overflights are conducted to inspect pipeline routes for leakage.

Applications for pipeline decommissioning must also be submitted for BSEE review and approval. Decommissioning applications are evaluated to ensure they will render the pipeline inert and/or to minimize the potential for the pipeline becoming a source of pollution by flushing and plugging the ends and to minimize the likelihood that the decommissioned line will become an obstruction to other users of the OCS by filling it with water and burying the ends.

Inspection and Enforcement

The OCSLA authorizes and requires BSEE to provide for an annual scheduled inspection and a periodic unscheduled (unannounced) inspection of all oil and gas operations on the OCS. The inspections are to assure compliance with all regulatory constraints that allowed commencement of the operation.

The primary objective of an initial inspection is to assure proper installation of mobile drilling units and fixed structures, and proper functionality of their safety and pollution prevention equipment. After operations begin, additional announced and unannounced inspections are conducted. Unannounced inspections are conducted to foster a climate of safe operations, to maintain a BSEE presence, and to focus on operators with a poor performance record. These inspections are also conducted after a critical safety feature has previously been found defective. Poor performance generally means that more frequent, unannounced inspections may be conducted on a violator’s operation.

The annual inspection examines all safety equipment designed to prevent blowouts, fires, spills, or other major accidents. These annual inspections involve the inspection for installation and performance of all facilities’ safety-system components.

The inspectors follow the guidelines as established by the regulations, API RP 14C, and the specific BSEE-approved plan. The BSEE inspectors perform these inspections using a national checklist called the Potential Incident of Noncompliance (PINC) list. This list is a compilation of yes/no questions derived from all regulated safety and environmental requirements.

The BSEE and BOEM administer an active civil penalties program (30 CFR 250 Subpart N and 30 CFR 550 Subpart N). A civil penalty in the form of substantial monetary fines may be issued against any operator that commits a violation that may constitute a threat of serious, irreparable, or immediate harm or damage to life, property, or the environment. The BSEE may make recommendations for criminal penalties if a willful violation occurs. In addition, the regulation at 30 CFR 250.173(a) authorizes suspension of any operation in the GOMR if the lessee has failed to comply with a provision of any applicable law, regulation, or order or provision of a lease or permit. Furthermore, the Secretary may invoke his authority under 30 CFR 550.185(c) to cancel a nonproductive lease with no compensation. Exploration and development activities may be canceled under 30 CFR 550.182 and 550.183.

Pollution Prevention, Oil-Spill Response Plans, and Financial Responsibility

Pollution Prevention

Pollution prevention is addressed through proper design and requirements for safety devices. The BSEE regulations at 30 CFR 250.400 require that the operator take all necessary precautions to keep its
wells under control at all times. The lessee is required to use the best available and safest drilling
technology in order to enhance the evaluation of conditions of abnormal pressure and to minimize the
potential for the well to flow or kick. Redundancy is required for critical safety devices that will shut off
flow from the well if loss of control is encountered. A complete description of rule changes implemented
as a result of the DWH event is detailed in Chapter 1.3.1.

In addition, BSEE regulations at 30 CFR 250 Subparts E, F, and H require that the lessee assure the
safety and protection of the human, marine, and coastal environments during completion, workover, and
production operations. All production facilities, including separators, treaters, compressors, headers, and
flowlines are required to be designed, installed, tested, maintained, and used in a manner that provides for
efficiency, safety of operations, and protection of the environment. Wells, particularly subsea wells,
include a number of sensors that help in detecting pressures and the potential for leaks in the production
system. Safety devices are monitored and tested frequently to ensure their operation, should an incident
occur. To ensure that safety devices are operating properly, BSEE incorporates the API RP 14C into the
operating regulations. The API RP 14C incorporates the knowledge and experience of the oil and gas
industry regarding the analysis, design, installation, and testing of the safety devices used to prevent
pollution. The API RP 14C presents proven practices for providing these safety devices for offshore
production platforms. Proper application of these practices, along with good design, maintenance, and
operation of the entire production facility, should provide an operationally safe and pollution-free
production platform.

Also, BSEE regulations at 30 CFR 250 Subpart J require that pipelines and associated valves, flanges,
and fittings be designed, installed, operated, and maintained to provide safe and pollution-free
transportation of fluids in a manner that does not unduly interfere with other uses on the OCS.

The BSEE regulation at 30 CFR 250.300(a) requires that lessees not create conditions that will pose
an unreasonable risk to public health, life, property, aquatic life, wildlife, recreation, navigation,
commercial fishing, or other uses of the ocean during offshore oil and gas operations. The lessee is
required to take measures to prevent the unauthorized discharge of pollutants into the offshore waters.
Control and removal of pollution is the responsibility and at the expense of the lessee. Immediate
corrective action to an unauthorized release is required. All hydrocarbon-handling equipment for testing
and production, such as separator and treatment tanks, are required to be designed, installed, and operated
to prevent pollution. Maintenance and repairs that are necessary to prevent pollution are required to be
taken immediately. Drilling and production facilities are required to be inspected daily or at intervals
approved or prescribed by the BSEE District Supervisor to determine if pollution is occurring.

Operators are required to install curbs, gutters, drip pans, and drains on platform and rig deck areas in
a manner necessary to collect all greases, contaminants, and debris not authorized for discharge. The
rules also explicitly prohibit the disposal of equipment, cables, chains, containers, or other materials into
offshore waters. Portable equipment, spoons or reels, drums, pallets, and other loose items must be
marked in a durable manner with the owner’s name prior to use or transport over offshore waters.
Smaller objects must be stored in a marked container when not in use. Operational discharges such as
produced water and drilling muds and cuttings are regulated by USEPA through the National Pollutant
Discharge Elimination System (NPDES) permit program. The BSEE may restrict the rate of drilling fluid
discharge or prescribe alternative discharge methods. No petroleum-based substances, including diesel
fuel, may be added to the drilling mud system without prior approval of the BSEE District Supervisor.

**Blowout Preventers**

A blowout preventer (BOP) is a complex of choke lines and hydraulic rams mounted atop the well
head that can seal off the casing of a well by remote control at the surface. There are different types of
BOP’s. A pipe ram closes on the drill pipe by pinching it, but it cannot seal an open hole. A blind ram is
a straight-edged ram used to close an open hole. The BOP’s were invented in the early-1920’s and have
been instrumental in ending dangerous, costly, and environmentally damaging oil gushers. The BOP’s
have been required for OCS oil and gas operations from the time offshore drilling began in the late
1940’s. There are two types: ram and annular (also called spherical). Rams were deployed in the 1920’s
and annular preventers in the 1950’s. Rams are designed to seal an open hole by closing the wellbore
with a sharp horizontal motion that may cut through casing or tool strings, as a last resort. An annular
BOP closes around the drill string in a smooth simultaneous upward and inward motion. Both types are
usually used together to create redundancy in a BOP stack. Because BOP’s are important for the safety of the drilling crew, as well as the rig and the wellbore itself, BOP’s are regularly inspected, tested, and refurbished. The BOP’s are actuated as a last resort upon imminent threat to the integrity of the well or the surface rig (Chapter 3.2.2). New regulations for BOP’s were published on October 14, 2010, as described in Chapter 1.3.1 (Federal Register, 2010b).

Oil-Spill Response Plans

The BSEE responsibilities under the Oil Pollution Act of 1990 (OPA) include spill prevention, review, and approval of oil-spill response plans (OSRP’s); inspection of oil-spill containment and cleanup equipment; and ensuring oil-spill financial responsibility for facilities in offshore waters located seaward of the coastline or in any portion of a bay that is connected to the sea either directly or through one or more other bays. The BSEE regulations (30 CFR 254) require that all owners and operators of oil-handling, storage, or transportation facilities located seaward of the coastline submit an OSRP for approval. The term “coastline” means the line of ordinary low water along that portion of the coast that is in direct contact with the open sea and the line marking the seaward limit of inland waters. The term “facility” means any structure, group of structures, equipment, or device (other than a vessel) that is used for one or more of the following purposes: exploring for; drilling for; producing; storing; handling; transferring; processing; or transporting oil. A mobile offshore drilling unit (MODU) is classified as a facility when engaged in drilling or downhole operations.

The regulation at 30 CFR 254.2 requires that an OSRP must be submitted and approved before an operator can use a facility. The BSEE can grant an exception to this requirement during the BSEE review of an operator’s submitted OSRP. In order to be granted this exception during this time period, an owner/operator must certify in writing to BSEE that it is capable of responding to a “worst-case” spill or the substantial threat of such a spill. To continue operations, the facility must be operated in compliance with the approved OSRP or the BSEE-accepted “worst-case” spill certification. Owners or operators of offshore pipelines are required to submit an OSRP for any pipeline that carries oil, condensate, or gas with condensate; pipelines carrying essentially dry gas do not require an OSRP. Current OSRP’s are required for abandoned facilities until they are physically removed or dismantled.

The OSRP describes how an operator intends to respond to an oil spill. The OSRP may be site-specific or regional (30 CFR 254.3). The term “regional” means a spill response plan that covers multiple facilities or leases of an owner or operator, including affiliates, which are located in the same BSEE Gulf of Mexico region. The subregional plan concept is similar to the regional concept, which allows leases or facilities to be grouped together for the purposes of (1) calculating response times, (2) determining quantities of response equipment, (3) conducting oil-spill trajectory analyses, (4) determining worst-case discharge scenarios, and (5) identifying areas of special economic and environmental importance that may be impacted and the strategies for their protection. The number and location of the leases and facilities allowed to be covered by a subregional OSRP will be decided by BSEE on a case-by-case basis, considering the proximity of the leases or facilities proposed to be covered. NTL 2006-G21 includes guidance on the preparation and submittal of subregional OSRP’s.

The Emergency Response Action Plan within the OSRP serves as the core of the BSEE-required OSRP. In accordance with 30 CFR 254, the Emergency Response Action Plan requires identification of (1) the qualified individual and the spill-response management team, (2) the spill-response operating team, (3) the oil-spill cleanup organizations under contract for response, and (4) the Federal, State, and local regulatory agencies that an owner/operator must notify or that they must consult with to obtain site-specific environmental information when an oil spill occurs. The OSRP is also required to include an inventory of appropriate equipment and materials, their availability, and the time needed for deployment, as well as information pertaining to dispersant use, in-situ burning, a worst-case discharge scenario, contractual agreements, training and drills, identification of potentially impacted environmental resources and areas of special economic concern and environmental importance, and strategies for the protection of these resources and areas. The response plan must provide for response to an oil spill from their facility and the operator must immediately carry out the provisions of the plan whenever an oil spill from the facility occurs. The OSRP must be in compliance with the National Contingency Plan and the Area Contingency Plan(s) (ACP). The operator is also required to carry out the training, equipment testing,
The Proposed Action

and periodic drills described in the OSRP. All BSEE-approved OSRP’s must be reviewed at least every 2 years. In addition, revisions must be submitted to BSEE within 15 days whenever

(1) a change occurs that appreciably reduces an owner/operator’s response capabilities;
(2) a substantial change occurs in the worst-case discharge scenario or in the type of oil being handled, stored, or transported at the facility;
(3) there is a change in the name(s) or capabilities of the oil-spill removal organizations cited in the OSRP; or
(4) there is a change in the applicable ACP’s.

As a result of the DWH event, although BSEE is not requiring the submission of revised OSRP’s at this time, the Agency will provide guidance regarding additional information that operators should submit regarding spill response and surface containment in light of the “worst case” discharge calculations that are now required by BSEE regulations and as clarified in NTL 2010-N06, “Information Requirements for Exploration Plans, Development and Production Plans, and Development Operations Coordination Documents on the OCS,” which became effective on June 18, 2010. This NTL provides clarification of the regulations requiring a lessee or operator to submit supplemental information for new or previously submitted EP’s, DPP’s, or DOCD’s. The required supplemental information includes the following: (1) a description of the blowout scenario as required by 30 CFR 550.213(g) and 550.243(h); (2) a description of their assumptions and calculations used in determining the volume of the worst-case discharge required by 30 CFR 550.219(a)(2)(iv) (for EP’s) or 30 CFR 550.250(a)(2)(iv) (for DPP’s and DOCD’s); and (3) a description of the measures proposed that would enhance the ability to prevent a blowout, to reduce the likelihood of a blowout, and to conduct effective and early intervention in the event of a blowout, including the arrangements for drilling relief wells and any other measures proposed. The early intervention methods could actually include the surface and subsea containment resources that BOEMRE announced in NTL 2010-N10, which states that BOEMRE will begin reviewing to ensure that the measures are adequate to promptly respond to a blowout or other loss of well control.

Additionally, to address new improved containment systems, NTL 2010-N10, “Statement of Compliance with Applicable Regulations and Evaluation of Information Demonstrating Adequate Spill Response and Well Containment Resources,” became effective on November 8, 2010. This NTL applies only to operators conducting operations using subsea or surface BOP’s on floating facilities. It clarifies the regulations that lessees and operators must submit a certification statement signed by an authorized company official with each application for a well permit, indicating that they will conduct all of their authorized activities in compliance with all applicable regulations, including the Increased Safety Measures Regulations at 75 FR 63346. The NTL also informs lessees that BSEE will be evaluating whether or not each operator has submitted adequate information demonstrating that it has access to and can deploy surface and subsea containment resources that would be adequate to promptly respond to a blowout or other loss of well control. Although the NTL does not provide that operators submit revised Oil Spill Response Plans (OSRP’s) that include this containment information at this time, operators were notified of BSEE’s intention to evaluate the adequacy of each operator to comply in the operator’s current OSRP; therefore, there is an incentive for voluntary compliance.

Financial Responsibility

As required by 30 CFR 553.11, a designated applicant must demonstrate oil-spill financial responsibility (OSFR) for covered offshore facilities (COF’s). A designated applicant may be a responsible party or another person authorized under 30 CFR 553. These regulations implement the OSFR requirements of Title I of OPA, as amended. Penalties for noncompliance with these requirements are covered at 30 CFR 250.51 and in NTL 2008-N05, “Guidelines for Oil Spill Financial Responsibility for Covered Facilities.” A COF, as defined in 30 CFR 553.3, is any structure and all of its components (including wells completed at the structure and the associated pipelines), equipment, pipeline, or device (other than a vessel or other than a pipeline or deepwater port licensed under the Deepwater Port Act of 1974) used for exploring, drilling, or producing oil, or for transporting oil from such facilities. The BSEE
ensures that each responsible party has sufficient funds for removal costs and damages resulting from the accidental release of liquid hydrocarbons into the environment for which the responsible party is liable.

**Air Emissions**

The OCSLA (43 U.S.C. 1334(a)(8)) requires the Secretary of the Interior to promulgate and administer regulations that comply with the National Ambient Air Quality Standards (NAAQS), pursuant to the Clean Air Act (CAA) (42 U.S.C. 7401 et seq.), to the extent that authorized activities significantly affect the air quality of any State. Under provisions of the CAA Amendments (CAA Amendments) of 1990, the USEPA Administrator has jurisdiction and, in consultation with the Secretary of the Interior and the Commandant of the Coast Guard, established the requirements to control air pollution in OCS areas of the Pacific, Atlantic, Arctic, and eastward of 87.5º W. longitude in the GOM. Air quality in the OCS area westward of 87.5º W. longitude in the Gulf is under BOEM jurisdiction.

For OCS air emission sources located east of 87.5º W. longitude and within 25 mi (40 km) of the States’ seaward boundaries, the requirements are the same as would be applicable if the source were located in the corresponding onshore area. The USEPA requirements for these OCS areas are at 40 CFR 55, Appendix A. For air emission sources located east of 87.5º W. longitude and more than 25 mi (40 km) from the States’ seaward boundaries, sources are subject to Federal requirements for Prevention of Significant Deterioration (PSD). The USEPA regulations also establish procedures that allow the USEPA Administrator to exempt any OCS source from an emissions control requirement if it is technically infeasible or poses unreasonable threat to health or safety.

This Agency issued NTL 2009-N11 to clarify that its regulatory authority and the implementing regulations in 30 CFR 250 Subpart C apply only to those air emission sources in the Gulf of Mexico westward of 87.5º W. longitude. The regulated pollutants include carbon monoxide, suspended particulates, sulphur dioxide, nitrogen oxides, total hydrocarbons, and volatile organic compounds. All new or supplemental EP’s and DOCD’s must include air emissions information sufficient to determine if an air quality review is required (30 CFR 550.218 and 550.249). The BOEM regulations can require a review of air quality emissions to determine if the projected emissions from a facility result in onshore ambient air concentrations above BOEM significance levels and to identify appropriate emissions controls to mitigate potential onshore air quality degradation.

Emissions data for new or modified onshore facilities directly associated with proposed OCS activities are required to be included in development plans submitted to BSEE so that the affected States can determine the potential impacts on their air quality.

The BOEM uses a two-level hierarchy of evaluation criteria to evaluate potential impacts of offshore emission sources to onshore areas. The evaluation criteria are the exemption level and the significance level. If the proposed activities exceed the criteria at the first (exemption) level, the evaluation moves to the significance level criteria. The initial evaluation compares the worst-case annual emissions to the BOEM exemption criteria. This corresponds to the USEPA screening step, where the proposed activity emissions are checked against the screening thresholds or “exemption levels.” If the proposed activity emissions are below the exemption levels, the proposed action is exempt from further air quality review.

If exemption levels are exceeded, then the second step requires refined modeling using the Offshore and Coastal Dispersion (OCD) Model. The results from the OCD Model, the modeled potential onshore impacts, are compared with BOEM significance levels. If the significance levels are exceeded in an attainment area, an area that meets the NAAQS, the operator would be required to apply best available control technology to the emissions source. If the affected area is classified as nonattainment, further emission reductions or offsets may be required. Projected contributions to onshore pollutant concentrations are also subject to the same limits as USEPA applies to the onshore areas under their PSD program. For those facilities required to submit OCD modeling by exceeding NOx exemption levels, BOEM requires those operators to also demonstrate compliance with the new 1-hour NAAQS standards for NOx.

**Flaring/Venting**

Flaring is the controlled burning of natural gas, and venting is releasing gas directly into the atmosphere without burning. Flaring/venting may be necessary to remove potentially damaging completion fluids from the wellbore and to provide sufficient reservoir data for the operator to evaluate
The Proposed Action

reservoir development options during unloading/testing operations and/or in emergency situations. The BSEE regulates flaring/venting to minimize the loss of revenue producing natural gas resources. The BSEE regulations (30 CFR 250.1160) allow, without prior BSEE approval, flaring or venting of natural gas on a limited basis under certain specified conditions. Regulations permit more extensive flaring/venting with prior approval from BSEE. Records must always be prepared by the operator for all flaring/venting, and justification must be provided for flaring/venting not expressly authorized by BSEE regulations.

Hydrogen Sulfide Contingency Plans

The operator of a lease must request a BSEE area classification for the presence of hydrogen sulfide (H₂S) gas. The BSEE classifies areas for proposed operations as (1) H₂S absent, (2) H₂S present, or (3) H₂S unknown.

All OCS operators concerned with the production of sour (contains H₂S) hydrocarbons that could result in atmospheric H₂S concentrations above 20 parts per million are required to file an H₂S contingency plan with BSEE. This plan must include the 30 CFR 250 requirements that are intended to ensure workers safety at the production facility and provide contingencies for; simultaneous drilling, well-completion, well-workovers, and production operations. The NTL 2009-G31, “Hydrogen Sulfide (H₂S) Requirements,” provides clarification, guidance, and information regarding BSEE’s H₂S regulations at 30 CFR 250.

Archaeological Resources Regulation

Bottom-disturbing operations such as well placement, anchoring, and pipelaying activities can lead to damage to any resources that reside on or under the seabed, including archaeological resources such as historic shipwrecks. The archaeological resources regulation at 30 CFR 550.194 grants authority in certain cases to each BOEM Regional Director to require that archaeological reports be submitted with the EP, DOCD, or DPP where deemed necessary. The technical requirements of the archaeological resource reports are detailed in NTL 2005-G07, “Archaeological Resource Surveys and Reports.” If the evidence from the operator’s geophysical survey and/or archaeological report suggests that an archaeological resource may be present, the lessee must either locate the site of any operation so as not to adversely affect the area where the archaeological resource may be, demonstrate that an archaeological resource does not exist, or demonstrate that archaeological resources will not be adversely affected by operations. If the lessee discovers any archaeological resource while conducting approved operations, operations must be immediately stopped and the discovery reported to the BOEM Regional Supervisor, Office of Environment, within 48 hours of its discovery.

High-resolution surveys, where required, provide an effective tool that analysts use to identify and help protect archaeological resources; however, such survey coverage is often not available for all areas of the Gulf of Mexico, particularly in deeper water where oil and gas activities are increasing and where more shipwrecks are being identified. As part of the environmental reviews conducted for postlease activities, available information will be evaluated regarding the potential presence of archaeological resources within the proposed action area to determine if additional archaeological resource surveys and mitigation are warranted.

Coastal Zone Management Consistency Review and Appeals for Plans

The Coastal Zone Management Act (CZMA) places requirements on any applicant for an OCS plan that describes in detail Federal license or permit activities affecting any coastal use or resource, in or outside of a State’s coastal zone. The applicant must provide, in the OCS plan submitted to BOEM, a consistency certification and necessary data and information for the State to determine that the proposed activities comply with the enforceable policies of the States’ coastal management program (CMP), approved by NOAA, and that such activities will be fully consistent with the enforceable policies (16 U.S.C. 1456(c)(3)(A) and 15 CFR 930.76). Except as provided in 15 CFR 930.60(a), State agency consistency review begins when the State receives the OCS plan, consistency certification, and necessary data and information pursuant to 15 CFR 930.76(a) and (b). Only missing information can be used to delay the commencement of State agency review, and a request for information and data that are not

All of the Gulf States have approved CMP’s. Requirements for the CZM consistency information for Texas, Louisiana, Mississippi, Alabama, and Florida are given in NTL’s 2006-G21, 2007-G20, 2008-G04, 2009-G27, and 2010-N06. In accordance with the requirements of 15 CFR 930.76, BOEM’s Gulf of Mexico OCS Region sends copies of an OCS plan, including the consistency certification and other necessary data and information, to the designated State CMP agency by receipted mail or other approved communication. If no State-agency objection is submitted by the end of the consistency review period, BOEM shall presume consistency concurrence by the State (15 CFR 930.78(b)). The BOEM can require modification of a plan if the operator has agreed to certain requirements requested by the State.

If BOEM receives a written consistency objection from the State, BOEM will not approve any activity described in the OCS plan unless (1) the operator amends the OCS plan to accommodate the objection, concurrence is subsequently received or conclusively presumed; (2) upon appeal, the Secretary of Commerce, in accordance with 15 CFR 930 Subpart H, finds that the OCS plan is consistent with the objectives or purposes of the CZMA or is necessary in the interest of national security; or (3) the original objection is declared invalid by the courts.

Best Available and Safest Technologies

To assure that oil and gas exploration, development, and production activities on the OCS are conducted in a safe and pollution-free manner, 43 U.S.C. 1347(b) of the OCSLA, as amended, requires that all OCS technologies and operations use the best available and safest technology (BAST) whenever practical. The Director may require additional BAST measures to protect safety, health, and the environment, if it is economically feasible and the benefits outweigh the costs. Conformance to the standards, codes, and practices referenced in or required under the authority of 30 CFR 250 is considered the application of BAST. These standards, codes, and practices include requirements for state-of-the-art drilling technology, production safety systems, oil and gas well completions, oil-spill response plans, pollution-control equipment, and specifications for platform/structure designs. The BSEE conducts periodic oilspill inspections, and continuously and systematically reviews OCS technologies to ensure that the best available and safest technologies are applied to OCS operations. The BAST is not required when BSEE determines that the incremental benefits are clearly insufficient to justify increased costs; however, it is the responsibility of an operator of an existing operation to demonstrate why application of a new technology would not be feasible. The BAST requirement is applicable to equipment and procedures that, if failed, would have a significant effect on safety, health, or the environment, unless benefits clearly do not justify the cost (30 CFR 250.107(c) and (d)).

The BAST concept is addressed in the BSEE, Gulf of Mexico OCS Region by a continuous effort to locate and evaluate the latest technologies and to report on these advances at periodic Regional Operations Technology Assessment Committee (ROTAC) meetings. A part of the BSEE staff has an ongoing function to evaluate various vendors and industry representatives’ innovations and improvements in techniques, tools, equipment, procedures, and technologies applicable to oil and gas operations (drilling, producing, completion, and workover operations). This information is provided to BSEE district personnel at ROTAC meetings. The requirement for the use of BAST has been, for the most part, an evolutionary process whereby advances in equipment, technologies, and procedures have been integrated into OCS operations over a period of time. Awareness by BSEE inspectors and the OCS operators of the most advanced equipment and technologies has resulted in the incorporation of these advances into day-to-day operations. An example of such an equipment change that evolved over a period of time would be the upgrading of diverter systems on drilling rigs from the smaller diameter
systems of the past to the large-diameter, high-capacity systems found on drilling rigs operating on the OCS today.

**Production Facilities**

The BSEE regulations governing oil and gas production safety systems are found in 30 CFR 250 Subpart H. Production safety equipment used on the OCS must be designed, installed, used, maintained, and tested in a manner to assure the safety and protection of the human, marine, and coastal environments. All tubing installations open to hydrocarbon-bearing zones below the surface must be equipped with safety devices that will shut off the flow from the well in the event of an emergency, unless the well is incapable of flowing. Surface- and subsurface-controlled safety valves and locks must conform to the requirements of 30 CFR 250.801. All surface production facilities, including separator and treatment tanks, compressors, headers, and flowlines must be designed, installed, and maintained in a manner that provides for efficiency, safety of operations, and protection of the environment. Production facilities also have stringent requirements concerning electrical systems, flowlines, engines, and firefighting systems. The safety-system devices are tested by the lessee at specified intervals and must be in accordance with API RP 14C Appendix D and other measures.

**Personnel Training and Education**

An important factor in ensuring that offshore oil and gas operations are carried out in a manner that emphasizes operational safety and minimizes the risk of environmental damage is the proper training of personnel. Under 30 CFR 250 Subpart O, BSEE has outlined well control and production safety training program requirements for lessees operating on the OCS. The goal of the regulation (30 CFR 250.1501) is safe and clean OCS operations. Lessees must ensure that their employees and contract personnel engaged in well control or production safety operations understand and can properly perform their duties. To accomplish this, the lessee must establish and implement a training program so that all of their employees are trained to competently perform their assigned well control and production safety duties. The lessee must also verify that their employees understand and can perform the assigned duties.

The mandatory Drilling Well-Control Training Program was instituted by this Agency in 1979. In 1983, the mandatory Safety Device Training Program was established to ensure that personnel involved in installing, inspecting, testing, and maintaining safety devices are qualified. As a preventive measure, all offshore personnel must be trained to operate oil-spill cleanup equipment, or the lessee must retain a trained contractor(s) to operate the equipment for them. In addition, BSEE offers numerous technical seminars to ensure that personnel are capable of performing their duties and are incorporating the most up-to-date safety procedures and technology in the petroleum industry. In 1994, the Office of Safety Management created this Agency’s Offshore Training Institute to develop and implement an inspector training program. The Institute introduced state-of-the-art multimedia training to the inspector work force and has produced a series of interactive computer training modules.

**Structure Removal and Site Clearance**

During exploration, development, and production operations, temporary and permanent equipment and structures are often required to be embedded into or placed onto the seafloor around activity areas. In compliance with Section 22 of BSEE’s Oil and Gas Lease Form (MMS-2005) and OCSLA regulations (30 CFR 250.1710—Wellheads/Casings and 30 CFR 250.1725—Platforms and Other Facilities), operators need to remove seafloor obstructions from their leases within 1 year of lease termination or after a structure has been deemed obsolete or unusable. These regulations also require the operator to sever bottom-founded objects and their related components at least 5 m (15 ft) below the mudline (30 CFR 250.1716(a)—Wellheads/Casings and 30 CFR 250.1728(a)—Platforms and Other Facilities). The severance operations are generally categorized as explosive or nonexplosive.

Chapter 1.5 of the Multisale EIS describes regulations, reporting guidelines, and specific mitigation measures developed through consultation, pursuant to Section 7 of the ESA and the MMPA, concerning potential impacts on endangered and threatened species associated with explosive severance activities conducted during the structure-removal operations. All of the current terms and conditions of structure
and well removal activities are outlined in NTL 2010-G05, “Decommissioning Guidance for Wells and Platforms,” which became effective on October 15, 2010.

**Marine Protected Species NTL’s**

Three NTL’s that were issued in 2007 advise operators of measures designed to reduce impacts to Marine Protected Species: NTL 2007-G02, “Implementation of Seismic Survey Mitigation Measures and Protected Species Observer Program”; NTL 2007-G03, “Marine Trash and Debris Awareness and Elimination”; and NTL 2007-G04, “Vessel Strike Avoidance and Injured/Dead Protected Species Reporting.” The provisions outlined in these NTL’s apply to all existing and future oil and gas operations in the Gulf of Mexico OCS.

The NTL 2007-G02, “Implementation of Seismic Survey Mitigation Measures and Protected Species Observer Program,” provides guidance to protect marine mammals and sea turtles during seismic operations. This NTL clarifies how operators should implement seismic survey mitigation measures, including ramp-up procedures, the use of a minimum sound source, airgun testing, and protected species observation and reporting. The measures contained in this NTL apply to all on-lease surveys conducted under 30 CFR 250 and to all off-lease surveys conducted under 30 CFR 251.

The NTL 2007-G03, “Marine Trash and Debris Awareness and Elimination,” provides guidance to prevent intentional and/or accidental introduction of debris into the marine environment. Operators are prohibited from deliberately discharging containers and other similar materials (i.e., trash and debris) into the marine environment (30 CFR 250.300(a) and (b)(6)) and are required to make durable identification markings on equipment, tools, containers (especially drums), and other material (30 CFR 250.300(c)). The intentional jettisoning of trash has been the subject of strict laws such as the International Convention for the Prevention of Pollution from Ships (MARPOL) Annex V and the Marine Plastic Pollution Research and Control Act, and regulations imposed by various agencies including USCG and USEPA. These USCG and USEPA regulations require that operators become more proactive in avoiding the accidental loss of solid-waste items by developing waste management plans, posting informational placards, manifesting trash sent to shore, and using special precautions such as covering outside trash bins to prevent accidental loss of solid waste. The NTL 2007-G03 states that marine debris placards must be posted in prominent places on all fixed and floating production facilities that have sleeping or food preparation capabilities and on mobile drilling units. Operators must also ensure that all of their offshore employees and those contractors actively engaged in their offshore operations complete annual training that includes (1) viewing a training video or slide show (specific options are outlined in the NTL) and (2) receiving an explanation from the lessee company’s management that emphasizes their commitment to the NTL’s provisions. An annual report that describes the marine trash and debris awareness training process and certifies that the training process has been followed for the previous calendar year is to be provided to BSEE by January 31 of each year.

The NTL 2007-G04, “Vessel Strike Avoidance and Injured/Dead Protected Species Reporting,” explains how operators must implement measures to minimize the risk of vessel strikes to protected species and must report observations of injured or dead protected species. Vessel operators and crews must maintain a vigilant watch for marine protected species and slow down or stop their vessel to avoid striking protected species. Crews must report sightings of any injured or dead protected species (marine mammals and sea turtles) immediately, regardless of whether the injury or death is caused by their vessel, to the Marine Mammal and Sea Turtle Stranding Hotline or the Marine Mammal Stranding Network. In addition, if it was the operator’s vessel that collided with a protected species, BSEE must be notified within 24 hours of the strike.

**Rigs-to-Reefs**

Rigs-to-Reefs (RTR) is a term for converting obsolete, nonproductive offshore oil and gas platforms to designated artificial reefs (Dauterive, 2000). Disposal of obsolete offshore oil and gas platforms is not only a financial liability for the oil and gas industry but it can be a loss of productive marine habitat. The use of obsolete oil and gas platforms for reefs has proven to be highly successful. Their availability, design profile, durability, and stability provide a number of advantages over the use of traditional artificial reef materials. To capture this valuable fish habitat, the States of Louisiana, Texas, and Mississippi, in 1986, 1989, and 1999, respectively, passed enabling legislation and signed into law a RTR
The Proposed Action

program to coincide with their respective States’ Artificial Reef Plan. Alabama and Florida have no RTR legislation. The State laws set up a mechanism to transfer ownership and liability of the platform from oil and gas companies to the State when the platform ceases production and the lease is terminated. The company (donor) saves money by donating a platform to the State (recipient) for a reef rather than scrapping the platform onshore. The industry then donates 50 percent of the savings to the State, which is put toward the State’s artificial reef program. Since the inception of the RTR program, more than 300 retired platforms have been donated and used as reefs in the GOM.

1.6. OTHER OCS-RELATED ACTIVITIES

The BOEM and BSEE have programs and activities that are OCS related but not specific to the oil and gas leasing process or to the management of exploration, development, and production activities. These programs include environmental and technical studies, and cooperative agreements with other Federal and State agencies for NEPA work, joint jurisdiction over cooperative efforts, inspection activities, and regulatory enforcement. The BOEM also participates in industry research efforts and forums.

Environmental Studies Program

The Environmental Studies Program (ESP) was established in 1973 in accordance with Section 20 of the OCSLA. The goals of the ESP are to obtain environmental and socioeconomic information that can be used to assess the potential and real effects of the Gulf of Mexico OCS natural gas and oil program. As a part of the ESP, the Gulf of Mexico OCS Region has funded more than 350 completed or ongoing environmental studies. The types of studies funded include

- literature reviews and baseline studies of the physical, chemical, and biological environment of the shelf;
- literature review and studies of the physical, chemical, and biological environment of deep water (>300 m or 1,000 ft);
- studies of the socioeconomic impacts along the Gulf Coast; and
- studies of the effects of oil and gas activities on the marine environment.

A list of the Gulf of Mexico OCS Region’s studies published from 2006 to the present is presented in Appendix D. Studies completed since 1974 are available on the BOEM, Gulf of Mexico OCS Region’s Internet website under “Environmental Program.” The BOEM’s Environmental Studies Program Information System (ESPIS) provides immediate access to all completed BOEM studies. The ESPIS is a searchable, web-based, full-text retrieval system allowing users to view online or to download the complete text of any completed ESP report. A complete list of all ongoing Gulf of Mexico OCS Region studies is available on the BOEM Internet website. Each listing not only describes the research being conducted but also shows the institution performing the work, the cost of the effort, timeframe, and any associated publications, presentations, or affiliated websites.

The ESP funds studies to obtain information needed for NEPA assessment and the management of environmental and socioeconomic impacts on the human, marine, and coastal environments that may be affected by OCS oil and gas development. The ESP studies were used by BOEM’s Gulf of Mexico OCS Region analysts to prepare this document. While not all of the Gulf of Mexico OCS Region’s studies are specifically referenced in this document, they were used by analysts as input into their analyses. The information in ESP studies is also used by decisionmakers to manage and regulate exploration, development, and production activities on the OCS.

Technology Assessment & Research Program

The Technology Assessment & Research (TA&R) Program supports research associated with operational safety and pollution prevention as well as oil-spill response and cleanup capabilities. The TA&R Program is comprised of two functional research activities: (1) operational safety and engineering
research (topics such as air quality, decommissioning, and mooring and anchoring); and (2) oil-spill research (topics such as behavior of oil, chemical treating agents, and in situ burning of oil). The TA&R Program has four primary objectives:

- **Technical Support**—Providing engineering support in evaluating industry operational proposals and related technical issues and in ensuring that these proposals comply with applicable regulations, rules, and operational guidelines and standards.
- **Technology Assessment**—Investigating and assessing industry applications of technological innovations and ensuring that governing BSEE regulations, rules, and operational guidelines ensure the use of BAST (Chapter 1.5, New and Unusual Technology).
- **Research Catalyst**—Promoting and participating in industry research initiatives in the fields of operational safety, engineering research, and oil-spill response and cleanup research.
- **International Regulations**—Supporting international cooperative efforts for research and development initiatives to enhance the safety of offshore oil and natural gas activities, and the development of appropriate regulatory program elements worldwide.

### Interagency Agreements

**Memoranda of Understanding under NEPA**

Section 1500.5(b) of the CEQ implementing regulations (40 CFR 1500.5(b)) encourages agency cooperation early in the NEPA process. A Federal agency can be a lead, joint lead, or cooperating agency. A lead agency manages the NEPA process and is responsible for the preparation of an EIS; a joint lead Agency shares these responsibilities; and a cooperating agency that has jurisdiction by law and has special expertise with respect to any environmental issue shall participate in the NEPA process upon the request of the lead agency.

When an agency becomes a Cooperating Agency, the cooperating and lead agencies usually enter into an MOU, previously called a Cooperating Agency Agreement. The Agreement details the responsibilities of each participating agency. The BOEM, as lead agency, has requested other Federal agencies to become cooperating agencies, while other agencies have requested BOEM to become a cooperating agency (e.g., the Ocean Express Pipeline project). Some projects, such as major gas pipelines across Federal waters and projects under the Deepwater Port Act of 1974, can require cooperative efforts by multiple Federal and State agencies.

The NOI included an invitation to other Federal agencies and State, tribal, and local governments to consider becoming cooperating agencies in the preparation of this Supplemental EIS. Consultation and coordination activities for this Supplemental EIS are described in Chapter 5.

**Memoranda of Understanding and Memoranda of Agreement between MMS (BSEE) and USCG**

Since BSEE and USCG have closely related jurisdiction over different aspects of safety and operations on the OCS, the agencies have established a formal MOU that delineates lead responsibilities for managing OCS activities in accordance with the OCSLA, as amended, and OPA. The current MOU, dated September 30, 2004, supersedes the August 1989 and December 1998 versions of the interagency agreement. The MOU is being revised to reflect the October 1, 2011, reorganization of BOEMRE, centering on the BSEE role in the coordination and oversight. The MOU is designed to minimize duplication and promote consistent regulation of facilities under the jurisdiction of USCG and BSEE. A Memorandum of Agreement (MOA), OCS No. 1—Agency Responsibilities, between MMS and USCG, dated September 30, 2004, further clarifies the technical and process section of the MOU. The MOA requires the participating agencies to review their internal procedures and, where appropriate, revise them to accommodate the provisions of the September 2004 MOA. To facilitate coordination with USCG,
BSEE has established a full-time position within the Office of Offshore Regulatory Programs to provide liaison between the agencies. As with the MOU, the MOA is currently under revision to reflect the recent reorganization efforts.

Generally, the MOU identifies BSEE as the lead agency for matters concerning the equipment and operations directly involved in the production of oil and gas. These include, among others, design and operation of risers, permanent mooring foundations of the facility, drilling and well production and services, inspection and testing of all drilling-related equipment, and platform decommissioning. Issues regarding certain aspects of safe operation of the facility, its systems, and equipment generally fall under the jurisdiction of USCG. These include, among others, design of vessels, their sea-keeping characteristics, propulsion and dynamic positioning systems, supply and lightering procedures and equipment, utility systems, safety equipment and procedures, and pollution prevention and response procedures. In 2002, this Agency was authorized to inspect USCG-related safety items on fixed facilities on the OCS.

Generally, the MOA identifies agency responsibilities (i.e., agency representatives for the purpose of keeping each other informed of issues, relevant applications, routine policy determinations and to coordinate joint activities), civil penalties (i.e., USCG refers civil penalty cases to BSEE), OSFR (i.e., BSEE determines and provides OSFR-related information to USCG upon request), oil-spill preparedness and response planning (i.e., BSEE requires responsible parties to maintain approved oil-spill-response plans consistent with Area Contingency Plans and the National Contingency Plan), oil-spill response (i.e., reporting all spills to the National Response Center and direct measures to abate sources of pollution from an OCS facility), accident investigations (i.e., BSEE and USCG responsible for investigating and preparing report of fires, spillage, injury, fatality and blowouts and collisions and allisions), and offshore facility system/subsystem responsibility matrix (identifies lead agency responsible for MODU, fixed, and floating systems and subsystems, and coordinates with other agencies as appropriate).

On April 18, 2005, this Agency and USCG met to identify MOA’s that needed to be developed and to prioritize work. The following subject areas were selected: (a) civil penalties; (b) incident investigations; (c) offshore security; (d) oil-spill planning, preparedness, and response; (e) deepwater ports; (f) digital databases; (g) MODU’s; (h) fixed platforms; (i) floating platforms; (j) floating, production, storage, and offloading units (FPSO’s); and (k) incident reporting. Joint agency teams have been established to develop the MOA’s for the first five subject areas. In addition, an MOA is also being pursued to address renewable energy and alternate use of the OCS. The Civil Penalties MOA-OCS-02 was approved on September 12, 2006. The Oil Discharge Planning, Preparedness, and Response MOA-OCS-03 became effective on May 23, 2009, and the Incident Investigation MOA-OCS-05 became effective on March 27, 2009.
CHAPTER 2

ALTERNATIVES INCLUDING THE PROPOSED ACTION
2. ALTERNATIVES INCLUDING THE PROPOSED ACTION

This Supplemental EIS addresses one areawide oil and gas lease sale in the CPA of the Gulf of Mexico OCS (Figure 1-1), as scheduled in the current Outer Continental Shelf Oil and Gas Leasing Program: 2007-2012 (5-Year Program; USDOI, MMS, 2007a). The proposed action (proposed lease sale) includes regulations in place at the time a Record of Decision is made for this Supplemental EIS and lease stipulations.

2.1. SUPPLEMENTAL EIS NEPA ANALYSIS

This Supplemental EIS tiers from the Multisale EIS and the 2009-2012 Supplemental EIS. Its purpose is to determine if new information is substantial enough to alter the conclusions stated in the Multisale EIS and the 2009-2012 Supplemental EIS and, if so, to disclose those changes. This includes all new information and not just that acquired since the DWH event. This Agency utilized the best information available derived from ongoing and past research to determine if the baseline condition for resources had changed since the Multisale EIS and the 2009-2012 Supplemental EIS due to the DWH event or any other factor. This Supplemental EIS presents an impartial analysis of new information that is available through sources open to Agency experts.

This Supplemental EIS was prepared in consideration of the potential changes to the baseline conditions of the environmental, socioeconomic, and cultural resources that may have occurred as a result of the DWH event. These environmental resources include sensitive coastal environments and offshore benthic resources, marine mammals, sea turtles, coastal and marine birds, endangered and threatened species, and fisheries. This Supplemental EIS also considered the DWH event in the analysis of the potential alternatives of the proposed action.

It must be understood that this Supplemental EIS analyzes the proposed action and alternatives for the proposed CPA lease sale. This is not an EIS on the DWH event, although information on this event will be analyzed as it applies to resources in the CPA. As per the recommendation by the Council on Environmental Quality in the August 16, 2010, report titled Report Regarding the Minerals Management Service’s National Environmental Policy Act Policies, Practices, and Procedures as They Relate to Outer Continental Shelf Oil and Gas Exploration and Development (Council on Environmental Quality, 2010), an analysis of the impacts of low-probability catastrophic spills has been prepared and is included as Appendix B.

2.2. ALTERNATIVES, MITIGATING MEASURES, AND ISSUES

2.2.1. Alternatives

2.2.1.1. Alternatives for Proposed Central Planning Area Lease Sale 216/222

The following alternatives were included for analysis in the Multisale EIS and the 2009-2012 Supplemental EIS and are described in detail in Chapter 2.4. As explained in Chapter 2.2.1.3., the Use of a Nomination and Tract Selection Leasing System Alternative was not included for analysis in this Supplemental EIS because of an ongoing BOEM study on alternative approaches to leasing.

Alternative A—The Proposed Action: This alternative would offer for lease all unleased blocks within the CPA for oil and gas operations (Figure 2-1), except for the following:

1. blocks that were previously included within the Gulf of Mexico’s EPA and are within 100 mi of the Florida coast;
2. blocks east of the Military Mission line (86 degrees, 41 minutes West longitude) under an existing moratorium until 2022, as a result of the Gulf of Mexico Energy Security Act of 2006 (December 20, 2006);
3. blocks that are beyond the United States Exclusive Economic Zone in the area known as the northern portion of the Eastern Gap; and
The proposed CPA sale area encompasses about 63 million ac of the total CPA area of 66.45 million ac. This area is located offshore Louisiana, Mississippi, and Alabama from 3 to about 230 nmi (3.5 to 265 mi; 5.6 to 426 km) offshore in water depths of about 3 to >3,400 m (9 to >11,115 ft) (Figure 2-1). As of November 2011, about 38.6 million ac of the CPA sale area are currently unleased and considered for this proposed action. The estimated amount of resources projected to be developed as a result of the proposed CPA lease sale is 0.801-1.624 BBO and 3.332-6.560 Tcf of gas.

Alternative B—The Proposed Action Excluding the Unleased Blocks Near Biologically Sensitive Topographic Features: This alternative would offer for lease all unleased blocks in the CPA, as described for the proposed action (Alternative A), with the exception of any unleased blocks subject to the Topographic Features Stipulation.

Alternative C—The Proposed Action Excluding the Unleased Blocks within 15 Miles of the Baldwin County, Alabama, Coast: This alternative would offer for lease all unleased blocks in the CPA, as described for the proposed action (Alternative A), with the exception of any unleased blocks within 15 mi (24 km) of the Baldwin County, Alabama, coast.

Alternative D—No Action: This alternative is the cancellation of the proposed CPA lease sale. The opportunity for development of the estimated 0.801-1.624 BBO and 3.332-6.560 Tcf of gas that could have resulted from the proposed CPA lease sale would be precluded or postponed. Any potential environmental impacts resulting from the proposed lease sale would not occur or would be postponed. This is also analyzed in the EIS for the 5-Year Program on a nationwide programmatic level.

2.2.1.2. Alternatives Considered but Not Analyzed

Alternatives to Areawide Leasing

The Multisale EIS forecasted a future analysis for Use of a Nomination and Tract Selection Leasing System Alternative for both a WPA and CPA proposed lease sale. Since the publication of the Multisale EIS, this Agency has contracted a study of leasing policy alternatives that may serve to further the many goals of the OCSLA.

The study began in October 2007, and at that time was expected to take about 18 months to complete. This Agency received a final version of the original study in August 2009 (Opaluch et al., 2011a). The study evaluated different leasing options, some pertaining to the alternative size of areas offered for leasing and some pertaining to alternative lease terms and conditions. Options for alternative sizes included areawide annual, half the areawide annual, or 5 percent of areawide as a proxy for nomination scale. Options for alternative lease terms and conditions included different royalty rates, minimum bid or rental amounts, profit shares, work commitments, multi-round bidding, and shorter primary terms. No combination of options was found superior to the current system on all performance measures. The performance measures against which the alternatives were evaluated included expeditious and orderly development of resources, fair return for leased resources, promotion of competition, equitable sharing of the costs and benefits of offshore leasing, facilitation of regional planning, minimizing environmental risks, and maximizing social value.

In January 2010, BOEMRE modified the original contract to have an additional scenario (growth in resource size from the most current estimates combined with effective tax rates half the nominal level) run through the original contractor’s model. This additional work was delivered in December 2010 (Opaluch et al., 2011b). Results under this optimistic scenario, together with those under the more pessimistic scenario of the August 2009 version, should bracket the likely future. Major results in both versions of the study generally confirm the anticipated tradeoffs between fiscal revenue and production, and the results indicate that, in the long run, reduced sale sizes would sacrifice substantial activity for increased high bids but would generate little or no fiscal gain because the loss and delay of royalty, rental, and tax revenues would offset the higher bonus promised by nomination and tract selection relative to areawide leasing. The study also found that negative effects on spending and jobs in coastal States far exceed the increase in environmental costs associated with areawide leasing relative to nomination tract-selection sale sizes. Informed by this study and other analyses, BOEM has chosen to test an option of
higher minimum bids, which would more simply and directly serve some of the same purposes as tract nomination sales without the problems raised by administrative actions to reduce sale sizes or numbers.

Pending leasing results under the recently increased minimum bid, along with the additional regulatory changes following the DWH event, BOEM believes that it is not appropriate to include the Use of a Nomination and Tract Selection Leasing System Alternative in this Supplemental EIS.

### 2.2.2. Mitigating Measures

The NEPA process is intended to help public officials make decisions that are based on an understanding of environmental consequences and to take actions that protect, restore, and enhance the environment. Agencies are required to identify and include in the chosen alternative all relevant and reasonable mitigation measures that could improve the action. The CEQ regulation 40 CFR 1508.20 defines mitigation as follows:

- **Avoidance**—Avoiding an impact altogether by not taking a certain action or part of an action.
- **Minimization**—Minimizing impacts by limiting the intensity or magnitude of the action and its implementation.
- **Restoration**—Rectifying the impact by repairing, rehabilitating, or restoring the affected environment.
- **Maintenance**—Reducing or eliminating the impact over time by preservation and maintenance operations during the life of the action.
- **Compensation**—Compensating for the impact by replacing or providing substitute resources or environments.

#### 2.2.2.1. Proposed Mitigating Measures Analyzed

The potential mitigating measures included for analysis in this Supplemental EIS were developed as the result of scoping efforts over a number of years for the continuing OCS Program in the Gulf of Mexico. Eight lease stipulations (described in Chapter 2.3.1.3) are proposed for the CPA Lease Sale 216/222—the Topographic Features Stipulation; the Live Bottom Stipulation; the Military Areas Stipulation; the Evacuation Stipulation; the Coordination Stipulation; the Blocks South of Baldwin County, Alabama, Stipulation; the Protected Species Stipulation; and the Law of the Sea Convention Royalty Payment Stipulation. The Law of the Sea Convention Royalty Payment Stipulation is applicable to the CPA lease sale even though it is not an environmental or military stipulation.

These measures will be considered for adoption by the ASLM, under authority delegated by the Secretary of the Interior. The analysis of any stipulations for Alternative A does not ensure that the ASLM will make a decision to apply the stipulations to leases that may result from any proposed lease sale nor does it preclude minor modifications in wording during subsequent steps in the prelease process, if comments indicate changes are necessary or if conditions change.

Any stipulations or mitigation requirements to be included in a lease sale will be described in the ROD for that lease sale. Mitigating measures in the form of lease stipulations are added to the lease terms and are therefore enforceable as part of the lease. In addition, each exploration and development plan, as well as any pipeline applications that may result from the lease sale, will undergo a NEPA review, and additional project-specific mitigations are routinely applied as conditions of plan approval. The BSEE and BOEM have the authority to monitor and enforce these conditions, and under 30 CFR 250 Subpart N and 30 CFR 550 Subpart N, respectively, they may seek remedies and penalties from any operator that fails to comply with the conditions of permit approvals, including stipulations and other mitigating measures.
2.2.2.2. Existing Mitigating Measures

This section discusses only mitigating measures that may be applied by BOEM. Mitigating measures have been proposed, identified, evaluated, or developed through previous BOEM lease sale NEPA review and analysis. Many of these mitigating measures have been adopted and incorporated into regulations and/or guidelines governing OCS exploration, development, and production activities. All plans for OCS activities (e.g., exploration and development plans, pipeline applications, and structure-removal applications) go through rigorous BOEM review and approval to ensure compliance with established laws and regulations. Existing mitigating measures must be incorporated and documented in plans submitted to BOEM. Operational compliance of these mitigating measures is enforced through BSEE’s onsite inspection program.

Mitigating measures that are a standard part of BOEM’s program ensure that the operations are conducted in an environmentally sound manner (with an emphasis on minimizing any adverse impact of routine operations on the environment). For example, mitigating measures ensure site clearance procedures that eliminate potential snags to commercial fishing nets and that, as appropriate, may require surveys to detect and avoid archaeological sites and biologically sensitive areas such as pinnacles, topographic features, and chemosynthetic communities.

Some BOEM-identified mitigating measures are incorporated into OCS operations through cooperative agreements or efforts with industry and various State and Federal agencies. These mitigating measures include NMFS’s Observer Program to protect marine mammals and sea turtles during explosive removals, development of methods of pipeline landfall to eliminate impacts to beaches or wetlands, and beach cleanup events.

Site-specific mitigating measures are also applied by BOEM during plan and permit reviews. The BOEM realized that many of these site-specific mitigations were recurring and developed a list of “standard” mitigations. There are currently over 120 standard mitigations. The wording of a standard mitigation is developed by BOEM in advance and may be applied whenever conditions warrant. Standard mitigation text is revised as often as is necessary (e.g., to reflect changes in regulatory citations, agency/personnel contact numbers, and internal policy). Site-specific mitigation “categories” include the following: air quality; archaeological resources; artificial reef material; chemosynthetic communities; Flower Garden Banks; topographic features; hard bottoms/pinnacles; military warning areas and Eglin Water Test Areas (EWTA’s); Naval mine warfare areas; hydrogen sulfide; drilling hazards; remotely operated vehicle surveys; geophysical survey reviews; and general safety concerns. Site-specific mitigation “types” include the following: advisories; conditions of approval; hazard survey reviews; inspection requirements; notifications; post-approval submittals; and safety precautions. In addition to standard mitigations, BOEM may also apply nonrecurring mitigating measures that are developed on a case-by-case basis.

The BOEM is continually revising applicable mitigations to allow the Gulf of Mexico Region to more easily and routinely track mitigation compliance and effectiveness. A primary focus of this effort is requiring post-approval submittal of information within a specified timeframe after a triggering event that is tracked by BSEE (e.g., end of operations reports for plans, construction reports for pipelines, and removal reports for structure removals).

2.2.3. Issues

Issues are defined by CEQ to represent those principal “effects” that an EIS should evaluate in-depth. Scoping identifies specific environmental resources and/or activities rather than “causes” as significant issues (CEQ Guidance on Scoping, April 30, 1981). The analysis in the EIS can then show the degree of change from the No Action Alternative for each issue due to the relevant actions related to the proposed action and action alternatives.

For example, selection of environmental and socioeconomic issues to be analyzed was based on the following criteria:

- issue is identified in CEQ regulations as subject to evaluation;
- the relevant resource/activity was identified through agency expertise, through the scoping process, or from comments on past EIS’s;
• the resource/activity may be vulnerable to one or more of the impact-producing factors associated with the OCS Program; a reasonable probability of an interaction between the resource/activity and impact-producing factor should exist; or
• information that indicates a need to evaluate the potential impacts to a resource/activity has become available.

2.2.3.1. Issues to be Analyzed

Like the Multisale EIS and the 2009-2012 Supplemental EIS, this Supplemental EIS addresses issues related to potential impact-producing factors and the environmental and economic resources and activities that could be affected by OCS exploration, development, production, and transportation activities. A reevaluation of affected environmental resources based on the effects of the DWH event is warranted. The baseline condition of some resources has been changed, some to a greater degree than others, and preparation of this Supplemental EIS was judged by BOEM to be appropriate for this evaluation of the one remaining CPA lease sale in the 5-Year Program.

Following the DWH event, BOEM prepared a catastrophic spill analysis (Appendix B). The purpose of this technical analysis is to assist BOEM in meeting CEQ requirements. The CEQ regulations address impacts with catastrophic consequences in the context of evaluating reasonably foreseeable significant adverse effects in an EIS when they address the issue of incomplete or unavailable information (40 CFR 1502.22). “Reasonably foreseeable” impacts include impacts which have catastrophic consequences even if their probability of occurrence is low, provided that the analysis of the impacts is supported by credible scientific evidence, is not based on pure conjecture, and is within the rule of reason” (40 CFR 1502.22(b)(4)). Therefore, this analysis, based on credible scientific evidence, identifies the most likely and most significant impacts from a high-volume blowout and oil spill that continues for an extended period of time. The scenario and impacts discussed in this analysis should not be confused with the scenario and impacts anticipated to result from routine activities or more reasonably foreseeable accidental events of the proposed action.

2.2.3.2. Issues Considered but Not Analyzed

As previously noted, the CEQ regulations for implementing NEPA instruct agencies to adopt an early process (termed “scoping”) for determining the scope of issues to be addressed and for identifying significant issues related to a proposed action. As part of this scoping process, agencies shall identify and eliminate from detailed study the issues that are not significant to the proposed action or have been covered by prior environmental review.

Through our scoping efforts, numerous issues and topics were identified for consideration in the Multisale EIS, the 2009-2012 Supplemental EIS, and this Supplemental EIS. After careful evaluation and study, the following categories were considered not to be significant issues related to the proposed action or that have been covered by prior environmental review.

Program and Policy Issues

Comments and concerns that relate to program and policy are issues under the direction of the Department of the Interior and/or BOEM and BSEE, and their guiding regulations, statutes, and laws. The comments and concerns related to program and policy issues are not considered to be specifically related to the proposed action. Such comments are forwarded to the appropriate program offices for their consideration. Programmatic issues including expansion of the sale area, administrative boundaries, and royalty relief have been considered in the preparation of the EIS for the 5-Year Program.

Revenue Sharing

A number of comments were received on previous EIS’s from State and local governments, interest groups, and the general public stating that locally affected communities should receive an increased share of revenues generated by the OCS oil and gas leasing program. This increased revenue would act as mitigation of OCS-related impacts to coastal communities, including impacts to Louisiana Highway 1
Central Planning Area Supplemental EIS

LA Hwy 1 and Lafourche Parish, Louisiana, from OCS-related activity at Port Fourchon. Comments and concerns that relate to the use and distribution of revenues are issues under the direction of the U.S. Congress or the Department of the Interior, and their guiding regulations, statutes, and laws.

On October 1, 2010, the revenue collection function of BOEMRE became the independent Office of Natural Resource Revenue (ONRR). The ONRR distributes revenues collected from Federal mineral leases to special-purpose funds administered by Federal agencies; to States; and to the General Fund of the U.S. Department of the Treasury. Legislation and regulations provide formulas for the disbursement of these revenues. The distribution of revenues is discussed in Chapter 3.3.5.2 of the Multisale EIS.

With the enactment of GOMESA, the Gulf producing States (i.e., Texas, Louisiana, Mississippi, and Alabama) and their coastal political subdivisions (CPS’s) were granted an increased share of offshore oil and gas revenue. Beginning in FY 2007, and thereafter, Gulf producing States and their CPS’s received 37.5 percent of the qualified OCS revenue from new leases issued in the 181 Area in the EPA and the 181 South Area. Beginning in FY 2016, and thereafter, Gulf producing States and their CPS’s will receive 37.5 percent and the Land and Water Conservation Fund will receive 12.5 percent of qualified OCS revenue from new leases in the existing areas available for leasing, subject to a $500 million cap. The remaining 50 percent of qualified OCS revenues and revenues exceeding the $500 million cap will be distributed to the U.S. Treasury.

The socioeconomic benefits and impacts to local communities related to the proposed action and alternatives are analyzed in Chapter 4 of this Supplemental EIS.

2.3. PROPOSED CENTRAL PLANNING AREA LEASE SALE 216/222

The following four alternatives were included for analysis in the Multisale EIS and 2009-2012 Supplemental EIS. As explained in Chapter 2.2.1.2, the Use of a Nomination and Tract Selection Leasing System Alternative was not included for analysis in this Supplemental EIS.

2.3.1. Alternative A—The Proposed Action

2.3.1.1. Description

Alternative A would offer for lease all unleased blocks within the CPA (38.6 million ac) for oil and gas operations (Figure 1-1), except the following:

1. blocks that were previously included within the Gulf of Mexico’s EPA and are within 100 mi of the Florida coast;
2. blocks east of the Military Mission line (86 degrees, 41 minutes West longitude) under an existing moratorium until 2022, as a result of the Gulf of Mexico Energy Security Act of 2006 (December 20, 2006);
3. blocks that are beyond the U.S. Exclusive Economic Zone in the area known as the northern portion of the Eastern Gap; and
4. whole and partial blocks that lie within the former Western Gap and are within 1.4 nmi north of the continental shelf boundary between the U.S. and Mexico.

The proposed CPA sale area encompasses about 63 million ac of the total CPA area of 66.45 million ac. This area is located offshore Louisiana, Mississippi, and Alabama from 3 to about 230 nmi (3.5 to 265 mi; 5.6 to 426 km) offshore in water depths of about 3 to >3,400 m (9 to >11,115 ft) (Figure 1-1). As of November 2011, about 38.6 million ac of the CPA sale area are currently unleased and considered for this proposed action. The estimated amount of resources projected to be developed as a result of the proposed CPA lease sale is 0.801-1.624 BBO and 3.332-6.560 Tcf of gas.

The analyses of impacts summarized below and described in detail in Chapter 4 are based on the development scenario, which is a set of assumptions and estimates on the amounts, locations, and timing for OCS exploration, development, and production operations and facilities, both offshore and onshore. A detailed discussion of the development scenario and major related impact-producing factors is included in Chapter 3.
2.3.1.2. Summary of Impacts

Air Quality (Chapter 4.1.1.1)

Emissions of pollutants into the atmosphere from the routine activities associated with the CPA proposed action are projected to have minimal impacts to onshore air quality because of the prevailing atmospheric conditions, emission heights, emission rates, and the distance of these emissions from the coastline. As indicated in the GMAQS and other modeling studies, the proposed action would have only a small effect on ozone levels in ozone nonattainment areas and would not interfere with the States’ schedule for compliance with the NAAQS. Regulations, monitoring, mitigation, and developing emissions-related technologies would ensure these levels stay within the NAAQS.

Accidental events associated with the CPA proposed action that could impact air quality include spills of oil, natural gas, condensate, and refined hydrocarbons; H₂S release; fire; and NAAQS air pollutants (i.e., SO₃, NOₓ, VOC’s, CO, PM₁₀, and PM₂.₅). Response activities that could impact air quality include in-situ burning, the use of flares to burn gas and oil, and the use of dispersants applied from aircraft. Measurements taken during an in-situ burning show that a major portion of compounds was consumed in the burn; therefore, pollutant concentrations would be expected to be within the NAAQS. In a recent analysis of air in coastal communities, low levels of dispersants were identified. These response activities are temporary in nature and occur offshore; therefore, there are little expected impacts from these actions to onshore air quality. Accidents involving high concentrations of H₂S could result in deaths as well as environmental damage. Regulations and NTL’s are in place to protect workers from H₂S releases. Other emissions of pollutants into the atmosphere from accidental events as a result of the CPA proposed action are not projected to have significant impacts on onshore air quality because of the prevailing atmospheric conditions, emissions height, emission rates, and the distance of these emissions from the coastline.

Overall, since loss of well-control events and blowouts are rare events and of short duration, potential impacts to air quality are not expected to be significant except in the rare case of a catastrophic event. The summary of vast amounts of data collected and additional studies will provide more information in the future.

Water Quality (Chapter 4.1.1.2)

Coastal Waters (Chapter 4.1.1.2.1)

The primary impacting sources to water quality in coastal waters are point-source and storm-water discharges from support facilities, vessel discharges, and nonpoint-source runoff. These activities are not only highly regulated but also localized and temporary in nature. The impacts to coastal water quality from routine activities associated with the CPA proposed action should be minimal because of the distance to shore of most routine activities, USEPA’s regulations that restrict discharges, and the few, if any, new pipeline landfalls or onshore facilities that would be constructed.

Accidental events associated with the CPA proposed action that could impact coastal water quality include spills of oil and refined hydrocarbons, releases of natural gas and condensate, and spills of chemicals or drilling fluids. The loss of well control, pipeline failures, collisions, or other malfunctions could also result in such spills. Although response efforts may decrease the amount of oil in the environment, the response efforts may also impact the environment through, for example, increased vessel traffic, hydromodification, and the application of dispersants. Natural degradation processes would also decrease the amount of spilled oil over time. For coastal spills, two additional factors that must be considered are the shallowness of the area and the proximity of the spill to shore. Over time, natural processes can physically, chemically, and biologically degrade oil. Chemicals used in the oil and gas industry are not a significant risk in the event of a spill because they are either nontoxic, used in minor quantities, or are only used on a noncontinuous basis. Spills from collisions would not be expected to be significant because collisions occur infrequently.

Offshore Waters (Chapter 4.1.1.2.2)

During exploratory activities, the primary impacting sources to offshore water quality are discharges of drilling fluids and cuttings. During platform installation and removal activities, the primary impacting
sources to water quality are sediment disturbance and temporarily increased turbidity. Impacting discharges during production activities are produced water and supply-vessel discharges. Regulations are in place to limit the levels of contaminants in these discharges. Pipeline installation can also affect water quality by sediment disturbance and increased turbidity. Service-vessel discharges might include water with oil concentration of approximately 15 ppm as established by regulatory standards. Any disturbance of the seafloor would increase turbidity in the surrounding water, but the increased turbidity should be temporary and restricted to the area near the disturbance. There are multiple Federal regulations and permit requirements that would decrease the magnitude of these activities. Impacts to offshore waters from routine activities associated with the CPA proposed action should be minimal as long as regulatory requirements are followed.

Accidental events associated with the CPA proposed action that could impact offshore water quality include spills of oil and refined hydrocarbons, releases of natural gas and condensate, spills of chemicals or drilling fluids, and loss of well control, pipeline failures, collisions, or other malfunctions that would result in such spills. Spills from collisions are not expected to be significant because collisions occur infrequently. Overall, loss of well control events and blowouts are rare events and usually of short duration, so potential impacts to offshore water quality are not expected to be significant except in the rare case of a catastrophic event (Appendix B). Although response efforts may decrease the amount of oil in the environment, the response efforts may also impact the environment through, for example, increased vessel traffic and application of dispersants. Natural physical, chemical, and biological processes would decrease the amount of spilled oil over time through dilution, weathering, and degradation of the oil. Chemicals used in the oil and gas industry are not a significant risk for a spill because they are either nontoxic, are used in minor quantities, or are only used on a noncontinuous basis. Although there is the potential for accidental events, the CPA proposed action would not significantly change the water quality of the Gulf of Mexico over a large spatial or temporal scale.

Coastal Barrier Beaches and Associated Dunes (Chapter 4.1.1.3)

Effects to coastal barrier beaches and associated dunes from pipeline emplacements, navigation channel use and dredging, and construction or continued use of infrastructure in support of the CPA proposed action are expected to be restricted to temporary and localized disturbances. The 0-1 pipeline landfalls projected in support of the proposed action are not expected to cause significant impacts to barrier beaches because of the use of nonintrusive installation methods and regulations. New processing plants would not be expected to be constructed on barrier beaches. The proposed action may contribute to the continued use of existing facilities, which can add to erosion.

Maintenance dredging of barrier inlets and bar channels is expected to occur, which combined with channel jetties, causes minor and localized impacts on adjacent barrier beaches. These dredging activities are permitted, regulated, and coordinated by COE with the appropriate State and Federal resource agencies. Impacts from these operations are minimal due to requirements for the beneficial use of the dredged material for wetland and beach construction and restoration where appropriate. Permit requirements further mitigate dredged material placement in approved disposal areas by requiring the dredged material to be placed in such a manner that it neither disrupts hydrology nor changes elevation in the surrounding marsh. Because these impacts occur regardless of the proposed action, the proposed action would account for a small percentage of these impacts from routine events. There could be a slight chance of disturbing or resuspending buried, remnant oil from the DWH event through channel maintenance or trenching associated with pipeline placement. However, based on sediment analyses in the OSAT report (2010), there were no exceedances of USEPA’s aquatic life benchmarks for PAH’s in sediment beyond 3 km (~2 mi) from the wellhead that were linked to the oil from the DWH event. Since dredging, vessel traffic, and pipeline emplacement activities would be far removed from most affected areas, the chance of resuspension of toxic sediment would be improbable.

Based on the findings of the OSAT-2 report (2011), weathered oil samples showed PAH’s were depleted by 86-98 percent in most beach locations. The PAH model predictions also predict that PAH concentrations in subtidal buried oil will decrease to 20 percent of current levels within 5 years (OSAT-2, 2011).

In conclusion, the CPA proposed action is not expected to adversely alter barrier beach configurations significantly beyond existing, ongoing impacts in localized areas. Strategic placement of dredged
Alternatives Including the Proposed Action

material from channel maintenance, channel deepening, and related actions can mitigate adverse impacts upon those localized areas.

Because of the proximity of inshore spills to barrier islands and beaches, inshore spills pose the greatest threat because of their concentration and lack of weathering by the time they hit the shore and because dispersants are not utilized in inshore waters due to negative effects on the shallow-water coastal habitats. Such spills may result from either vessel collisions that release fuel and lubricants or from pipelines that rupture. Impacts of a nearshore spill would be considered short term in duration and minor in scope because the size of such a spill is projected to be small (historical data indicate that coastal spills average <5 bbl; Table 4-13 of the Multisale EIS). Offshore-based crude oil would be less in toxicity when it reaches the coastal environments. This is due to the distance from shore, the weather, the time oil remains offshore, and the dispersant used. Equipment and personnel used in cleanup efforts can generate the greatest direct impacts to the area, such as disturbance of sands through foot traffic and mechanized cleanup equipment (e.g., sifters), dispersal oil deeper into sands and sediments, and foot traffic in marshes impacting the distribution of oils and marsh vegetation. Close monitoring and restrictions on the use of bottom-disturbing equipment would be needed to avoid or minimize those impacts.

The BOEM has reexamined the analysis for coastal barrier beaches and associated dunes presented in the Multisale EIS and the 2009-2012 Supplemental EIS, based on the additional information presented above. Although the most current information did reveal that some of the barrier islands had experienced storm-induced reductions in beach shoreline elevations and erosion, the significance of this loss of protection is small in comparison with the overriding climatic forces (USDOC, NMFS, 2007a). Although monitoring is still ongoing, the current data show that the toxic components of remnant oil is expected to continue to decline as noted above (OSAT-2, 2011). Therefore, this information would not alter the overall conclusion that impacts on barrier islands and beaches from accidental impacts associated with the CPA proposed action would be minimal. Should a spill other than a catastrophic spill contact a barrier beach, oiling is expected to be light and sand removal during cleanup activities minimized. No significant long-term impacts to the physical shape and structure of barrier beaches and associated dunes are expected to occur as a result of the CPA proposed action. The proposed action will not pose a significant risk to barrier island or beach resources.

Wetlands (Chapter 4.1.1.4)

The 0-2 km (0-1.2 mi) of onshore pipeline that could result from the proposed action could cause the loss of 0-8 ha (0-20 ac) of wetlands habitat. It is expected that these impacts would be reduced or eliminated through mitigation, such as horizontal, directional (trenchless) drilling techniques to avoid damages to these sensitive wetland habitats. Although maintenance dredging of navigation channels and canals in the CPA is expected to occur, the proposed action is expected to contribute minimally to the need for this dredging. Alternative dredged-material disposal methods can be used to enhance and create wetlands. Secondary impacts to wetlands from the CPA proposed action would result from OCS-related vessel traffic contributing to the erosion and widening of navigation channels and canals. This would cause approximately 1 ha (3 ac) of landloss per year. Overall, the impacts to wetlands from routine activities associated with the CPA proposed action are expected to be low due to the small length of projected onshore pipelines, the minimal contribution to the need for maintenance dredging, and the mitigation measures that would be used to further reduce these impacts.

Offshore oil spills resulting from the CPA proposed action would have a low probability of contacting and damaging any wetlands along the Gulf Coast, except in the case of a catastrophic event (Appendix B). This is because of the distance of the spill to the coast, because of the likely weathered condition of oil (through evaporation dilution and biodegradation) should it reach the coast, and because wetlands are generally protected by barrier islands, peninsulas, sand spits, and currents. Although the probability of occurrence is low, the greatest threat from an oil spill to wetland habitat is from an inland spill as a result of a nearshore vessel accident or pipeline rupture. Wetlands in the northern Gulf of Mexico are in moderate- to high-energy environments; therefore, sediment transport and tidal stirring should reduce the chances for oil persisting in the event that these areas are oiled. While a resulting slick may cause minor impacts to wetland habitat and surrounding seagrass communities, the equipment, chemical treatments, and personnel used to clean up can generate the greatest impacts to the area. Associated foot traffic may work oil farther into the sediment than would otherwise occur. Close
monitoring and restrictions on the use of bottom-disturbing equipment would be needed to avoid or minimize those impacts. In addition, an assessment of the area covered, oil type, and plant composition of the wetland oiled should be made prior to choosing remediation treatment. These treatments could include mechanical and chemical techniques with onsite technicians. Overall, impacts to wetland habitats from an oil spill associated with activities related to the CPA proposed action would be expected to be low and temporary because of the nature of the system, regulations, and specific cleanup techniques.

**Seagrass Communities (Chapter 4.1.1.5)**

Routine OCS activities in the CPA that may impact seagrasses are not expected to significantly increase in occurrence and range in the near future. Requirements of other Federal and State programs, such as avoidance of the seagrass and vegetation communities or the use of turbidity curtains, reduce undesirable effects on submerged vegetation beds from dredging activities. Federal and State permit requirements should ensure pipeline routes avoid high-salinity beds and maintain water clarity and quality. Local programs decrease the occurrence of prop scarring in grass beds, and channels utilized by OCS vessels are generally away from exposed submerged vegetation beds. Because of these requirements and implemented programs, along with the beneficial effects of natural flushing (e.g., from winds and currents), any potential effects from routine activities on submerged vegetation in the CPA are expected to be localized and not significantly adverse.

As noted in Chapter 4.1.1.5.1, there remains uncertainty regarding the impacts of the DWH event on submerged vegetation. At least for submerged vegetation in Louisiana, Mississippi, and Alabama, BOEM cannot definitively determine that the incomplete or unavailable information being developed through the NRDA process may be essential to a reasoned choice among alternatives. Nevertheless, the ongoing research on submerged vegetation after the DWH event is being conducted through the NRDA process. These research projects may be years from completion, and data and conclusions have not been released to the public. Regardless of the costs involved, it is not within BOEM’s ability to obtain this information from the NRDA process within the timeline of this Supplemental EIS. In light of this incomplete and unavailable information, BOEM subject-matter experts have used credible scientific information that is available and applied it using scientifically accepted methodology. Nevertheless, impacts to submerged vegetation from routine activities of the proposed action are expected to be minimal because of the distance of most activities from the submerged vegetation beds and because the 0-1 pipeline landfall and maintenance dredging are heavily regulated and permitted; mitigations (such as turbidity curtains and siting away from beds) may be required.

Although the probability of their occurrence is low, the greatest threat to inland, submerged vegetation communities would be from an inland spill resulting from a vessel accident or pipeline rupture. The resulting slick may cause short-term and localized impacts to the submerged vegetation bed. There is also the remote possibility of an offshore spill to such an extent that it could also affect submerged vegetation beds, and this would have similar effects to an inshore spill. Because prevention and cleanup measures can have negative effects on submerged vegetation, close monitoring and restrictions on the use of bottom-disturbing equipment would be needed to avoid or minimize those impacts. The floating nature of nondispersed crude oil, the regional microtidal range, dynamic climate with mild temperatures, and the amount of microorganisms that consume oil would alleviate prolonged effects on submerged vegetation communities. Also, safety and spill-prevention technologies are expected to continue to improve and will decrease the detrimental effects to submerged vegetation from the CPA proposed action.

There remains uncertainty regarding the impacts of the DWH event on submerged vegetation. At least for submerged vegetation in Louisiana, Mississippi, and Alabama, BOEM cannot definitively determine that the incomplete or unavailable information being developed through the NRDA process may be essential to a reasoned choice among alternatives. Nevertheless, the ongoing research on submerged vegetation after the DWH event is being conducted through the NRDA process. These research projects may be years from completion, and data and conclusions have not been released to the public. Regardless of the costs involved, it is not within BOEM’s ability to obtain this information from the NRDA process within the timeline of this Supplemental EIS. In light of this incomplete and unavailable information, BOEM subject-matter experts have used credible scientific information that is available and applied it using scientifically accepted methodology. Nevertheless, impacts to submerged vegetation from an accidental event related to the proposed action are expected to be minimal because of
the distance of most activities from the submerged vegetation beds and because the likelihood of an accidental event of size, location, and duration reaching submerged vegetation spills remains small.

Live Bottoms (Chapter 4.1.1.6)

Live Bottoms (Pinnacle Trend) (Chapter 4.1.1.6.1)

Oil and gas operations discharge drilling muds and cuttings that generate turbidity, potentially smothering benthos near the drill sites. Deposition of drilling muds and cuttings in the Pinnacle Trend area would not greatly impact the biota of the live bottoms because the biota surrounding the pinnacle features are adapted to turbid (nepheloid) conditions and high sedimentation rates associated with the outflow of the Mississippi River (Gittings et al., 1992a). The pinnacles themselves are coated with a veneer of sediment. Regional surface currents and water depth would largely dilute any effluent. Additional deposition and turbidity caused by a nearby well are not expected to adversely affect the pinnacle environment because such fluids would be dispersed upon discharge. Mud contaminants measured in the Pinnacle Trend region reached background levels within 1,500 m (4,921 ft) of the discharge point (Shinn et al., 1993). Toxic impacts on benthos are limited to within 100-200 m (328-656 ft) of a well (Montagna and Harper, 1996; Kennicutt et al., 1996), and NPDES permit requirements limit discharge. The drilling of a well from the proposed action, therefore, could have localized impacts on the benthos nearby the well; however, impacts would be reduced with distance from the well.

The toxicity of the produced waters has the potential to adversely impact the live-bottom organisms of the Pinnacle Trend; however, as previously stated, the proposed Live Bottom (Pinnacle Trend) Stipulation would prevent the placement of oil and gas facilities upon (and consequently would prevent the discharge of produced water directly over) the Pinnacle Trend live-bottom areas. Produced waters also rapidly disperse and remain in the surface layers of the water column, far above the peaks of Pinnacles.

Platform removals have the potential to impact nearby habitats. As previously discussed, the platforms are unlikely to be constructed directly on the pinnacles or low-relief areas because of the restraints placed by the Live Bottom (Pinnacle Trend) Stipulation, distancing blasts from sensitive habitats. Benthic organisms on live bottoms should also experience limited impact because they are resistant to blasts, tolerant of turbidity, can physically remove some suspended sediment, and may be located above or be tall enough to withstand limited sediment deposition. Live bottoms, however, may be impacted by heavy sediment deposition layers. The implementation of the Live Bottom (Pinnacle Trend) Stipulation would help to prevent such a smothering event. The proposed Live Bottom (Pinnacle Trend) Stipulation could prevent most of the potential impacts on live bottoms from bottom-disturbing activities (structure emplacement and removal) and operational discharges associated with the proposed action in the CPA. Any contaminants that reach live-bottom features would be diluted from their original concentration, so impacts that do occur should be sublethal.

Live-bottom (Pinnacle Trend) features represent a small fraction of the continental shelf area in the CPA. The small portion of the seafloor covered by these features, combined with the probable random nature of oil-spill locations, serves to limit the extent of damage from any given oil spill to the Pinnacle Trend features.

The proposed Live Bottom (Pinnacle Trend) Stipulation (Chapter 2.4.1.3.2), if applied, would prevent most of the potential impacts from oil and gas operations, including accidental oil spills and blowouts, on the biota of Pinnacle Trend features by increasing the distance of such events from the features. It would be expected that the majority of oil would rise to the surface and that the most heavily oiled sediments would likely be deposited before reaching the Pinnacle features. However, operations outside the proposed buffer zones around sensitive habitats (including blowouts and oil spills) may affect live-bottom features.

The depth below the sea surface to which many live-bottom features rise helps to protect them from surface oil spills. Some Pinnacles may rise to within 40 m (130 ft) of the sea surface; however, many features have much less relief or are in deeper water depths. Any oil that might contact pinnacle features would probably be at low concentrations because the depth to which surface oil can mix down into the water column is less than the peak of the tallest pinnacles, and this would result in little effect to these features.
A subsurface spill or plume may impact sessile biota of live-bottom features. Oil or dispersed oil may cause sublethal impacts to benthic organisms if a plume reaches these features. Impacts may include loss of habitat, biodiversity, and live coverage; change in community structure; and failed reproductive success. The Live Bottom (Pinnacle Trend) Stipulation would limit the potential impact of such occurrences by keeping the sources of such adverse events geographically removed from the sensitive biological resources of live-bottom features.

Sedimented oil or sedimentation as a result of a blowout may impact benthic organisms. However, because the Live Bottom (Pinnacle Trend) Stipulation places petroleum-producing activity at a distance from live-bottom features, this would result in reduced turbidity and sedimentation near the sensitive features. Furthermore, any sedimented oil should be well dispersed, resulting in a light layer of deposition that would be easily removed by the organism and have low toxicity.

The proposed Live Bottom (Pinnacle Trend) Stipulation would assist in preventing most of the potential impacts on live-bottom communities from blowouts, surface, and subsurface oil spills and the associated effects. Any contact with spilled oil would likely cause sublethal effects to benthic organisms because the distance of activity would prevent contact with concentrated oil. In the unlikely event that oil from a subsurface spill would reach the biota of a live-bottom feature, the effects would be primarily sublethal and impacts would be at the community level. Any turbidity, sedimentation, and sedimented oil would also be at low concentrations by the time the live-bottom features were reached, resulting in sublethal impacts.

**Live Bottoms (Low Relief) (Chapter 4.1.1.6.2)**

Oil and gas operations discharge drilling muds and cuttings that generate turbidity, potentially smothering benthos near the drill sites. Deposition of drilling muds and cuttings near low-relief areas would not greatly impact the biota of the live bottoms because the biota surrounding the low-relief features in or near the CPA are adapted to turbid (nepheloid) conditions and high sedimentation rates associated with the outflow of the Mississippi River (Gittings et al., 1992a). Regional surface currents and water depth would largely dilute any effluent. Additional deposition and turbidity caused by a nearby well are not expected to adversely affect the low-relief environment because such fluids would be dispersed upon discharge. Toxic impacts on benthos are limited to within 100-200 m (328-656 ft) of a well (Montagna and Harper, 1996; Kennicutt et al., 1996), and NPDES permit requirements limit discharge. The drilling of a well, therefore, could have localized impacts on the benthos near the well, which should be located away from live-bottom features according to BOEM policy, and additionally, impacts would be reduced with distance from the well.

The toxicity of produced waters has the potential to adversely impact the live-bottom organisms; however, as previously stated, many of the low-relief areas are not in the area to be offered in the CPA proposed action, and BOEM’s site-specific seafloor review prior to any bottom-disturbing activity would prevent the placement of oil and gas facilities upon (and consequently would prevent the discharge of produced water directly over) low-relief, live-bottom habitats. Produced waters also rapidly disperse and remain in the surface layers of the water column, far above the live-bottom features.

Platform removals have the potential to impact nearby habitats. As previously discussed, the platforms would not be constructed directly on low-relief areas because these areas are either not included in the area to be offered in the CPA proposed action or are protected by BOEM policy, distancing blasts from sensitive low-relief habitats. Benthic organisms on live bottoms should also have limited impact because they are resistant to blasts, tolerant of turbidity, can physically remove some suspended sediment, and may be located above or be tall enough to withstand limited sediment deposition. The BOEM site-specific seafloor review and required distancing of seafloor disturbance from live-bottom features would help to prevent smothering events. Since the live-bottom areas are either not included in the area to be offered in the CPA proposed action or are protected by BOEM policy, most of the potential impacts on live bottoms from bottom-disturbing activities (structure emplacement and removal) and operational discharges associated with the CPA proposed action would be prevented. Any contaminants that reach live-bottom features would be diluted from their original concentration; therefore, impacts that do occur should be sublethal.
Live-bottom (low-relief) features represent a small fraction of the continental shelf area in the CPA. The fact that the live-bottom features are widely dispersed, combined with the probable random nature of oil-spill locations, serves to limit the extent of damage from any given oil spill to the live-bottom features.

The BOEM case-by-case review of the seafloor in areas where bottom-disturbing activities are planned would prevent most of the potential impacts from oil and gas operations, including accidental oil spills and blowouts, on the biota of live-bottom features by increasing the distance of such events from the features. Also, note that none of the blocks with live bottoms are included in the area to be offered in the CPA proposed action. However, operations that occur in blocks adjacent to live-bottom habitat may affect live-bottom features. It would be expected though that the majority of oil would rise to the surface and that the most heavily oiled sediments would likely be deposited before reaching the live-bottom features.

The limited relief of many live-bottom features helps to protect them from surface oil spills. Because the concentration of oil becomes diluted as it physically mixes with the surrounding water and as it moves into the water column, any oil that might be driven to 10 m (33 ft) or deeper would probably be at concentrations low enough to reduce impact to these features. Also, features in water shallower than 10 m (33 ft) would be located far from the source of activities in the CPA proposed action.

A subsurface spill or plume may impact sessile biota of live-bottom features. Oil or dispersed oil may cause sublethal impacts to benthic organisms if a plume reaches these features. Impacts may include loss of habitat, biodiversity, and live coverage; change in community structure; and failed reproductive success. The distance of proposed activities from low-relief live bottoms provides considerable protection for the habitats. The BOEM site-specific review of seafloor habitats during the review of project plans would limit the potential impact of any activities that may approach low-relief habitats (such as pipeline right-of-ways) because BOEM policy keeps the sources of such adverse events geographically removed from the sensitive biological resources of live-bottom features. The distance would serve to reduce turbidity and sedimentation, and any sedimted oil should be well dispersed, resulting in a light layer of deposition that would have low toxicity and that would be easily removed by the organism. Many of these organisms are located within the influence of the Mississippi River plume and are more tolerant of turbidity and sedimentation, allowing them to withstand a degree of these impacts.

The BOEM site review would assist in preventing most of the potential impacts on live-bottom communities from blowouts, surface, and subsurface oil spills and the associated effects because BOEM policy requires that bottom-disturbing activity be distanced from live-bottom features. In addition, because no live-bottom (low-relief) blocks are included in the proposed action, the live-bottom features are distanced from oil-producing activity. Any contact with spilled oil would likely cause sublethal effects to benthic organisms because the distance of activity would prevent contact with concentrated oil. In the unlikely event that oil from a subsurface spill would reach the biota of a live-bottom feature, the effects would be primarily sublethal and impacts would be at the community level. Any turbidity, sedimentation, and sedimted oil would also be at low concentrations by the time the live-bottom features were reached, resulting in sub-lethal impacts.

Topographic Features (Chapter 4.1.1.7)

The proposed Topographic Features Stipulation, if applied, would prevent most of the potential impacts on topographic features from bottom-disturbing activities (structure removal and emplacement) and operational discharges associated with the CPA proposed action through avoidance, by requiring individual activities to be located at specified distances from the feature or zone. Because of the No Activity Zone, permit restrictions, and the high-energy environment associated with topographic features, if any contaminants reach topographic features they would be diluted from their original concentration and impacts that do occur would be minimal.

Effects of the Proposed Action without the Proposed Stipulation

The topographic features and associated coral reef biota of the CPA could be adversely impacted by oil and gas activities resulting from the proposed action in the absence of the proposed Topographic Features Stipulation. This would be particularly true should operations occur directly on top of or in the immediate vicinity of otherwise protected CPA topographic features. The BOEM acknowledges that
impacts from routine activities without the proposed Topographic Features Stipulation could be greater for those topographic features that may have been already impacted by the DWH event.

The No Activity Zone of the topographic features would be most susceptible to adverse impacts if oil and gas activities are unrestricted without the proposed Topographic Feature Stipulation. These impacting activities could include vessel anchoring and infrastructure emplacement; discharges of drilling muds, cuttings, and produced water; and ultimately the explosive removal of structures. All the above-listed activities have the potential to considerably alter the diversity, cover, and long-term viability of the reef biota found within the No Activity Zone. In most cases, recovery from disturbances would take 10 years or more (Fucik et al., 1984; Rogers and Garrison, 2001). Long-lasting and possibly irreversible change would be caused mainly by vessel anchoring and structure emplacement (pipelines, drill rigs, and platforms). Such activities would physically and mechanically alter benthic substrates and their associated biota. Construction discharges would cause substantial and prolonged turbidity and sedimentation, possibly impeding the well-being and permanence of the biota and interfering with larval settlement, resulting in the decrease of live benthic cover. Finally, the unrestricted use of explosives to remove platforms installed in the vicinity of or on the topographic features could cause turbidity, sedimentation, and shock-wave impacts that would affect reef biota.

The shunting of cuttings and fluids, which would be required by the proposed Topographic Features Stipulation, is intended to limit the smothering and crushing of sensitive benthic organisms caused by depositing foreign substances onto the topographic features. The impacts from unshunted exploration and development discharges of drill cuttings and drilling fluids within the exclusion zones would impact the biota of topographic features. Specifically, the discharged materials would cause prolonged events of turbidity and sedimentation, which could have long-term deleterious effects on local primary production, predation, and consumption by benthic and pelagic organisms, biological diversity, and benthic live cover. The unrestricted discharge of drilling cuttings and fluids during development operations would be a further source of impact to the sensitive biological resources of the topographic features. Therefore, in the absence of the proposed Topographic Features Stipulation, the proposed action could cause long-term (10 years or more) adverse impacts to the biota of the topographic features (Fucik et al., 1984; Rogers and Garrison, 2001).

The proposed Topographic Features Stipulation, if applied, would assist in preventing most of the potential impacts on topographic feature communities from blowouts, surface, and subsurface oil spills and the associated effects by increasing the distance of such events from the topographic features. It would be expected that the majority of oil would rise to the surface and that the most heavily oiled sediments would likely be deposited before reaching the topographic features. Any contact with spilled oil would likely cause sublethal effects to benthic organisms because the distance of activity would prevent contact with concentrated oil. In the unlikely event that oil from a subsurface spill would reach the biota of a topographic feature, the effects would be primarily sublethal and impacts would be at the community level. Any turbidity, sedimentation, and oil adsorbed to sediments would also be at low concentrations by the time the topographic features were reached, also resulting in sublethal impacts. Impacts from an oil spill on topographic features are also lessened by the distance of the spill to the features, the depth of the features, and the currents that surround the features.

Effects of the Proposed Action without the Proposed Stipulation

The topographic features and associated coral reef biota of the CPA could be damaged by oil and gas activities resulting from the proposed action should they not be restricted by application of the proposed Topographic Features Stipulation. This would be particularly true should operations occur directly on top of or in the immediate vicinity of otherwise protected topographic features. The area within the No Activity Zone would probably be the areas of the topographic features that are more susceptible to adverse impacts if oil and gas activities are unrestricted by the proposed Topographic Features Stipulation. These impacting factors would include blowouts, surface oil spills, and subsea oil spills, along with oil-spill-response activities such as the use of dispersants. Potential impacts from routine activities resulting from the proposed action are discussed in Chapter 4.1.1.7.2.

Oil spills as well as routine activities have the potential to considerably alter the diversity, cover, and long-term viability of the reef biota found within the No Activity Zone if the proposed Topographic Features Stipulation is not applied. Direct oil contact may result in acute toxicity (Dodge et al., 1984;
Alternatives Including the Proposed Action

Wyers et al., 1986). In most cases, recovery from disturbances would take 10 years or more (Fucik et al., 1984; Rogers and Garrison, 2001). The use of dispersants near or above protected features, such as the topographic features, could result in impacts to the features because dispersants allow floating oil to mix with water. Nevertheless, it is up to the sole discretion of the Federal On-Scene Coordinator on whether dispersants will be used near topographic features during an accidental event.

Disturbances, including oil spills and blowouts, could alter benthic substrates and their associated biota over large areas. In the unlikely event of a blowout, sediment resuspension potentially associated with oil could cause adverse turbidity and sedimentation conditions. In addition to affecting the live cover of a topographic feature, a blowout could alter the local benthic morphology, thus irreversibly altering the reef community. Oil spills (surface and subsea) could be harmful to the local biota should the oil have a prolonged or recurrent contact with the organisms. Accidental events related to the proposed action could cause long-term (10 years or more) adverse impacts to the biota of the topographic features.

**Sargassum (Chapter 4.1.1.8)**

Sargassum, as pelagic algae, is a widely distributed resource that is ubiquitous throughout the GOM and northwest Atlantic. Considering its ubiquitous distribution and occurrence in the upper water column near the sea surface, it would contact routine discharges from oil and gas operations. All types of discharges including drill muds and cuttings, produced water, and operational discharges (e.g., deck runoff, bilge water, sanitary effluent, etc.) would contact Sargassum algae. However, the quantity and volume of these discharges is relatively small compared with the pelagic waters of the CPA (268,922 km² [103,831 mi²]). Therefore, although discharges would contact Sargassum, they would only contact a very small portion of the Sargassum population. Because these discharges are highly regulated for toxicity and because they would continue to be diluted in the Gulf water, concentrations of any toxic components would be reduced; therefore, produced-water impacts on Sargassum would be minimum. Likewise, impingement effects by service vessels and working platforms and drillships would contact only a very small portion of the Sargassum population. The impacts to Sargassum that are associated with the proposed action are expected to have only minor effects to a small portion of the Sargassum community as a whole. The Sargassum community lives in pelagic waters with generally high water quality and would be resilient to the minor effects predicted. It has a yearly cycle that promotes quick recovery from impacts. No measurable impacts are expected to the overall population of the Sargassum community.

Considering its ubiquitous distribution and occurrence in the upper water column near the sea surface, it would contact potential accidental spills from oil and gas operations. All types of spills including surface oil and fuel spills, underwater well blowouts, and chemical spills would contact Sargassum algae. The quantity and volume of most of these spills would be relatively small compared with the pelagic waters of the CPA (268,922 km² [103,831 mi²]). Therefore, most spills would only contact a very small portion of the Sargassum population. The impacts to Sargassum that are associated with the proposed action are expected to have only minor effects to a small portion of the Sargassum community unless a catastrophic spill occurs. In the case of a very large spill, the Sargassum algae community could suffer severe impacts to a sizable portion of the population in the northern GOM. The Sargassum community lives in pelagic waters with generally high water quality, and it is expected to show good resilience to the predicted effects of spills. It has a yearly cycle that promotes quick recovery from impacts. No measurable impacts are expected to the overall population of the Sargassum community unless a catastrophic spill occurs.

**Chemosynthetic Deepwater Benthic Communities (Chapter 4.1.1.9)**

Chemosynthetic communities are susceptible to physical impacts from structure placement (including templates or subsea completions), anchoring, and pipeline installation. Without mitigation measures, these activities could result in smothering by the suspension of sediments or the crushing of organisms residing in these communities. Because of the avoidance policies described in NTL 2009-G40, the risk of these physical impacts are greatly reduced by requiring the avoidance of potential chemosynthetic communities. Information included in required hazards surveys for oil and gas activities depicts areas that could potentially harbor chemosynthetic communities. This allows BOEM to require avoidance of any areas that are conducive to chemosynthetic growth.
The BOEM has reexamined the analysis for impacts to chemosynthetic communities presented in the Multisale EIS and in the 2009-2012 Supplemental EIS, based on the additional information presented above. No substantial new information was found that would alter the overall conclusion that impacts on chemosynthetic communities from routine activities associated with the CPA proposed action would be minimal to none.

Chemosynthetic communities could be susceptible to physical impacts from a blowout depending on bottom-current conditions. The guidance provided in NTL 2009-G40 greatly reduce the risk of these physical impacts. It clarifies the requirement to avoid potential chemosynthetic communities identified on the required geophysical survey records or photodocumentation to establish the absence of chemosynthetic communities prior to approval of the structure emplacement. The 2,000-ft (610-m) avoidance required would protect sensitive communities from heavy sedimentation, with only light sediment components able to reach the communities in small quantities.

Studies indicate that periods as long as hundreds of years are required to reestablish a seep community once it has disappeared (depending on the community type). There is evidence that substantial impacts on these communities could permanently prevent reestablishment, particularly if hard substrate required for recolonization was buried by resuspended sediments from a blowout.

Potential accidental impacts from the CPA proposed action are expected to cause little damage to the ecological function or biological productivity of widespread, low-density chemosynthetic communities. The rarer, widely scattered, high-density, Bush Hill-type chemosynthetic communities located at more than 610 m (2,000 ft) away from a blowout could experience minor impacts from resuspended sediments. However, the possibility of oil from a surface spill reaching a depth of 300 m (984 ft) or greater in any measurable concentration is very small. If dispersants are applied to an oil spill or if oil is ejected into deep water under high pressure, resulting in vigorous turbulence and the formation of micro-droplets, oil would mix into the water column, would be carried by underwater currents, and would eventually contact the seafloor where it may impact patches of chemosynthetic community habitat in its path. Any epibenthic organisms that protrude up into the water column would be particularly susceptible to damage from a passing oil plume (if the oil plume is at the seafloor). These potential impacts would be localized because of the directional movement of oil plumes by the water currents and because the sensitive habitats have a scattered, patchy distribution.

The BOEM has reexamined the analysis for impacts to chemosynthetic communities presented in the Multisale EIS and the 2009-2012 Supplemental EIS, based on the additional information presented above. No substantial new information was found to indicate that accidental impacts associated with the CPA proposed action would result in more than minimal impacts to chemosynthetic communities because of the NTL 2009-G40 guidelines. One exception would be in the case of a catastrophic spill (Appendix B) combined with the application of dispersant, producing the potential to cause devastating effects on local patches of habitat in the path of subsea plumes where they contact the seafloor. If such an event were to occur, it could take hundreds of years to reestablish the chemosynthetic community in that location.

Nonchemosynthetic Deepwater Benthic Communities (Chapter 4.1.1.10)

Some impact to soft-bottom benthic communities from drilling and production activities would occur as a result of physical impact from drilling discharges, structure placement (including templates or subsea completions), anchoring, and installation of pipelines regardless of their locations. However, even in situations where the substantial burial of typical benthic infaunal communities occurred, recolonization from populations from widespread neighboring soft-bottom substrate would be expected over a relatively short period of time for all size ranges of organisms.

Information included in required hazards surveys for oil and gas activities depicts areas that could potentially harbor nonchemosynthetic communities. This allows BOEM to require avoidance of any areas that are conducive to the growth of sensitive hard-bottom habitats. Impacts to hard-bottom communities are expected to be avoided as a consequence of the application of existing NTL 2009-G40 guidelines for chemosynthetic communities. The same geophysical conditions associated with the potential presence of chemosynthetic communities also results in the potential occurrence of hard carbonate substrate and nonchemosynthetic communities. Because of the NTL 2009-G40 guidelines, these communities are generally avoided in exploration and development planning.
Based on the additional information presented above, BOEM has reexamined the analysis for impacts to nonchemosynthetic communities presented in the Multisale EIS and the 2009-2012 Supplemental EIS, based on the additional information presented above. No substantial new information was found that would alter the overall conclusion that impacts on nonchemosynthetic communities from routine activities associated with the CPA proposed action would be minimal to none.

Accidental events resulting from the CPA proposed action are expected to cause little damage to the ecological function or biological productivity of widespread, typical, deep-sea benthic communities. Some impact to benthic communities would occur as a result of impact from an accidental blowout. Megafauna and infauna communities at or below the sediment/water interface would be impacted by the physical disturbance of a blowout or by burial from resuspended sediments. However, even in situations where the substantial burial of typical soft benthic communities occurred, recolonization by populations from neighboring substrate would be expected over a relatively short period of time. For all size ranges of organisms, this can be in a matter of hours to days for bacteria and about 1-2 years for most all macrofauna species.

Impacts to deepwater coral habitats and other potential hard-bottom communities would likely be avoided as a consequence of the application of the policies described in NTL 2009-G40. The rare, widely scattered, high-density, Bush Hill-type nonchemosynthetic communities located at more than 610 m (2,000 ft) away from a blowout could experience minor impacts from resuspended sediments. If dispersants are applied to an oil spill or if oil is ejected into deep water under high pressure, resulting in vigorous turbulence and the formation of micro-droplets, oil would mix into the water column, would be carried by underwater currents, and would eventually contact the seafloor where it may impact patches of sensitive deepwater community habitat in its path. Any epibenthic organisms that protrude up into the water column would be particularly susceptible to damage from a passing oil plume (if the oil plume is at the seafloor). These potential impacts would be localized due to the directional movement of oil plumes by the water currents and because the sensitive habitats have a scattered, patchy distribution.

The BOEM has reexamined the analysis for impacts to nonchemosynthetic communities presented in the Multisale EIS and the 2009-2012 Supplemental EIS, based on the additional information presented above. No new information was found to indicate that accidental impacts associated with the CPA proposed action would result in more than minimal impacts to nonchemosynthetic communities. One exception would be in the case of a catastrophic spill combined with the application of dispersant, producing the potential to cause devastating effects on local patches of habitat in the path of subsea plumes where they contact the seafloor. Periods as long as hundreds of years are required to reestablish a nonchemosynthetic seep community once it has disappeared (depending on the community type), although it may reappear relatively quickly once the process begins.

Marine Mammals (Chapter 4.1.1.11)

The BOEM has reexamined the analysis for marine mammals presented in the Multisale EIS, the 2009-2012 Supplemental EIS, and the cited new information within the discussions above. Based on this evaluation, our analysis of the effects from routine activities on marine mammals remains unchanged from what was concluded in the Multisale EIS and the 2009-2012 Supplemental EIS. Effects from routine activities from the proposed CPA lease sale are not expected to have long-term adverse effects on the size and productivity of any marine mammal species or population in the northern GOM. Lethal effects, if they were to occur, could result from chance collisions with OCS service vessels or the ingestion of any accidentally released plastic materials. However, there have been no reports of mortality from these occurrences in the GOM, and vessel strikes are considered unlikely (also see USDOC, NMFS, 2007b). Instead, most routine OCS activities are expected to have sublethal effects, such as behavioral effects, that are not expected to rise to the level of significance to the populations.

Although there will always be some level of incomplete information relevant to the effects from routine activities under this proposed action on marine mammals, BOEM does not believe it is essential to a reasoned choice among alternatives. There is credible scientific information available, and applied using acceptable scientific methodologies, to support the conclusion that any realized impacts would be sublethal in nature and not in themselves be expected to rise to the level of reasonably foreseeable significant adverse (population level) effects. As noted in Chapter 4.1.1.11.1, however, BOEM cannot rule out that incomplete or unavailable information on the effects of the unusual mortality event (UME) or
the DWH event on certain species may be essential to a reasoned choice among alternatives (and that this information cannot be obtained within the timeframe of this Supplemental EIS). As such, BOEM acknowledges that impacts from routine activities could be greater on individuals or populations already impacted by the DWH event or UME. Nevertheless, routine activities are ongoing in the proposed action area (CPA) as a result of existing leases and related activities (there are 4,503 active leases in the CPA as of November 2011). Within the CPA, there is a long-standing and well-developed OCS Program (more than 50 years); there are no previous data to suggest that routine activities from the pre-existing OCS Program were significantly impacting marine mammal populations.

The analysis of the effects from accidental spills (noncatastrophic) on marine mammals remains unchanged from what was concluded in the Multisale EIS and the 2009-2012 Supplemental EIS. Impacts on marine mammals from smaller accidental events are likely to affect individual marine mammals in the spill area, as described above and within the Multisale EIS and the 2009-2012 Supplemental EIS, but are unlikely to rise to the level of population effects (or significance) given the likely size and scope of such spills. Further, the potential remains for smaller accidental spills to occur in the proposed action area, regardless of any alternative selected under this Supplemental EIS, given there are 4,503 active leases already in this area with either ongoing or the potential for exploration, drilling, and production activities.

For low-probability catastrophic spills, the Multisale EIS, 2009-2012 Supplemental EIS, and Appendix B of this Supplemental EIS conclude that there is a potential for a low-probability catastrophic event to result in significant, population level effects on affected marine mammal species. The BOEM continues to concur with the conclusions from these analyses.

The BOEM concludes that there is incomplete or unavailable information that may be relevant to reasonably foreseeable significant adverse impacts to marine mammals from noncatastrophic spills/accidental events. For example, there is incomplete information on the impacts to marine mammal populations from the DWH event and whether individuals or populations may be susceptible to greater impacts in light of the UME or DWH event. Relevant data on the status of and impacts to marine mammal populations from the UME and DWH event may take years to acquire and analyze, and impacts from the DWH event may be difficult or impossible to discern from other factors. For example, 20 years after the Exxon Valdez incident, investigations are still identifying data regarding impacts to killer whales. The NMFS has jurisdiction for the investigation of marine mammal strandings and, to date, has only released raw data on the number of strandings. Therefore, it is not possible for BOEM to obtain this information within the timeline contemplated in this Supplemental EIS, regardless of the cost or resources needed. In the absence of this information, BOEM subject-matter experts have used what scientifically credible information is available and applied using accepted scientific methodologies. The BOEM cannot rule out that unavailable or incomplete information on accidental impacts may be essential to a reasoned choice among the alternatives in light of the UME and DWH event. Activities that could result in an accidental spill in the CPA would be ongoing whether or not the lease sale under the proposed action of this Supplemental EIS occurred. As of November 2011, there are 4,503 active leases in the CPA that are engaged, or have the potential to be engaged, in drilling and/or production activities that could result in an accidental spill.

**Sea Turtles (Chapter 4.1.1.12)**

In this Supplemental EIS, BOEM has reexamined the analysis for sea turtles presented in the Multisale EIS and the 2009-2012 Supplemental EIS, and has considered the recent reports cited above and other new information. Because of the mitigations (e.g., BOEM proposed compliance with NTL’s) described in the above analysis, routine activities (e.g., operational discharges, noise, vessel traffic, and marine debris) related to the CPA proposed action are not expected to have long-term adverse effects on the size and productivity of any sea turtle species or populations in the northern GOM. Lethal effects could occur from chance collisions with OCS service vessels or ingestion of accidentally released plastic materials from OCS vessels and facilities. However, there have been no reports to date on such incidences. Most routine OCS energy-related activities are then expected to have sublethal effects that are not expected to rise to the level of significance.

Although there will always be some level of incomplete information relevant to the effects from routine activities under this proposed action on sea turtles, BOEM does not believe it is essential to a reasoned choice among alternatives. There is credible scientific information available, and applied using
acceptable scientific methodologies, to support the conclusion that any realized impacts would be sublethal in nature and not in themselves be expected to rise to the level of reasonably foreseeable significant adverse (population level) effects. As noted in Chapter 4.1.12.1, however, BOEM cannot rule out that incomplete or unavailable information on effects of the increased stranding event or DWH event on sea turtles may be essential to a reasoned choice among alternatives (and that this information cannot be obtained within the timeframe of this Supplemental EIS). As such, BOEM acknowledges that impacts from routine activities could be greater on individuals or populations already impacted by the DWH event or increased stranding event. Nevertheless, routine activities are ongoing in the proposed action area (CPA) as a result of existing leases and related activities (as of November 2011, there are 4,503 active leases in the CPA). Within the CPA, there is a long-standing and well-developed OCS Program (more than 50 years); there are no previous data to suggest that routine activities from the pre-existing OCS Program were significantly impacting sea turtles.

The analysis of the effects from accidental spills (noncatastrophic) on sea turtles remains unchanged from what was concluded in the Multisale EIS and the 2009-2012 Supplemental EIS. Impacts on sea turtles from smaller accidental events are likely to affect individual sea turtles in the spill area, as described above and within the Multisale EIS and the 2009-2012 Supplemental EIS, but they are unlikely to rise to the level of population effects (or significance) given the size and scope of such spills. Further, the potential remains for smaller accidental spills to occur in the proposed action area, regardless of any alternative selected under this Supplemental EIS, given there are 4,503 active leases already in this area with either ongoing or the potential for exploration, drilling, and production activities.

For low-probability catastrophic spills, the Multisale EIS, the 2009-2012 Supplemental EIS, and Appendix B of this Supplemental EIS conclude that there is a potential for a low-probability catastrophic event to result in significant, population-level effects on affected sea turtle species. The BOEM continues to concur with the conclusions from these analyses.

The BOEM concludes that there is incomplete or unavailable information that may be relevant to reasonably foreseeable significant adverse impacts to sea turtles from noncatastrophic spills/accidental events. For example, there is incomplete information on the impacts to sea turtle populations from the DWH event and whether individuals or populations may be susceptible to greater impacts in light of the increased stranding event or DWH event. Relevant data on the status of and impacts to sea turtle populations from the increased stranding event and DWH event may take years to acquire and analyze, and impacts from the DWH event may be difficult or impossible to discern from other factors. The NMFS to date has only released raw data on the number of strandings, and BOEM does not have the ability to investigate these strandings independently. Therefore, it is not possible for BOEM to obtain this information within the timeline contemplated in this Supplemental EIS, regardless of the cost or resources needed. In the absence of this information, BOEM subject-matter experts have used what scientifically credible information that is available and applied using accepted scientific methodologies. The BOEM cannot rule out that unavailable or incomplete information on accidental impacts may be essential to a reasoned choice among the alternatives in light of the increased stranding event and DWH event. Activities that could result in an accidental spill in the CPA would be ongoing whether or not the lease sale under the proposed action of this Supplemental EIS occurred. As of November 2011, there are 4,503 active leases in the CPA that are engaged, or have the potential to be engaged, in drilling and/or production activities that could result in an accidental spill.

**Alabama, Choctawhatchee, St. Andrew, and Perdido Key Beach Mice (Chapter 4.1.1.13)**

An impact from the CPA proposed action on the Alabama, Choctawhatchee, St. Andrew, and Perdido Key beach mice is possible but unlikely. Impact may result from consumption of beach trash and debris. Because the proposed action would deposit only a small portion of the total debris that would reach the habitat, the impacts would be minimal. Unless all personnel are adequately trained, efforts undertaken for the removal of marine debris may temporarily scare away beach mice or destroy their food resources such as sea oats. However, their burrows are about 1-3 m (3-10 ft) long and involve a plugged escape tunnel, which would function after the main burrow entrance was trampled by foot traffic of insufficiently trained debris cleanup personnel.

The oiling of beach mice could result in local extinction. Oil-spill-response and cleanup activities could also have a substantial impact to the beach mice and their habitat if not properly regulated.
However, potential spills that could result from the proposed action are not expected to contact beach mice or their habitats (<0.5% probability). Also, inshore facilities related to the proposed action are unlikely to be located on beach mouse habitat. Within the last 20-30 years, the combination of habitat loss due to beachfront development, isolation of remaining beach mouse habitat areas and populations, and destruction of remaining habitat by tropical storms and hurricanes has increased the threat of extinction of several subspecies of beach mice. Destruction of the remaining habitat due to a catastrophic spill and cleanup activities would increase the threat of extinction, but the potential for a catastrophic spill that would affect beach mouse habitat is low.

The BOEM has reexamined the analysis for impacts to beach mice. No substantial new information was found at this time that would alter the overall conclusion that impacts on beach mice from accidental impacts associated with the CPA proposed action would be minimal.

Coastal and Marine Birds (Chapter 4.1.1.14)

The majority of effects resulting from routine activities with the CPA proposed action on endangered/threatened and nonendangered/threatened coastal and marine birds are expected to be intermittent, of small spatial scale, and short term. The ability to fly will often result in avoidance and quick reestablishment. These intermittent effects include behavioral effects, exposure to or intake of OCS-related contaminants or discarded debris, temporary disturbances, and displacement of localized groups from impacted habitats. Chronic sublethal stress, however, is often undetectable in birds. As a result of stress, individuals may weaken, facilitating infection and disease; migratory species may then not have the energetic reserves necessary to complete their migration.

Impacts from pipeline and navigation canals to coastal habitats will occur over the long term and may ultimately displace species. Nocturnal circulation around platforms may create acute sublethal stress from energy loss and increase the risks of collision, while stopovers on platforms would reduce energy loss. Because of regulatory standards for air and water quality, as discussed in Chapters 4.1.1.1, 4.1.1.2.1, and 4.1.1.2.2, emissions or produced waters should have a small effect on birds. No significant habitat impacts are expected to occur directly from routine activities resulting from the CPA proposed action because of the distance of these activities from shore. Secondary impacts from pipeline and navigation canals to coastal habitats would occur over the long term and may ultimately displace species. These activities would occur whether the proposed action was implemented or not; therefore, the proposed action itself would not increase these secondary impacts to birds.

Although there will always be some level of incomplete information on the effects from routine activities under this proposed action on birds, there is credible scientific information, applied using acceptable scientific methodologies, to support the conclusion that any realized impacts would be generally sublethal in nature and not in themselves rise to the level of reasonably foreseeable significant adverse (population level) effects. With the exception of piping plovers, wood storks, whooping cranes, and Mississippi sandhill cranes (which, due to their habitat location, are unlikely to have been impacted by the DWH event or to be impacted by routine activities), BOEM cannot definitively determine that the incomplete or unavailable information will not be essential for certain individual species or populations. This information is currently unavailable, is being developed through the NRDA process (which takes years), and there is no timeline for this information becoming available and certainly not within the timeline of this Supplemental EIS. Nevertheless, it is not expected that other species will have been impacted by the DWH event to such an extent that the conclusions on impacts from routine activities will change. Routine activities will be ongoing in the proposed action area (CPA) as a result of existing leases and related activities. (In the CPA, there are 4,503 active leases as of November 2011.) Within the CPA, there is a long-standing and well-developed OCS Program (more than 50 years); there are no data to suggest that routine activities from the pre-existing OCS Program are significantly impacting coastal and marine bird populations.

Oil spills may have serious direct and indirect impacts to coastal and marine bird health and habitat for feeding, roosting, sleeping, and nesting. In shallow water, such spills would have impacts on birds directly through contamination of skin and plumage, interfering with their ability to maintain body temperature, buoyancy, waterproofing, and the ability to fly. Impacts on individuals are much more serious for populations of endangered or threatened species (such as the piping plover and the whooping crane) than for nonlisted species because low populations of listed species may be more likely to face
extinction because of the disappearance of a relatively small number of individuals. The lighter PAH’s have the greatest impacts on birds because of their persistence and high concentration. They are harmful to cell membranes. The mandatory use of waterbird feeding areas at the sea surface and intertidal wetland zone, where spilled oil tends to accumulate, makes the birds vulnerable to exposure to oil. Exposure to oil in the water column was modeled to be minor. When oil gets into vegetated or unvegetated sediment, it may remain in its unweathered toxic state indefinitely. However, oil weathering as it travels to the coast ameliorates toxicity at the shoreline. Small amounts of oil can affect the health of birds. Birds may have reduced reproductive effort, causing temporary declines in population abundance. Mortality from oil spills is often related to numerous symptoms of toxicity. Data from actual spills strongly suggest that impacts on their food supply are delayed after initial impacts from direct oiling. With properly trained and supervised personnel, impacts of oil-spill cleanup from the proposed action are also expected to be negligible. Although a low-probability catastrophic event like the DWH event remains a remote possibility, such a large-scale effort could increase the potential impacts from oil-spill cleanup (Appendix B).

Among accidental events related to the proposed action, oil spills have the greatest potential to impact coastal and marine bird populations. Nevertheless, oil-spill impacts on birds from the CPA proposed action are expected to be negligible because an oil spill would only affect a small portion of a bird group (combined probabilities are always <15%), not rising to the level of population impacts. An exception would be the piping plover, where impact on a small number of birds could considerably reduce a population. The piping plover is in low abundance but its wintering habitat is plentiful in the Gulf of Mexico. An oil spill would likely only contact a small portion of this wintering habitat in the GOM; thus, the greatest threats to the recovery of the piping plover remain at its breeding habitat in the Great Plains and Great Lakes and not with the OCS Program or this proposed action.

Gulf Sturgeon (Chapter 4.1.1.15)

Potential routine impacts on Gulf sturgeon and their designated critical habitat may occur from drilling and produced-water discharges, bottom degradation of estuarine and marine water quality by nonpoint runoff from estuarine OCS-related facilities, vessel traffic, explosive removal of structures, and pipeline installation. Because of the permitted discharge limits mandated and enforced in the Federal and State regulatory process, the dilution and low toxicity of this pollution is expected to result in negligible impact of the CPA proposed action on Gulf sturgeon. Vessel traffic would generally only pose a risk to Gulf sturgeon when the vessels are leaving and returning to port. Major navigation channels are excluded from critical habitat. Also, the Gulf sturgeon’s characteristics of bottom-feeding and general avoidance of disturbance make the probability of vessel strike extremely remote. Explosive removal of structures as a result of the proposed action would occur well offshore of Gulf sturgeon’s critical habitat and the riverine, estuarine, and shallow Gulf habitats where sturgeon are generally located. If any pipeline is installed nearshore as a result of the proposed action, regulatory permit requirements governing pipeline placement and dredging, as well as recent noninvasive techniques for locating pipelines, would result in very minimal impact to the Gulf sturgeon’s critical habitat. Due to regulations, mitigations, and the distance of routine activities from known Gulf sturgeon habitats, impacts from routine activities of the CPA proposed action would be expected to have negligible effects on Gulf sturgeon and their designated critical habitat.

The Gulf sturgeon could be impacted by oil spills resulting from the CPA proposed action. If there is contact with spilled oil, it could have detrimental physiological effects. The juvenile and subadult Gulf sturgeon, at a minimum, seasonally use the nearshore coastal waters and could potentially be at risk from both coastal and offshore spills. Due to the distance of the activity from shore and Gulf sturgeon critical habitat, there is a minimal risk of any oil from an offshore spill coming into contact with Gulf sturgeon. The probability of a spill of a size and duration to persist long enough in the environment to impact the sturgeon or the sturgeon’s estuarine habitats is small (≤10%; Figure 3-10 of the 2009-2012 Supplemental EIS) unless it is catastrophic in nature such as the DWH event. Even in a catastrophic spill the proximity, type oil, weather conditions as well as the amount and location (distance off shore and water depth) of the dispersant treatment may contribute to the severity of the spill impact to the sturgeon and its habitat. Currently reduced toxicity of PAH in both the nearshore and offshore water and sediments have been reported in the OSAT report (OSAT, 2010). These conclusions, coupled with the findings of the OSAT-2 report noting large reductions in PAH toxicity in the beach sediments, as well as the continual
degradation of PAH in the tidal zone sediment (OSAT-2, 2011), would indicate the toxicity levels are not likely to interfere with Gulf sturgeon or their critical habitat. In addition, the dispersant emulsified the oil, which encouraged evaporation, dilution, and biodegradation of toxic components including PAH’s. Contamination was limited to within 3 km (~2 mi) of the wellhead, well away from the Gulf sturgeon critical habitat (OSAT, 2010). The dispersed oil was rendered into a cloud-like mass within the water column, which was readily available for biodegradation.

In the rare event contact with oil occurs, this could cause nonlethal effects, including causing the fish to temporarily migrate from the affected area, irritation of gill epithelium, an increase of liver function in a few adults, and possibly interference with reproductive activity.

**Fish Resources and Essential Fish Habitat (Chapter 4.1.1.16)**

It is expected that any possible coastal and marine environmental degradation from the CPA proposed action would have little effect on fish resources or EFH. The impact of coastal and marine environmental degradation is not expected to cause a detectable decrease in fish resources or in EFH. Routine activities such as pipeline trenching and OCS discharge of drilling muds and produced water would cause negligible impacts and would not deleteriously affect fish resources or EFH. This is because mitigation reduces the undesirable effects from dredging and other construction activities on coastal habitats. Permit requirements should ensure that pipeline routes either avoid different coastal habitat types or that certain techniques are used to decrease impacts. At the expected level of impact, the resultant influence on fish resources would cause minimal changes in fish populations or EFH. That is, if there are impacts, they would be short-term and localized; therefore, they would only affect small portions of fish populations and selected areas of EFH. As a result, there would be little disturbance to fish resources or EFH. In deepwater areas many of the EFH’s are protected under stipulations and regulations currently set in place.

The BOEM has reexamined the analysis for impacts to fish resources and EFH presented in the Multisale EIS and the 2009-2012 Supplemental EIS, based on the additional information presented above. No substantial new information was found that would alter the overall conclusion that impacts to fish resources and EFH from routine activities associated with the CPA proposed action would be minimal to none. The CPA proposed action is expected to result in a minimal decrease in fish resources and/or standing stocks or in EFH. It would require a short time for fish resources to recover from most of the impacts because impacts to the habitat would generally be temporary; fish tend to avoid areas of impact (thus reducing mortality effects), and most fish species are prolific reproducers. Recovery from the loss of wetlands habitat would probably not occur, but it would likely result in conversion of the lost wetland habitats into open water or mudflats, which may qualify as other forms of EFH.

It is expected that any possible coastal and marine environmental degradation from the CPA proposed action would have little effect on fish resources or EFH. The impact of coastal and marine environmental degradation is expected to cause a nondetectable decrease in fish resources or in EFH. Routine activities such as pipeline trenching and OCS discharge of drilling muds and produced water would cause negligible impacts that would not deleteriously affect fish resources or EFH. This is because of regulations, mitigations, and practices that reduce the undesirable effects on coastal habitats from dredging and other construction activities. Permit requirements should ensure that pipeline routes either avoid different coastal habitat types or that certain techniques are used to decrease impacts. At the expected level of impact, the resultant influence on fish resources would cause minimal changes in fish populations or EFH. That is, if there are impacts, they would be short term and localized; therefore, they would only affect small portions of fish populations and selected areas of EFH. As a result, there would be little disturbance to fish resources or EFH. In deepwater areas, many of the EFH’s are protected under stipulations and regulations currently set in place.

Additional hard substrate habitat provided by structure installation in areas where natural hard bottom is rare would tend to increase fish populations. The removal of these structures would eliminate that habitat, except when decommissioned platforms are used as artificial reef material. This practice is expected to increase over time.

Accidental events that could impact fish resources and EFH include blowouts and oil or chemical spills. Subsurface blowouts, although highly unlikely, have the potential to adversely affect fish resources. If spills due to the CPA proposed action were to occur in open waters of the OCS proximate to mobile adult finfish or shellfish, the effects would likely be nonfatal and the extent of damage would be
reduced due to the capability of adult fish and shellfish to avoid a spill, to metabolize hydrocarbons, and to excrete both metabolites and parent compounds (Chapter 4.4.10 of the Multisale EIS). Fish populations may be impacted by an oil spill but they would be primarily affected if the oil reaches the productive shelf and estuarine areas, where fish populations are most concentrated, and this probability is generally low. Also, much of the coastal northern Gulf of Mexico is a moderate- to high-energy environment; therefore, sediment transport and tidal stirring should reduce the chances for oil persisting in these habitats if they are oiled. Early life stages of animals are usually more sensitive to environmental stress than adults (Moore and Dwyer, 1974). Oil can be lethal to fish, especially in larval and egg stages, depending on the time of the year that the event happened. The extent of the impacts of the oil would depend on the properties of the oil and the time of year of the event.

Fisheries closures may result from a large spill event. These closures may have a negative effect on short-term fisheries catch and/or marketability.

The effect of proposed-action-related oil spills on fish resources is expected to cause a minimal decrease in standing stocks of any population because the most common spill events would be small in scale and localized; therefore, they would affect generally only a small portion of fish populations. Although many potential effects of the DWH event on the fish populations of the Gulf of Mexico have been alleged, the actual effects are at this time unknown and the total impacts are likely to be unknown for several years. Although there remains incomplete or unavailable information on the impacts of the DWH event on fish resources and EFH, the Bureau of Ocean Energy Management has determined that it is impossible to obtain this information, regardless of cost and within the timeframe of this NEPA analysis. This information is being developed through the NRDA process, data is still incoming and has not been made publicly available, and it is expected to be years before the information is available. In addition, as described in Chapter 4.1.1.16.1, where this incomplete information is relevant to reasonably foreseeable impacts, what scientifically credible information is available was used in its stead and applied using accepted scientific methodologies. Nevertheless, BOEM believes that this information is not essential to a reasoned choice among alternatives with regard to an accidental event analysis. The likely size of an accidental event resulting from the CPA proposed action would be small and unlikely to impact coastal and estuarine habitats where juvenile and larval stages of fish resources are found, and adult fish tend to avoid adverse water conditions (Wannamaker and Rice, 2000).

**Commercial Fishing (Chapter 4.1.1.17)**

Routine activities such as seismic surveys and pipeline trenching in the CPA would cause negligible impacts and would not deleteriously affect commercial fishing activities. Because seismic surveys are temporary events, they are not expected to cause significant impacts to commercial fisheries. Operations such as production platform emplacement, underwater OCS impediments, and explosive platform removal would cause displacement of commercial fishing while operations are ongoing. These effects are localized to a small percentage of the area fished and they are temporary in nature.

Commercial catches by species and by State have been updated in Chapter 4.1.1.17.1, as have the impacts of the 2005 and 2008 hurricanes on fish and fish habitat from recent reports (USDOC, NMFS, 2010c; Haby et al., 2009). The new information presented in this Supplemental EIS does not alter the conclusion presented in the Multisale EIS and the 2009-2012 Supplemental EIS that impacts on commercial fisheries from routine activities associated with the CPA proposed action would be minimal.

The BOEM has reexamined the analysis for impacts to commercial fish resources presented in the Multisale EIS and the 2009-2012 Supplemental EIS, based on updated information obtained through the peer reviewed data, Internet sources, and conversations with Gulf Coast State agencies, Federal agencies, and professors at local academic institutions. No substantial newly published, peer-reviewed information was found that would alter the overall conclusion that impacts to commercial fish resources from accidental activities associated with the CPA proposed action would be minimal. In summary, the impacts of the CPA proposed action from accidental events (i.e., a well blowout or an oil spill) are anticipated to be minimal because the potential for oil spills is very low, because the most typical events are small and of short duration, and because the effects are so localized that fish are typically able to avoid the area adversely impacted.

Fish populations may be impacted by an oil-spill event should it occur, but they would be primarily affected if the oil reaches the productive shelf and estuarine areas because many fish spend a portion of
their life cycle there. The probability of an offshore spill impacting these nearshore environments is also low, and oil would generally be volatilized or is dispersed by currents in the offshore environment. The extent of the impacts of the oil would depend on the properties of the oil and the time of year of the event.

Commercial fishermen are anticipated to avoid the area of a well blowout or an oil spill. Fisheries closures may result from a large spill event. These closures may have a negative effect on short-term fisheries catch and/or marketability.

**Recreational Fishing (Chapter 4.1.1.18)**

There could be minor and short-term space-use conflicts with recreational fishermen during the initial phases of the CPA proposed action. The proposed action could also lead to low-level environmental degradation of fish habitat (Chapter 4.1.16.2), which would also negatively impact recreational fishing activity. However, these minor negative effects would be offset by the beneficial role that oil rigs serve as artificial reefs for fish populations. Each structure placed during the CPA proposed action has the potential to function as a *de facto* artificial reef. The degree to which oil platforms would become a part of a particular State’s Rigs-to-Reefs program would be an important determinant of the degree to which the proposed action would impact recreational fishing activity in the long term.

An oil spill would likely lead to recreational fishing closures in the vicinity of the oil spill. Small-scale spills should not affect recreational fishing to a large degree due to the likely availability of substitute fishing sites in neighboring regions. A rare large spill such as the one associated with the DWH event can have more noticeable effects because of the larger potential closure regions and because of the wider economic implications such closures can have. However, the longer-term implications of a large oil spill would primarily depend on the extent to which fish ecosystems recover after the spill has been remediated. Because offshore spills have a small probability of contacting estuarine habitats that serve as nurseries for many recreational species and because inshore spills would have localized impacts to an area, oil spills would have a small effect on recreational fisheries.

**Recreational Resources (Chapter 4.1.1.19)**

Routine OCS activities in the CPA can cause minor disturbances to recreational resources, particularly beaches, through increased levels of noise, debris, and rig visibility. The OCS activities can also change the composition of local economies through changes in employment, land-use, and recreational demand. A CPA proposed action has the potential to directly and indirectly impact recreational resources along the entire Gulf Coast. However, the small scale of the proposed action relative to the scale of the existing oil and gas industry suggests that these potential impacts on recreational resources are likely to be minimal.

Spills most likely to result from the CPA proposed action would be small, of short duration, and not likely to impact Gulf Coast recreational resources. Should an oil spill occur and contact a beach area or other recreational resource, it would cause some disruption during the impact and cleanup phases of the spill. However, these effects are also likely to be small in scale and of short duration. This is because the size of a coastal spill is projected to be small (coastal spills are assumed to be 5 bbl; Table 4-13 of the Multisale EIS) and because the probability of an offshore spill contacting most beaches is small. In the unlikely event that a spill occurs that is sufficiently large to affect large areas of the coast and, through public perception, have effects that reach beyond the damaged area, effects to recreation and tourism could be significant. The DWH event was such a case; the resulting spill damaged some coastal resources but had economic effects in a much larger area. The role of perceptions on tourism activity was a particularly important feature of the DWH event, one that is becoming better understood in the aftermath of the spill.

**Archaeological Resources (Chapter 4.1.1.20)**

**Historic (Chapter 4.1.1.20.1)**

The greatest potential impact to an archaeological resource as a result of the CPA proposed action would result from direct contact between an offshore activity (i.e., platform installation, drilling rig emplacement, dredging, pipeline project, or decommissioning and site clearance) and a historic site.
Archaeological surveys, where required prior to an operator beginning oil and gas activities on a lease, are expected to be effective at identifying possible archaeological sites. The technical requirements of the archaeological resource reports are detailed in NTL 2005-G07, “Archaeological Resource Surveys and Reports.” Under 30 CFR 250.194(c), 30 CFR 550.194(c), and 30 CFR 250.1010(c), lessees are required to notify BOEM and/or BSEE immediately of the discovery of any potential archaeological resources.

Offshore oil and gas activities resulting from the proposed action could impact an archaeological resource because of incomplete knowledge on the location of these sites in the Gulf. The risk of contact to archaeological resources is greater in instances where archaeological survey data are unavailable. Such an event could result in the disturbance or destruction of important archaeological information. Archaeological surveys would provide the necessary information to develop avoidance strategies that would reduce the potential for impacts on archaeological resources.

Except for the projected 0-1 new gas processing plants and 0-1 new pipeline landfall, a CPA proposed action would require no new oil and gas coastal infrastructure. It is expected that archaeological resources would be protected through the review and approval processes of the various Federal, State, and local agencies involved in permitting onshore activities.

Accidental events producing oil spills may threaten archaeological resources along the Gulf Coast. Should a spill contact a historic archaeological site (including submerged sites), damage might include direct impact from oil-spill cleanup equipment, contamination of materials, and/or looting. The major effect from an oil-spill impact would be visual contamination of a historic coastal site, such as a historic fort or lighthouse. It is expected that any spill cleanup operations would be considered a Federal action for the purposes of Section 106 of the NHPA and would be conducted in such a way as to cause little or no impacts to historic archaeological resources. Recent research suggests the impact of direct contact of oil on historic properties may be long term and not easily reversible without risking damage to fragile historic materials (Chin and Church, 2010). Previously unrecorded sites could be impacted by oil-spill cleanup operations on beaches and offshore. As indicated in Chapter 4.3.1.8 of the Multisale EIS and in Table 3-5 of this Supplemental EIS, it is not very likely for an oil spill to occur, and it would not be likely to contact submerged, coastal or barrier island historic sites as a result of the CPA proposed action.

The potential for spills is low, the effects would generally be localized, and the cleanup efforts would be regulated. The proposed action, therefore, is not expected to result in impacts to historic archaeological sites; however, should such an impact occur, unique or significant archaeological information could be lost, and this impact could be irreversible.

### Prehistoric (Chapter 4.1.1.20.2)

The greatest potential impact to an archaeological resource as a result of a CPA proposed action would result from direct contact between an offshore activity (i.e., platform installation, drilling rig emplacement, and dredging or pipeline project) and a prehistoric site. Prehistoric archaeological sites are thought potentially to be preserved shoreward of the 45-m (148-ft) bathymetric contour, where the Gulf of Mexico continental shelf was subaerially exposed during the Late Pleistocene. The archaeological survey, where required prior to an operator beginning oil and gas activities on a lease, is expected to be somewhat effective at identifying submerged landforms that could support possible archaeological sites. NTL 2005-G07 suggests a 300-m (984-ft) linespacing for remote-sensing surveys of leases within areas having a high potential for prehistoric sites. While surveys provide a reduction in the potential for a damaging interaction between an impact-producing factor and a prehistoric archaeological site, there is a possibility of an OCS activity contacting an archaeological site because of an insufficiently dense survey grid. Should such contact occur, there would be damage to or loss of significant and unique archaeological information. Except for the projected 0-1 new gas processing plants and 0-1 new pipeline landfall, a CPA proposed action would require no new oil and gas coastal infrastructure. It is expected that archaeological resources would be protected through the review and approval processes of the various Federal, State, and local agencies involved in permitting onshore activities.

Accidental events producing oil spills may threaten archaeological resources along the Gulf Coast. Should a spill contact a prehistoric archaeological site, damage might include loss of radiocarbon-dating potential, direct impact from oil-spill cleanup equipment, and/or looting. Previously unrecorded sites could be impacted by oil-spill cleanup operations on beaches. As indicated in Chapter 4.3.1.8 of the Multisale EIS, it is not very likely for an oil spill to occur and contact coastal and barrier island
prehistoric sites as a result of a CPA proposed action. The proposed action, therefore, is not expected to result in impacts to prehistoric archaeological sites.

Human Resources and Land Use (Chapter 4.1.1.21)

Land Use and Coastal Infrastructure (Chapter 4.1.1.21.1)

The impacts of routine events associated with the CPA proposed action are uncertain due to the post-DWH event environment, the effects of the drilling suspension, the changes in Federal requirements for drilling safety, and the current pace of permit approvals. The BOEM projects 0-1 new gas processing facilities and 0-1 new pipeline landfalls for the proposed action. However, based on the most current information available, there is only a very slim chance that either would result from the CPA proposed action, and if a new gas processing facility or pipeline landfall were to result, it would likely occur toward the end of the 40-year analysis period. The likelihood of a new gas processing facility or pipeline landfall is much closer to zero than to one (Dismukes, official communication, 2011). The BOEM anticipates that there would be maintenance dredging of navigation channels and an increase in activity at services bases as a result of the CPA proposed action. If drilling activity recovers post-DWH event and increases, there could be new increased demand for a waste disposal services as a result of the CPA proposed action. Because of the current near zero estimates for pipeline landfalls and gas processing facility construction, the routine activities associated with the CPA proposed action would have little effect on land use.

As a result of the DWH event, it is too early to determine substantial, long-term changes in routine event impacts to land use and infrastructure. The BOEM anticipates these changes would become apparent over time. Therefore, BOEM recognizes the need to continue monitoring all resources for changes that are applicable for land use and infrastructure. From the information described above that is currently available, in regard to land use and infrastructure, it does not appear that there would be adverse impacts from routine events associated with the CPA proposed action.

Accidental events associated with the CPA proposed action occur at different levels of severity, based in part on the location and size of event. The typical types of accidental events that could affect land use and coastal infrastructure include oil spills, vessel collisions, and chemical/drilling fluid spills. These may occur anywhere across the spectrum of severity. Typically, accidental events related to OCS activities are generally smaller in scale based on historic experience, and they must be distinguished from low-probability, high-impact catastrophic events such as the DWH event. Typically, the impact of small-scale oil spills, vessel collisions, and chemical/drilling fluid spills are not likely to last long enough to adversely affect overall land use or coastal infrastructure in the analysis area.

Many of the impacts of the DWH event to land use and infrastructure have been temporary and short-term, such as the ship decontamination sites and the waste staging areas established in the immediate aftermath of the DWH event (USDOT, 2010). The indirect effects on infrastructure use are still rippling through the industry, but this should resolve as issues with the suspensions, permitting, etc. are resolved. With regard to land use and infrastructure, the post-DWH event environment remains somewhat dynamic, and BOEM will continue to monitor these resources over time and to document short- and long-term DWH event impacts. In the future, the long-term impacts of the DWH event will be clearer as time allows the production of peer-reviewed research and targeted studies that determine those impacts. The DWH event was a low-probability, high-impact catastrophic event. For the reasons set forth in the analysis above, the kinds of accidental events that are likely to result from the CPA proposed action are not likely to significantly affect land use and coastal infrastructure. This is because accidental events offshore would have a small probability of impacting onshore resources. Also, if an accident occurs nearshore, it would be most probably be near a facility; therefore, the impacts would be temporary and localized because of the decrease in response time.

Demographics (Chapter 4.1.1.21.2)

The CPA proposed action is projected to minimally affect the demography of the analysis area. Population impacts from the proposed action are projected to be minimal (<1% of the total population) for any EIA in the Gulf of Mexico region. The baseline population patterns and distributions, as projected and described in Chapter 4.1.1.21.2.1, are expected to remain unchanged as a result of the CPA proposed action. The increase in employment is expected to be met primarily with the existing
Alternatives Including the Proposed Action

population and available labor force, with the exception of some in-migration projected to occur in focal areas, such as Port Fourchon.

Accidental events may cause short-term population movements, but they would not be expected to affect demographic characteristics as a whole in the affected area.

**Economic Factors (Chapter 4.1.1.21.3)**

Should the CPA proposed action occur, there would be only minor economic changes in the Texas, Louisiana, Mississippi, Alabama, and Florida EIA’s. This is because the demand would be met primarily with the existing population and labor force. The CPA proposed action is expected to generate less than a 1 percent increase in employment in any of these subareas. Most of the employment related to the CPA proposed action is expected to occur in Texas (EIA TX-3) and Louisiana (EIA’s LA-2, LA-3, and LA-4).

The short-term social and economic consequences for the Gulf coastal region should a spill ≥1,000 bbl occur includes the opportunity cost of employment and expenditures that could have gone to production or consumption rather than the spill cleanup efforts. Nonmarket effects such as traffic congestion, strains on public services, shortages of commodities or services, and disruptions to the normal patterns of activities or expectations are also expected to occur in the short term. These negative, short-term social and economic consequences of a spill are expected to be modest in terms of projected cleanup expenditures and the number of people employed in cleanup and remediation activities. Negative, long-term economic and social impacts may be more substantial if fishing, shrimping, oystering, and/or tourism were to suffer, or were to be perceived as having suffered because of the spill, or if there were substantial changes to the energy industries in the region as a result of the spill. Net employment impacts from a spill are not expected to exceed 1 percent of baseline employment for any EIA in any given year, even if they are included with employment associated with routine oil and gas development activities associated with the CPA proposed action.

**Environmental Justice (Chapter 4.1.1.21.4)**

Because of the existing extensive and widespread support system for OCS-related industry and associated labor force, the effects of the CPA proposed action are expected to be widely distributed and to have little impact. This is because the proposed action is not expected to significantly change most of the existing conditions, such as traffic or the amount of infrastructure. In general, who would be hired and where new infrastructure might be located is impossible to predict but, in any case, it would be very limited. Because of Louisiana’s extensive oil-related support system, that State is likely to experience more employment effects related to the CPA proposed action than are the other coastal states, and because of the concentration of this system in Lafourche Parish, that parish is likely to experience the greatest benefits from employment benefits and burdens from traffic and infrastructure demand. Similarly, impacts related to the CPA proposed action are expected to be economic and to have a limited but positive effect on low-income and minority populations, particularly in Louisiana and Lafourche Parish. However, given the low levels of expected effects and given the existing distribution of the industry and the limited concentrations of minority and low-income peoples, the CPA proposed action is not expected to have a disproportionate effect on these populations even in Lafourche Parish.

The CPA proposed action is not expected to have disproportionate high/adverse environmental or health effects on minority or low-income people.

Chemical and drilling-fluid spills may be associated with exploration, production, or transportation activities that result from the CPA proposed action. Low-income and minority populations might be more sensitive to oil spills in coastal waters than is the general population because of their dietary reliance on wild coastal resources, their reliance on these resources for other subsistence purposes such as sharing and bartering, their limited flexibility in substituting wild resources with purchased ones, and their likelihood of participating in cleanup efforts and other mitigating activities. With the exception of a catastrophic accidental event, such as the DWH event, the impacts of oil spills, vessel collisions, and chemical/drilling fluid spills are not likely to be of sufficient duration to have adverse and disproportionate long-term effects for low-income and minority communities in the analysis area.

An event like the DWH event could have adverse and disproportionate effects for low-income and minority communities in the analysis area. Many of the long-term impacts of the DWH event to low-income and minority communities are unknown. While economic impacts have been partially mitigated
by employers retaining employees for delayed maintenance or through the GCCF Program’s emergency funds, the physical and mental health effects to both children and adults within these communities could potentially unfold for many years. As studies of past oil spills have highlighted, different cultural groups can possess varying capacities to cope with these types of events (Palinkas et al., 1992). Likewise, some low-income and/or minority groups may be more reliant on natural resources and/or less equipped to substitute contaminated or inaccessible natural resources with private market offerings. Because lower-income and/or minority communities may live near and be directly involved with spill cleanup efforts, the vectors of exposure can be higher for them than for the general population, increasing the potential risks of long-term health affects. To date, there have been no studies of possible long-term health effects for oil-spill cleanup workers. The post-DWH event human environment remains dynamic, and BOEM will continue to monitor these populations over time and to document short- and long-term DWH event impacts. In the future, the long-term impacts of the DWH event will be clearer as time allows the production of peer-reviewed research and targeted studies that determine those impacts. As such, information regarding reasonably foreseeable impacts of the DWH event remains incomplete or unavailable at this time. Studies regarding environmental justice concerns in light of the DWH event are only in their infancy, and it may be years before data are available and certainly not within the timeframe of this NEPA analysis. Although most criteria related to environmental justice may not be essential to a reasoned choice among the alternatives, health impacts would generally be essential. Nevertheless, long-term studies are pending and may not be available for use for several years or longer. Other ongoing studies may help to inform issues relating to subsistence and other indigenous reliance on natural resources. This information is unavailable and unobtainable at this time, regardless of costs. In its places, the subject-matter experts have used credible information that is available and applied using accepted socioeconomic methodologies.

The DWH event was a low-probability, high-impact catastrophic event. For the reasons set forth in the analysis above, the kinds of accidental events (smaller, shorter time scale) that are likely to result from the CPA proposed action may affect low-income and/or minority populations more than the general population, at least in the shorter term. These higher risk groups may lack the appropriate financial or social resources and may be more sensitive and less equipped to cope with the disruption these events pose. These smaller events, however, are not likely to significantly affect minority and low-income communities in the long term.

Additional Resources Considered due to the Deepwater Horizon Event (Chapter 4.1.1.22)

**Soft Bottoms (Chapter 4.1.1.22.1)**

Although localized impacts to comparatively small areas of the soft-bottom benthic habitats would occur, the impacts would be on a relatively small area of the seafloor compared with the overall area of the seafloor of the CPA (268,922 km², 103,831 mi²). The greatest impact is the alteration of benthic communities as a result of smothering, chemical toxicity, and substrate change. Communities that are smothered by cuttings repopulate, and populations that are eliminated as a result of sediment toxicity or organic enrichment would be taken over by more tolerant species. The community alterations are not so much the introduction of a new benthic community as a shift in species dominance (Montagna and Harper, 1996). These localized impacts generally occur within a few hundred meters of platforms, and the greatest impacts are seen close to the platform. These patchy habitats within the Gulf of Mexico are probably not very different from the early successional communities that predominate throughout areas of the Gulf of Mexico that are frequently disturbed (Rabalais et al., 2002; Gaston et al., 1998; Diaz and Solow, 1999).

Because of the small amount of proportional space that OCS activities occupy on the seafloor, only a very small portion of the seafloor of the Gulf of Mexico would be expected to experience lethal impacts during an accidental event as a result of blowouts, surface and subsurface oil spills, and their associated effects. The greatest impacts would be closest to the spill, and impacts would decrease with distance from the spill. Contact with spilled oil at a distance from the spill would likely cause sublethal to immeasurable effects to benthic organisms because the distance of activity would prevent contact with concentrated oil. Oil from a subsurface spill that reaches benthic communities would be primarily sublethal and impacts would be at the local community level. Any sedimentation and sedimented oil would also be at low concentrations by the time it reaches benthic communities far from the location of
the spill, also resulting in sublethal impacts. Also, any local communities that are lost would be repopulated fairly rapidly (Neff, 2005). Although an oil spill may have some detrimental impacts, especially closest to the occurrence of the spill, the impacts may be no greater than natural biological fluctuations (Clark, 1982), and impacts would be to an extremely small portion of the overall Gulf of Mexico.

**Diamondback Terrapins (Chapter 4.1.1.22.2)**

Adverse impacts due to routine activities resulting from the CPA proposed action are possible but unlikely. Because of the greatly improved handling of waste and trash by industry, and the annual awareness training required by the marine debris mitigations, the plastics in the ocean are decreasing and the devastating effects on offshore and coastal marine life are minimizing. The routine activities of the CPA proposed action are unlikely to have significant adverse effects on the size and recovery of any terrapin species or population in the Gulf of Mexico.

Although there will always be some level of incomplete information on the effects from routine activities under this proposed action on diamondback terrapin, there is credible scientific information, applied using acceptable scientific methodologies, to support the conclusion that any realized impacts from routine activities would be sublethal in nature and not in themselves rise to the level of reasonably foreseeable significant adverse (population level) effects. Because completion of the NRDA process may be years away, BOEM cannot definitively determine if the information resulting from that process may be essential to a reasoned choice among alternatives. Routine activities, however, will be ongoing in the CPA as a result of existing leases and related activities. (In the CPA, there are 4,503 active leases as of November 2011.) Within the CPA, there is a long-standing and well-developed OCS Program (more than 50 years); there are no data to suggest that routine activities from the pre-existing OCS Program are significantly impacting diamondback terrapin populations. As such, even with this uncertainty, the potential impacts from routine activities associated with the proposed action are unlikely to result in significant, population-level impacts on diamondback terrapins due to their distance from most offshore activities and the limited potential for activities occurring in or near their habitat (0-1 pipeline landfalls and other coastal infrastructure, which is subject to permitting and location requirements). Therefore, a full understanding of any incomplete or unavailable information on the effects of routine activities is likely not essential to make a reasoned choice among the alternatives.

Impacts on diamondback terrapins from smaller accidental events are likely to affect individual diamondback terrapins in the spill area, as described above, but are unlikely to rise to the level of population effects (or significance) given the probable size and scope of such spills. Further, the potential remains for smaller accidental spills to occur in the proposed action area, regardless of any alternative selected under this Supplemental EIS, given there are 4,503 active leases already in this area with either ongoing or the potential for exploration, drilling, and production activities.

The analyses within this Supplemental EIS and in Appendix B conclude that there is a low probability for catastrophic spills, and Appendix B concludes that there is a potential for a low-probability catastrophic event to result in significant, population-level effects on affected diamondback terrapin species. The BOEM continues to concur with the conclusions from these analyses.

The BOEM concludes that there is incomplete or unavailable information that may be relevant to reasonably foreseeable significant adverse impacts from noncatastrophic spills/accidental events to terrapins that were potentially impacted by the DWH event. For example, there is incomplete information on impacts to terrapin populations from the DWH event and whether individuals or populations may be susceptible to greater impacts in light of the DWH event. Relevant data on the status of and impacts to terrapin populations from the DWH event is being developed through the NRDA process and may take years to acquire and analyze, and impacts from the DWH event may be difficult or impossible to discern from other factors. No data on terrapins impacted by the DWH event have been released. It is not possible for BOEM to obtain this information within the timeline contemplated in this Supplemental EIS, regardless of the cost or resources needed. In the absence of this information, BOEM subject-matter experts have used what scientifically credible information is available, applied using accepted scientific methodologies. Activities that could result in an accidental spill in the CPA would be ongoing whether or not the lease sale under the CPA proposed action of this Supplemental EIS occurred. As of November
2011, there are 4,503 active leases in the CPA that are engaged, or have the potential to be engaged, in drilling and/or production activities that could result in an accidental spill.

For those terrapin populations that may not have been impacted by the DWH event, it is unlikely that a future accidental event related to the CPA proposed action would result in significant impacts due to the distance of most terrapin habitat from offshore OCS energy-related activities. A low-probability, large-scale catastrophic event of the size and type that could reach these habitats is discussed in Appendix B.

2.3.1.3. Mitigating Measures

The following eight environmental and military mitigations, referred to as lease stipulations, were included for analysis in Chapter 2.4.1.3 of the Multisale EIS and in Chapter 2.2.1.3.of the 2009-2012 Supplemental EIS. Any stipulations or mitigation requirements to be included in the lease sale will be described in detail in the Final NOS. Stipulations or mitigation requirements in addition to the those analyzed in this Supplemental EIS can also be developed and applied, and will also be described in detail in the Final NOS.

2.3.1.3.1. Topographic Features Stipulation

The Topographic Features Stipulation protects the biota of the topographic features from adverse effects due to routine oil and gas activities, including physical damage from anchoring and rig emplacement and the potential toxic and smothering effects from muds and cuttings discharges. The Topographic Features Stipulation has been included in leases since 1973 and has effectively prevented damage to the biota of these banks from routine oil and gas activities such as anchoring. Monitoring studies have demonstrated that the shunting requirements of the stipulation are effective in preventing the drilling mud and cuttings from impacting the biota of the banks. The topographic highs on and near these blocks are often associated with salt domes, which are attractive areas for hydrocarbon exploration. Instead, blocks on the topographic features have been offered for lease with a stipulation that has proven effective in protecting sensitive biological resources. The location of the blocks affected by the Topographic Features Stipulation is shown on Figure 2-1.

2.3.1.3.2. Live Bottom (Pinnacle Trend and Low Relief) Stipulation

The Live Bottom (Pinnacle Trend) Stipulation covers a small portion of the northeastern CPA lease sale area that is characterized by a pinnacle trend, which is classified as a live bottom under the stipulation. The Live Bottom (Low Relief) Stipulation defines low-relief areas as seagrass communities, areas that contain biological assemblages consisting of sessile invertebrates living upon and attached to naturally occurring hard or rocky formations with rough, broken, or smooth topography; and areas where a hard substrate and vertical relief may favor the accumulation of turtles, fish, or other fauna. This Agency developed the stipulation to protect biological resources in the Pinnacle Trend and low relief in response to concerns that disturbing any of the series of topographic irregularities might adversely affect biological communities that have developed on the surfaces of the features and affect the habitat they provide for pelagic fishes. The stipulation requires avoidance of the features during the placement of oil and gas structures and the laying of pipelines. The stipulation has been adopted in CPA lease sales since 1990 and has been effective in protecting the features and resident biological communities from damage. The location of the blocks affected by the Live Bottom (Pinnacle Trend and Low Relief) Stipulation is shown on Figure 2-1.

2.3.1.3.3. Military Areas Stipulation

The Military Areas Stipulation has been applied to all blocks leased in military areas since 1977 and reduces potential impacts, particularly in regards to safety; but it does not reduce or eliminate the actual physical presence of oil and gas operations in areas where military operations are conducted. The stipulation contains a “hold harmless” clause (holding the U.S. Government harmless in case of an accident involving military operations) and requires lessees to coordinate their activities with appropriate local military contacts. Figure 2-3 shows the military warning areas in the Gulf of Mexico.
2.3.1.3.4. Evacuation Stipulation

The Evacuation Stipulation would apply to any lease in the easternmost portion of the CPA lease sale area. This stipulation was developed in consultation with the U.S. Department of Defense (DOD) to address specific potential use conflict issues between oil and gas operations and military operations in the GOM. An evacuation stipulation has been applied to all blocks leased in this area since 2001. This stipulation would provide for the evacuation of personnel and the shut-in of operations during any events conducted by the military that could pose a danger to ongoing oil and gas operations. It is expected that these measures would serve to eliminate dangerous conflicts between oil and gas operations and military operations.

2.3.1.3.5. Coordination Stipulation

The Coordination Stipulation would apply to any lease in the easternmost portion of the CPA lease sale area. This stipulation was developed in consultation with DOD to address specific potential use conflict issues between oil and gas operations and military operations in the GOM. A coordination stipulation has been applied to all blocks leased in this area since 2001. This stipulation would provide for the review of pending oil and gas operations by military authorities, and it could result in delaying oil and gas operations if military activities have been scheduled in the area that may put oil and gas operations, equipment, and personnel at risk.

2.3.1.3.6. Blocks South of Baldwin County, Alabama, Stipulation

The Blocks South of Baldwin County, Alabama, Coast Stipulation would be included only on leases south of and within 15 mi (24 km) of Baldwin County, Alabama (Figure 2-1). For several years, the Governor of Alabama has continually indicated opposition to new leasing south and within 15 mi (24 km) of Baldwin County but has requested that, if the area is offered for lease, a lease stipulation to reduce the potential for visual impacts be applied to all new leases in this area. Prior to the decision in 1999 on the Final Notice of Sale for Sale 172, the Gulf of Mexico OCS Regional Director, in consultation with the Geological Survey of Alabama/State Oil and Gas Board, developed a lease stipulation to be applied to any new leases within the 15-mi (24-km) area to mitigate potential visual impacts. The stipulation specifies requirements for consultation that lessees must follow when developing plans for fixed structures. The stipulation has been continually adopted in annual CPA lease sales since 1999.

2.3.1.3.7. Protected Species Stipulation

The Protected Species Stipulation has been applied to all blocks leased in the GOM since December 2001. This stipulation was developed in consultation with the Department of Commerce, NOAA, NMFS, and the Department of the Interior, FWS in accordance with Section 7 of the ESA and is designed to minimize or avoid potential adverse impacts to federally protected species.

2.3.1.3.8. Law of the Sea Convention Royalty Payment Stipulation

The Law of the Sea Convention Royalty Payment Stipulation applies to blocks or portions of blocks beyond the limits of the United States jurisdiction over the continental shelf (generally greater than 200 nmi [230 mi; 370 km] from the U.S. coastline). Leases on these blocks may be subject to special royalty payments under the provisions of the 1982 Law of the Sea Convention (consistent with Article 82), if the U.S. becomes a party to the Convention prior to or during the life of the lease.

2.3.2. Alternative B—The Proposed Action Excluding the Unleased Blocks Near the Biologically Sensitive Topographic Features

2.3.2.1. Description

Alternative B differs from Alternative A by not offering the blocks that are possibly affected by the proposed Topographic Features Stipulation (Chapter 2.3.1.3.1 and Figure 2-1). All of the assumptions
(including the seven other potential mitigating measures) and estimates are the same as for Alternative A. A description of Alternative A is presented in Chapter 2.3.1.1.

2.3.2.2. Summary of Impacts

The analyses of impacts summarized in Chapter 2.3.1.2 and described in detail in Chapter 4 are based on the development scenario, which is a set of assumptions and estimates on the amounts, locations, and timing for OCS exploration, development, and production operations and facilities, both offshore and onshore. A detailed discussion of the development scenario and major related impact-producing factors is included in Chapter 3.

The difference between the potential impacts described for Alternative A and those under Alternative B is that under Alternative B no oil and gas activity would take place in the blocks subject to the Topographic Features Stipulation (Figure 2-1). The number of blocks that would not be offered under Alternative B represents only a small percentage of the total number of blocks to be offered under Alternative A; therefore, it is assumed that the levels of activity for Alternative B would be essentially the same as those projected for the proposed action. As a result, the impacts expected to result from Alternative B would be very similar to those described under the proposed action (Chapter 4). Therefore, the regional impact levels for all resources, except for the topographic features, would be similar to those described under the proposed action. This alternative, if adopted, would prevent any oil and gas activity whatsoever in the affected blocks; thus, it would eliminate any potential direct impacts to the biota of those blocks from oil and gas activities, which otherwise would be conducted within the blocks.

2.3.3. Alternative C—The Proposed Action Excluding the Unleased Blocks within 15 Miles of the Baldwin County, Alabama, Coast

2.3.3.1. Description

Alternative C differs from Alternative A by not offering any unleased blocks within 15 mi (24 km) of the Baldwin County, Alabama, coast. All of the assumptions (including the seven other potential mitigating measures) and estimates are the same as for Alternative A (Chapters 2.3.1.3 and 4.1). A description of Alternative A is presented in Chapter 2.3.1.1. The coastal region adjacent to the area considered under Alternative C is designated as EIA AL-1 (Figure 2-2).

2.3.3.2. Summary of Impacts

The analyses of impacts summarized in Chapter 2.3.1.2 and described in detail in Chapter 4.1 are based on the development scenario, which is a set of assumptions and estimates on the amounts, locations, and timing for OCS exploration, development, and production operations and facilities, both offshore and onshore. A detailed discussion of the development scenario and major related impact-producing factors is included in Chapter 3.

The difference between the potential impacts described for Alternative A and those under Alternative C is that under Alternative C no oil and gas activity would take place in blocks within 15 mi (24 km) of the Baldwin County, Alabama, coast (Figure 2-1). The number of blocks that would not be offered under Alternative C represents only a small percentage of the total number of blocks to be offered under Alternative A; therefore, it is assumed that the levels of activity for Alternative C would be essentially the same as those projected for the proposed action. As a result, the impacts expected to result from Alternative C would be very similar to those described under the proposed action (Chapter 4). Therefore, the regional impact levels for all resources, except the visual impact from recreational beaches, would be similar to those described under the proposed action. This alternative, if adopted, would reduce the potential aesthetic impacts to recreational beaches along the Baldwin County coast.
2.3.4. Alternative D—No Action

2.3.4.1. Description

Alternative D is the cancellation of the proposed CPA lease sale. The opportunity for development of the estimated 0.801-1.624 BBO and 3.332-6.560 Tcf of gas that could have resulted from the proposed lease sale would be precluded or postponed. Any potential environmental impacts resulting from the proposed lease sale would not occur or would be postponed.

2.3.4.2. Summary of Impacts

Canceling the lease sale would eliminate the effects described for Alternative A (Chapter 4.1). The incremental contribution of the proposed lease sale to cumulative effects would also be avoided, but effects from other activities, including other OCS lease sales, would remain.

If the lease sale would be canceled, the resulting development of oil and gas would most likely be postponed to a future sale; therefore, the overall level of OCS activity in the CPA would only be reduced by a small percentage, if any. Therefore, the cancellation of the proposed lease sale would not significantly change the environmental impacts of overall OCS activity. However, the cancellation of the lease sale may result in direct economic impacts to the individual companies. Revenues collected by the Federal Government (and thus revenue disbursements to the States) would be adversely affected also.

Other sources of energy may substitute for the lost production. Principal substitutes would be additional imports, conservation, additional domestic production, and switching to other fuels. These alternatives, except conservation, have significant negative environmental impacts of their own.
CHAPTER 3

IMPACT-PRODUCING FACTORS AND SCENARIO
3. IMPACT-PRODUCING FACTORS AND SCENARIO

In order to describe the level of activity that could reasonably result from the proposed action (i.e., proposed lease sale), BOEM developed exploration and development activity scenarios. These scenarios provide a framework for analyses of potential environmental and socioeconomic impacts of the proposed lease sale that could potentially affect the biological, physical, and socioeconomic resources of the Gulf of Mexico. The offshore and coastal impact-producing factors and scenario can be found in Chapters 4.1.1 and 4.1.2 of the Multisale EIS, respectively, and in Chapters 3.1.1 and 3.1.2 of the 2009-2012 Supplemental EIS, respectively. The following is a summary of offshore and coastal impact-producing factors with activity scenarios from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

The potential impacts of the offshore and coastal activities associated with proposed CPA Lease Sale 216/222 are considered in the environmental analysis sections in Chapter 4.

3.1. IMPACT-PRODUCING FACTORS AND SCENARIO—ROUTINE OPERATIONS

3.1.1. Offshore Impact-Producing Factors and Scenario

Chapter 4.1.1 of the Multisale EIS and Chapter 3.1.1 of the 2009-2012 Supplemental EIS describe the infrastructure and activities (impact-producing factors) that would occur offshore as a result of a proposed action. Those discussions are incorporated by reference.

Offshore is defined here as the OCS portion of the GOM that begins 10 mi (16 km) offshore Florida; 3 nmi (3.5 mi; 5.6 km) offshore Louisiana, Mississippi, and Alabama; it generally extends seaward to the limits of the United States’ jurisdiction over the continental shelf (Figure 1-1). The projections used to develop the offshore proposed action scenarios are based on resource estimates as summarized in the Planning Area Resources Addendum to Assessment of Undiscovered Technically Recoverable Oil and Gas Resources of the Nation’s Outer Continental Shelf, 2006 (USDOI, MMS, 2006a), current industry information, and historical trends.

The proposed action scenarios are based on the following factors:

- recent trends in the amount and location of leasing, exploration, and development activity;
- estimates of undiscovered, unleased, conventionally recoverable oil and gas resources in the planning area;
- existing offshore and onshore oil and/or gas infrastructure;
- industry information; and
- oil and gas technologies, and the economic considerations and environmental constraints of these technologies.

In order to present the best reasonable projections possible, BOEM continually updates models and formulas used to develop these scenarios. The experience of subject matter experts is incorporated into this process, along with the latest industry trends and historical data.

The proposed lease sale is represented by bounded ranges for resource estimates, projected exploration and development activities, and impact-producing factors. The proposed lease sale is expected to be within the scenario ranges. The scenarios used in this Supplemental EIS represent the best assumptions and estimates of a set of future conditions that are considered reasonably foreseeable after the DWH event and suitable for presale impact analyses. These scenarios do not represent a BOEM recommendation, preference, or endorsement of any level of leasing or offshore operations, or of the types, numbers, and/or locations of any onshore operations or facilities.
Analysis Period

The BOEM assumes fields discovered as a result of a proposed action will reach the end of their economic life within 40 years of the lease sale. Activity levels are not projected beyond 40 years. This is based on averages for time required for exploration, development, production life, and decommissioning for leases in the GOM.

Deepwater Horizon Event

This Supplemental EIS was prepared because of the potential changes to the baseline conditions of the environmental, socioeconomic, and cultural resources that may have occurred as a result of (1) the DWH event between April 20 and July 15, 2010 (the period when oil flowed from the Macondo well in Mississippi Canyon Block 252 [Figure 1-2]); (2) the acute impacts that have been reported or surveyed since that time; and (3) any new information that may be available since the Multisale EIS or the 2009-2012 Supplemental EIS. The environmental resources analyzed include sensitive coastal environments, offshore benthic resources, marine mammals, sea turtles, coastal and marine birds, endangered and threatened species, and fisheries. This Supplemental EIS analyzes the potential impacts of the proposed action on the marine, coastal, and human environments. It is important to note that this Supplemental EIS was prepared using the best information that was publicly available at the time this document was prepared.

The BOEM, Gulf of Mexico OCS Region, Resource Evaluation Office’s Modeling and Forecasting Team has reevaluated the exploration and development activity scenario for a CPA proposed action because of the DWH event.

Resource Estimate and Timetables

The resource estimates for a proposed action are based on two factors: (1) the conditional estimates of undiscovered, unleased, conventionally recoverable oil and gas resources in the proposed lease sale areas; and (2) the estimates of the portion or percentage of these resources assumed to be leased, discovered, developed, and produced as a result of a proposed action. The estimates of undiscovered, unleased, conventionally recoverable oil and gas resources are based upon a comprehensive appraisal of the conventionally recoverable petroleum resources of the Nation as of January 1, 2003. Because of the inherent uncertainties associated with an assessment of undiscovered resources, techniques were employed and the results were reported as a range of values corresponding to different probabilities of occurrence.

A summarized discussion of the methodologies employed and the results obtained in the assessment are presented in this Agency’s brochure entitled, Planning Area Resources Addendum to Assessment of Undiscovered Technically Recoverable Oil and Gas Resources of the Nation’s Outer Continental Shelf, 2006 (USDOI, MMS, 2006a). The estimates of the portion of the resources projected to be leased, discovered, developed, and produced as a result of a proposed action are based upon logical sequences of events that incorporate past experience, current conditions, and foreseeable development strategies. A wealth of historical databases and information derived from oil and gas exploration and development activities are available to BOEM and were used extensively. The undiscovered, unleased, conventionally recoverable resource estimates for a proposed action are expressed as ranges, from low to high. This range provides a reasonable expectation of oil and gas production anticipated from typical lease sales held as a result of the proposed actions based on an actual range of historic observations.

Table 3-1 presents the projected ranges for oil and gas production resulting from the proposed CPA lease sale. Major impact-producing factors, including the number of exploration and delineation wells, production platforms, and development wells projected to develop and produce the estimated resources for the CPA proposed action, are given in Table 3-2. Table 3-2 shows the distribution of these factors by offshore subareas in the proposed lease sale area. The proposed lease sale area was divided into offshore subareas based upon water-depth range (Figure 3-1) that reflect the technological requirements and related physical and economic impacts.

For purposes of analysis, the life of the leases resulting from the proposed action is assumed to not exceed 40 years because, historically, the entire life of a well from beginning to end is encompassed within a 40-year period. Following the proposed action (lease sale), areawide exploratory drilling activity
would take place over an 8-year period, beginning within 1 year after the lease sale. Final decommissioning and removal activities generally occur from the 15th year to the 40th year.

Activity as the result of a lease sale is assumed to be staggered over time. A recently published Agency study estimated physical and economic performance measures to characterize lease sales and development in the GOM (Iledare and Kaiser, 2007). It was used to further refine the scenario presented in the Multisale EIS. The average lag of exploration and production from leases issued from 1983 to 1999 increased by water depth and decreased over time as shown in Tables 3-4 and 3-5 of the 2009-2012 Supplemental EIS. Because of variation by water depth, exploration and production activity is staggered over time, taking on average approximately 2-4½ years after a lease sale before exploration begins and 3½-8 years before first production (Chapter 3.1.1 of the 2009-2012 Supplemental EIS).

### 3.1.1.1. Exploration and Delineation

Chapter 4.1.1.2.2 of the Multisale EIS and Chapter 3.1.1.1 of the 2009-2012 Supplemental EIS describe the impacting factors arising from exploration and delineation drilling in the GOM resulting from a proposed action in the CPA. The discussion in this Supplemental EIS tiers from the discussion in the Multisale EIS and the 2009-2012 Supplemental EIS.

#### 3.1.1.1.1. Seismic Surveying Operations

Prelease surveys are comprised of seismic work performed on or off leased areas, are focused most commonly (but not always) on deeper targets, and are collectively authorized under BOEM’s geological and geophysical permitting process. Postlease, high-resolution seismic surveys collect data on surficial geology used to identify potential shallow geologic hazards for engineering and site planning for bottom-founded structures. They are also used to identify environmental resources such as chemosynthetic community habitat, gas hydrates, buried channels and faults, and archaeological resources. High-resolution surveys are conducted as authorized under the terms and conditions of the lease agreement. Other postlease surveys include downhole seismic surveying (vertical seismic profiling [VSP]) and time-lapse, deep-focused, three-dimensional (3-D) surveying, four-dimensional (4-D) surveys, used for reservoir monitoring.

All seismic surveying constitutes a type of remote sensing. Typical prelease seismic surveying operations for exploring deep geologic formations typically are two-dimensional (2-D) or 3-D surveys. A tow vessel pulls an array of airguns and streamers (acoustic receiver cable) behind the vessel 5-10 m (16-33 ft) below the sea surface. Ocean-bottom systems may be deployed instead of streamers in shallow water, areas of dense infrastructure, or when 4-D seismic is used to aid in reservoir management. This methodology utilizes hydrophones placed statically on the seafloor, and the energy source (airgun arrays) remains the same as streamer methods and is towed behind a source vessel. The airgun array produces underwater sound by releasing compressed air into the water column, creating an acoustical energy pulse, the echoes of which are detected by hydrophones towed on streamers behind the vessel. Streamer arrays are 3-8 mi (5-12 km) or greater in length, depending on survey specifications. Tow vessel speed is typically 3-5 knots (kn) (about 4-6 miles per hour [mph]) with gear deployed.

The 3-D surveys carried out by seismic vendors can consist of a few to several hundred OCS blocks. Multiple source and multiple-streamer technologies are often used for 3-D seismic surveys. For a typical 3-D survey, air in a closed chamber of the air gun is quickly discharged through a port, creating a pressure pulse and air bubble in the water. To release more energy into the pressure pulse and to offset the deleterious effects of bubble oscillations on the pressure pulse, multiple airguns with various chamber sizes are used. These individual airgun chamber sizes vary from 20 to 380 in³ (327 to 6,227 cm³). In some cases, two or three airguns are placed in a cluster to increase the effective chamber size. The individual airguns are suspended in the water from a float system referred to as a sub-array. Each sub-array contains six or seven individual airguns spaced from 2.5 to 3 m (7.5 to 10 ft) apart, making the total sub-array length 14-17 m (46-56 ft) long. Typically, three (sometimes four) sub-arrays are combined to form an array. When three sub-array elements are used, the spacing is 8 m (26 ft) between sub-arrays; when four sub-arrays are used, the spacing is 12 m (39 ft). Thus, the overall width of the array is generally 16-36 m (52-118 ft). The array is towed at a depth of 5-7 m (16-23 ft).
A 4-D or time-lapse survey is used to monitor reservoir production to optimize the amount of hydrocarbon recovered. These surveys consist of a series of 3-D surveys collected over time under the same acquisition and receiving parameters.

Vertical seismic profiling (VSP) is usually done by placing a receiver down a wellbore at different depths and with an external acoustic source near the wellbore (zero-offset VSP) or on a vessel at different distances from the wellbore (a walk-away VSP). These surveys are used to obtain information about the nature of the seismic signal, as well as more information about the geology surrounding the vertical array of sensors. The VSP data can be cross-correlated with ship-towed seismic survey datasets to refine identification of lithologic changes and the content of formation fluids. Zero offset and walk-away VSP surveys are the most common VSP surveys conducted in the GOM.

Ocean-Bottom Surveys

Ocean-bottom cable surveys were originally designed to enable seismic surveys in congested areas, such as producing fields, with their many platforms and producing facilities. Autonomous nodes, deployed and retrieved by either cable or ROV’s, are now used as an alternative to cables. The ocean-bottom cable surveys have been found to be useful for obtaining multicomponent (i.e., seismic pressure, vertical, and the two horizontal motions of the water bottom, or seafloor) information.

The ocean-bottom cable surveys and nodal acquisition require the use of multiple ships (i.e., usually two ships for cable or node layout/pickup, one ship for recording, one ship for shooting, and two utility boats). These ships are generally smaller than those used in streamer operations, and the utility boats can be very small. Operations are conducted “around the clock” and begin by dropping the cables off the back of the layout boat or by deployment of the nodal receivers by ROV’s. Cable length or the numbers of nodes depend upon the survey demands; it is typically 2.6 mi (4.2 km) but can be up to 7.5 mi (12 km). However, depending on spacing and survey size, hundreds of nodes can be deployed and re-deployed over the span of the survey. Groups of seismic detectors, usually hydrophones and vertical motion geophones, are attached to the cable in intervals of 82-164 ft (25-50 m) or autonomous nodes are spaced similarly. Multiple cables/nodes are laid parallel to each other using this layout method, with a 164-ft (50-m) interval between cables/nodes. Typically, dual airgun arrays are used on a single source vessel. When the cable/node is in place, a ship towing an airgun array (which is the same airgun array used for streamer work) passes between the cables/ nodes, firing every 82 ft (25 m). Sometimes a faster source ship speed of 7 mph (6 kn), instead of the normal speed of 5.2 mph (4.5 kn), is used with a decrease in time between gun firings. After a source line is shot, the source ship takes about 10-15 minutes to turn around and pass down between the next two cables or line of nodes. When a cable/node is no longer needed to record seismic data, it is picked up by the cable pickup ship and is moved over to the next position where it is needed. The nodes are retrieved by an ROV. A particular cable/node can lay on the bottom anywhere from 2 hours to several days, depending on operation conditions. Normally, a cable will be left in place about 24 hours. However, nodes may remain in place until the survey is completed or recovered and then re-deployed by an ROV.

Location of the cables/nodes on the bottom is done by acoustic pingers located at the detector groups and by using the time of first arrival of the seismic pulse at the detector group. A detector group is a node or group of nodes that enable the seismic ship to accurately determine node location. To obtain more accurate first arrival times, the seismic data are recorded with less electronic filtering than is normally used. This detailed location is combined with normal global positioning system (GPS) navigational data collected on the source ship. In deep water, the process of accurately locating bottom cables/nodes is more difficult because of the effects of irregular water bottoms and the thermal layers, which affect travel times and travel paths, thus causing positioning errors.

As part of the environmental impact analysis required with the EP, DOCD, or DPP, 30 CFR 550.227(b)(6) and 30 CFR 550.261(b)(6) require the applicant to submit archaeological information. In certain circumstances, the BOEM Regional Director may require the preparation of an archaeological report to accompany the EP, DOCD, or DPP under 30 CFR 550.194. The requirements for archaeological reports are clarified in NTL 2005-G07, “Archaeological Resource Surveys and Reports.” If the archaeological report, where required, indicates that an archaeological resource may be present, the lessee must either locate the site of any operation so as not to adversely affect the area where the archaeological resource may be, demonstrate that an archaeological resource does not exist, or
demonstrate that archaeological resources will not be adversely affected by operations. If the lessee discovers any archaeological resource while conducting approved operations, operations must be immediately stopped and the discovery reported to the BOEM Regional Supervisor, Office of Environment, within 48 hours of its discovery.

**CPA Proposed Action Scenario:** The repetitive, cyclical nature of seismic surveys can afford potential lessees with a prelease seismic survey attributable to lease sales held up to 7-9 years after the acquisition of that survey. This area may or may not be resurveyed based on new technology, subsurface geological trends, or production from other reservoirs. Based on an amalgam of historical trends in G&G permitting and industry input for the Gulf of Mexico G&G Programmatic EIS (USDOC, NMFS and USDOI, BOEM, in preparation), BOEM projects that the CPA proposed action would result in 1,500-2,500 mi (2,400-4,000 km) of 2-D deep seismic and 1,500-2,000 OCS blocks surveyed annually by 3-D deep seismic. For postlease seismic surveys, information obtained from high-resolution seismic contractors operating in the Gulf of Mexico projects the CPA proposed action would result in about 3-6 VSP operations and about 3,000-4,000 mi (4,828-6,437 km) of near-surface and shallow-penetration seismic during the life of the proposed action.

**OCS Program Scenario:** Seismic surveys in the CPA are projected to follow the trends of exploration activities until 2027 and to remain relatively steady throughout the second half of the 40-year analysis period. During the first 2-4 years of the analysis period, BOEM projects that annually there would be 5-10 VSP operations, 12,500-16,500 lines miles (20,117-24,945 km) surveyed by high-resolution seismic, 8,000-10,000 mi (12,900-16,000 km) of 2-D deep seismic, and 2,500-3,000 OCS blocks surveyed by 3-D deep seismic. During the second half of the analysis period, it is projected that annually there would be 510 VSP operations, 6,200-8,300 mi (9,978-13,356 km) surveyed by high-resolution seismic, 6,000-8,000 mi (9,650-12,900 km) of 2-D deep seismic, and 1,500-2,500 OCS blocks surveyed by 3-D deep seismic, reflecting continuous improvement of data acquisition (or other future technology that may replace this).

### 3.1.1.1.2. Exploration and Delineation Drilling

Oil and gas operators use drilling terms that represent stages in the discovery and exploitation of hydrocarbon resources. An exploration well generally refers to the first well drilled on a prospective geologic structure to confirm that a resource exists and to validate how much resource can be expected. If a resource is discovered in quantities appearing to be economically viable, one or more follow-up delineation wells help define the amount of resource or the extent of the reservoir. Following a discovery, an operator will often temporarily plug and abandon a discovery to allow time for a development scenario to be generated and for equipment to be built or procured.

In the GOM, exploration and delineation wells are typically drilled with mobile offshore drilling units (MODU’s); e.g., jack-up rigs, semisubmersible rigs, submersible, platform rigs, or drillships. Non-MODU drilling units, such as inland barges, are also used. The type of rig chosen to drill a prospect depends primarily on water depth. Because the water-depth ranges for each type of drilling rig overlap to a degree, other factors such as availability and daily rates play a large role when an operator decides upon the type of rig to contract. The depth ranges for exploration rigs used in this analysis for Gulf of Mexico MODU’s are indicated below.

<table>
<thead>
<tr>
<th>MODU or Drilling Rig Type</th>
<th>Water Depth Range</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jack-up, submersible, and inland barges</td>
<td>≤100 m</td>
</tr>
<tr>
<td>Semisubmersible and platform rig</td>
<td>100-3,000 m</td>
</tr>
<tr>
<td>Drillship</td>
<td>≥600 m</td>
</tr>
</tbody>
</table>

**Table 3-3** shows GOM deepwater rig counts and average day rates for contracting the typical rig types used for OCS exploration, although some operators have discounted prices for multiyear contracts. The scenarios for the proposed actions presented in the Multisale EIS assumed that an average exploration/delineation well will require 30-45 days to drill. The actual time required for each well depends on a variety of factors, including the depth below mudline of the prospect’s potential target zone, the complexity of the well design, and the directional offset of the wellbore needed to reach a particular zone.
The cost of an ultra-deepwater well (>6,000 ft; >1,829 m water depth) can be $30-$50 million or more, without certainty that objectives can be reached or if the objective ultimately produces hydrocarbon. Some recent ultra-deepwater exploration wells in the GOM have been reported to have cost upwards of $100 million. The BSEE regulations require that operators conduct their offshore operations in a safe manner. Subpart D of BSEE’s regulations (30 CFR 250) specifies requirements for drilling activities. See Chapter 1.3.1 and Table 1-1, which provide a summary of new safety requirements.

**Exploration Plans**

The regulation at 30 CFR 550 Subpart B specifies the requirements for the exploration plans (EP’s) that operators must submit to BOEM for approval prior to deploying an exploration program. An EP must be submitted to BOEM for review and decision before any exploration activities, except for preliminary activities, can begin on a lease. The EP describes exploration activities, drilling rig or vessel, proposed drilling and well-testing operations, environmental monitoring plans, oil-spill response plans, and other relevant information, and it includes a proposed schedule of the exploration activities. Guidelines and environmental information requirements for lessees and operators submitting an EP are addressed in 30 CFR 550.211 and are further explained in NTL 2010-N06, “Information Requirements for Exploration Plans, Development and Production Plans, and Development Operations Coordination Documents on the OCS,” and in NTL 2009-G27, “Submitting Exploration Plans and Development Operations Coordination Documents.” The requirements for shallow hazard surveys and their reports are clarified in NTL 2008-G05, “Shallow Hazards Program.”

As part of the environment impact analysis required with EP, DOCD, or DPP, 30 CFR 550.227(b)(6) and 30 CFR 550.261(b)(6) require the applicant to submit archaeological information. In certain circumstances, BOEM’s Regional Director may require the preparation of an archaeological report to accompany the EP, DOCD, or DPP, under 30 CFR 550.194. The requirements for archaeological reports are clarified in NTL 2005-G07, “Archaeological Resource Surveys and Reports.” If the archaeological report, where required, indicates that an archaeological resource may be present, the lessee must either locate the site of any operation so as not to adversely affect the area where the archaeological resource may be, demonstrate that an archaeological resource does not exist, or demonstrate that archaeological resources will not be adversely affected by operations. If the lessee discovers any archaeological resource while conducting approved operations, operations must be immediately stopped and the discovery reported to BOEM’s Regional Supervisor, Office of Environment, within 48 hours of its discovery.

Historically, drilling rig availability has been a limiting factor for activity in the Gulf and is assumed to be a limiting factor for activity projected as a result of the proposed lease sale. A search on the Rigzone website in December 2010 (Rigzone, 2010) showed that operators in the GOM had commitments for the following rig classes: 83 jack-ups; 25 semisubmersibles; 6 submersibles; 60 inland barges; and 10 drillships. Operators had a rig utilization rate of about 68 percent, which means that approximately 68 percent of the rigs in the GOM available for contract are contracted and operating. The Rigzone website indicates the total worldwide deployment capability for the various rig classes is 523 jack-ups, 222 semisubmersibles, 6 submersibles, 76 inland barges, and 91 drillships.

**Table 3-2** shows the estimated range of exploration and delineation wells by water depth subarea for the CPA proposed action.

**CPA Proposed Action Scenario:** The BOEM estimates that 65-121 exploration and delineation wells would be drilled as a result of the CPA proposed action. **Table 3-2** shows the estimated range of exploration and delineation wells by water-depth range. Approximately 31-40 percent of the projected wells are expected to be on the continental shelf (0-200 m [0-656 ft] water depth) and 60-69 percent are expected in the intermediate water-depth ranges and deeper (>200 m; 656 ft).

**OCS Program Scenario:** The OCS Program scenario for the CPA over the 40-year period remains the same as the originally forecasted program scenario in the Multisale EIS. The BOEM estimates that 5,010-6,569 exploration and delineation wells would be drilled in the CPA as a result of the OCS Program. **Tables 4-4, 4-5, and 4-6** of the Multisale EIS show the estimated range of exploration and delineation wells by water-depth range. Of these wells, 69-71 percent are expected to be on the continental shelf (0-200 m [0-656 ft] water depth) and 29-31 percent are expected in intermediate water-depth ranges and deeper (>200 m; 656 ft).
3.1.1.2. Development and Production

Chapter 4.1.1.3 of the Multisale EIS and Chapter 3.1.1.2 of the 2009-2012 Supplemental EIS describe impacting factors arising from development and production drilling activity in the GOM. The discussion in this Supplemental EIS tiers from the discussion in the Multisale EIS and the 2009-2012 Supplemental EIS.

3.1.1.2.1. Development and Production Drilling

Delineation and production wells are sometimes collectively termed development wells. Development wells may be drilled from movable structures, such as jack-up rigs, fixed bottom-supported structures, floating vertically moored structures, floating production facilities, and drillships (either anchored or dynamically positioned drilling vessels). The type of production structure installed at a site depends mainly on water depth, but the total facility lifecycle, the type and quantity of hydrocarbon production expected, the number of wells to be drilled and produced, and the number of anticipated tiebacks from other fields can also influence an operator’s development facility procurement decision. The number of wells per structure varies according to the type of production structure used, the prospect size, and the drilling/production strategy deployed for the drilling program and for resource conservation. Production systems can be fixed, floating, or subsea, which has shown an increasing trend in deep water.

This Agency has described and characterized production structures in its deepwater reference document (Regg et al., 2000) and descriptions are summarized in Chapter 3.3.5.7.1 of the Multisale EIS and in Chapter 3.1.1.2.2.1 of the 2009-2012 Supplemental EIS. In water depths up to 400 m (1,312 ft), the scenarios assume that conventional, fixed platforms that are rigidly attached to the seafloor will be the type of structure preferred by operators. In water depths of <200 m (656 ft), 20 percent of the platforms are expected to be manned (defined as having sleeping quarters on the structure). In depths between 200 and 400 m (656 and 1,312 ft), all structures are assumed to be manned. It is also assumed that helipads will be located on 66 percent of the structures in water depths <60 m (197 ft), on 94 percent of the structures in water depths between 60 and 200 m (656 ft), and on 100 percent of the structures in water depths >200 m (656 ft). At water depths >400 m (1,312 ft), platform designs based on rigid attachment to the seafloor are not expected to be used. The 400-m (1,312-ft) isobath appears to be the current economic limit for this type of structure.

Deepwater Operations Plans

A Deepwater Operations Plan (DWOP) is required for all deepwater development projects in water depths $\geq$1,000 ft (305 m) and for all projects proposing subsea production technology. A DWOP is designed to address industry’s and BSEE’s concerns by allowing an operator to know, well in advance of significant spending, that their proposed methods of dealing with situations not specifically addressed in the regulations are acceptable to BSEE. The DWOP provides BSEE with information specific to deepwater/subsea equipment issues to demonstrate that a deepwater project is being developed in an acceptable manner with regard to engineering specifics, safety, and the environment. The BSEE reviews deepwater development activities from a total system perspective, emphasizing the operational safety, environmental protection, and conservation of natural resources. A DWOP is required initially and is usually followed by a DOCD.

Development Operations and Coordination Document

The chief planning document that lays out an operator’s specific intentions for development is the DOCD. The range of postlease development plans is discussed in Chapter 1.5. Table 3-2 shows the estimated range of development wells and production structures by water depth subarea for the CPA proposed action. The BOEM estimates that 87-89 percent of development wells would become producing wells.

CPA Proposed Action Scenario: The BOEM estimates that 338-576 development wells will be drilled as a result of the CPA proposed action. Table 3-2 shows the estimated range of development wells by water-depth range. Approximately 20-25 percent of the projected wells are expected to be on the continental shelf (0-200 m [656 ft] water depth) and 75-80 percent are expected in intermediate water-
depth ranges and deeper (>200 m; 656 ft). For oil development wells (149-263), the water-depth range of 200-400 m (656-1,312 ft) has the largest portion of projected wells, about 25-26 percent. For gas development wells (144-237), the continental shelf (0-60 m [0-200 ft] water depth) has the largest portion of projected wells, about 23-28 percent.

OCS Program Scenario: The OCS Program scenario for the CPA over the 40-year period remains the same as the originally forecasted program scenario in the Multisale EIS. The BOEM estimates that 23,181-26,243 development wells will be drilled in the CPA as a result of the OCS Program. Tables 4-4, 4-5, and 4-6 in the Multisale EIS show the estimated range of development wells by water-depth range.

3.1.1.2.2. Infrastructure Presence

Chapter 4.1.1.3.3 of the Multisale EIS and Chapter 3.1.1.2.2 of the 2009-2012 Supplemental EIS describe the impacting factors arising from the presence of OCS facilities in the GOM as a result of a proposed action. These impacting factors include (1) anchoring, (2) offshore production systems, (3) space-use requirements, (4) aesthetic quality, and (5) trash and debris.

3.1.1.2.2.1. Anchoring

Chapter 4.1.1.3.1.1 of the Multisale EIS discusses the impacting factors arising from anchoring in the GOM as a result of the proposed action. Most exploration drilling, platform, and pipeline emplacement operations on the OCS require anchors to hold the rig, topside structures, or support vessels in place. Anchors disturb the seafloor and sediments in the area where dropped or emplaced. Anchoring can cause physical compaction beneath the anchor and chains or lines, as well as resuspend sediment. A disturbed area on the sea bottom forms by the swing arc formed by anchor lines scraping across bottom within the range allowed by the anchoring system configuration. Dynamically positioned rigs, production structures, and vessels are held in position by four or more propeller jets and do not cause anchoring impacts. Conventional pipelaying barges use an array of eight 9,000-kg (19,842-lb) anchors to position the barge and to move it forward along the pipeline route. These anchors are continually moved as the pipelaying operation proceeds. The area actually affected by these anchors depends on water depth, wind, currents, chain length, and the size of the anchor and chain. Mooring buoys may be placed near drilling rigs or platforms so that service vessels need not anchor, or cannot anchor (in deeper water). These temporarily installed anchors will most likely be smaller and lighter than those used for vessel anchoring and, thus, will have less impact on the sea bottom. Moreover, installing one buoy will preclude the need for numerous individual vessel-anchoring occasions. Service vessel anchoring is assumed not to occur in water depths >150 m (492 ft) and only occasionally in shallower waters (vessels would always tie up to a platform or buoy in water depths >150 m [492 ft]). Barges are assumed to always tie up to a production system rather than anchor. Barges and other vessels are also used for both installing and removing structures. Barge vessels use anchors placed away from their location of work.

3.1.1.2.2.2. Offshore Production Systems

Chapters 3.3.5.7.1 and 4.1.1.3.3 of the Multisale EIS and Chapter 3.1.1.2.2.1 of the 2009-2012 Supplemental EIS discuss the impacting factors arising from offshore production systems in the GOM as a result of a proposed action. Table 3-2 shows the estimated number of production structures by water-depth range for the CPA proposed action.

Spar

A spar structure is a deep-draft, floating caisson that may consist of a large-diameter (27.4-36.6 m; 90-120 ft) cylinder or a cylinder with a lower tubular steel trellis-type component (truss spar, a second generation design) that supports a conventional production deck. A third generation of spar design is the cell spar. The cell spar’s hull is composed of several identically sized cylinders surrounding a center cylinder. The cylinder or hull may be moored via a chain catenary or semi-taut line system connected to 6-20 anchors on the seafloor. Spars are now used in water depths up to 900 m (2,952 ft) and may be used in water depths 3,000 m (9,842 ft) or deeper (NaturalGas.org, 2010a; USDOI, MMS, 2006b; Oynes, 2006).
Semisubmersibles

Semisubmersible production structures (semisubmersibles) resemble their drilling rig counterparts and are the most common type of offshore drilling rig (NaturalGas.org, 2010a). Semisubmersibles are partially submerged with pontoons that provide buoyancy. Their hull contains pontoons below the waterline and vertical columns that connect to the hull box/deck. The structures keep on station with conventional, catenary or semi-taut, line mooring systems connected to anchors in the seabed. Semisubmersibles can be operated in a wide range of water depths. Floating production systems are suited for deepwater production in depths up to 8,000 ft (2,438 m) (NaturalGas.org, 2010a; USDOI, MMS, 2006b; Oynes, 2006).

Subsea Production Systems

For some development programs, especially those in deep- and ultra-deepwater, an operator may choose to use a subsea production system instead of a floating production structure. Although the use of subsea systems has recently increased as development has moved into deeper water, subsea systems are not new to the GOM and they are not used exclusively for deepwater development. Unlike wells from conventional fixed structures, subsea wells do not have surface facilities directly supporting them during their production phases. A subsea production system has various bottom-founded components. Among them are well templates, well heads, “jumper” connections between well heads, flow control manifolds, in-field pipelines and their termination sleds, and umbilicals and their termination assemblies. A subsea production system can range from a single-well template connected to a nearby manifold or pipeline, and then to a riser system at a distant production facility; or a series of wells that are tied into the system. Subsea systems rely on a “host” facility for support and well control. Centralized or “host” production facilities in deep water or on the shelf may support several satellite subsea developments. A drilling rig must be brought on location to provide surface support to reenter a well for workovers and other types of well maintenance activities. In addition, should the production/safety system fail and a loss of well control result, surface support must be brought on location to regain control of the well.

Floating Production, Storage, and Offloading Systems

This Agency prepared an EIS on the potential use of floating production, storage, and offloading (FPSO) systems on the Gulf of Mexico OCS (USDOI, MMS, 2001a). In accordance with the scenario provided by industry, the FPSO EIS addresses the proposed use of FPSO’s in the deepwater areas of the CPA and WPA only. In January 2002, this Agency announced its decision to accept applications for FPSO’s after a rigorous environmental and safety review. On June 12, 2007, this Agency received a DOCD from Petrobras Americas Inc. proposing to use an FPSO in Walker Ridge to develop two different CPA prospects: Cascade and Chinook. This is the first and only proposal, at this time, to use an FPSO in the GOM. The Cascade Prospect (Walker Ridge Block 206 Unit) is located approximately 250 mi (402 km) south of New Orleans, Louisiana, and about 150 mi (241 km) from the Louisiana coastline in approximately 8,200 ft (2,499 m) of water. The Chinook Prospect (Walker Ridge Block 425 Unit) is located about 16 mi (26 km) south of the Cascade Prospect. The FPSO was approved in March 2011.

3.1.1.2.2.3. Space-Use Requirements

Chapter 4.1.1.3.3.2 of the Multisale EIS and Chapter 3.1.1.2.2.2 of the 2009-2012 Supplemental EIS discuss impacting factors arising from space requirements in the GOM as a result of a CPA proposed action. Leasing on the OCS results in operations that temporarily occupy sea bottom and water surface area for dedicated uses. The OCS operations include the deployment of seismic vessels, bottom surveys, and the installation of surface or subsurface bottom-founded production structures with anchor cables and safety zones. While in use, these areas become unavailable to commercial fishermen or any other competing use. CPA Proposed Action Scenario: A maximum of 264 ha (660 ac) (44 production structures of approximately 6 ha [15 ac]) of surface area will be lost to commercial fishing and other uses as a result of the CPA proposed action.
The net effect on total area available for commercial trawling and other uses will also be affected by structure removals. Structures removed in water depths <200 m (656 ft) in most cases would be taken to shore, resulting in trawl area being opened up. Approximately 10 percent of eligible structures removed are eventually used for rigs-to-reef. Those structures that may become artificial reef would open space where removed and take space where reefed. Even when platforms are transported to designated artificial reef planning areas, which already effectively prevent trawling, the net effect would again be additional trawling area. If platform removals are set against those installed, the effective net area taken for temporary OCS use because of additional platforms is two platforms added to the CPA representing a net area taken of 11.5 ha (28 ac).

**OCS Program Scenario:** The OCS Program scenario for the CPA over the 40-year period remains the same as the originally forecasted program scenario in the Multisale EIS. Total number of production structure installations in the CPA has been estimated through the years 2007-2046 in Table 4-6 of the Multisale EIS. The total number of production structure installations projected for the OCS Program over this period is shown in Table 4-4 of the Multisale EIS for both the WPA and CPA as 2,958-3,262 for all depth ranges. The total number of structure removals through the years 2007-2046 in the WPA and CPA are 5,997-6,097. With nearly double the amount of platform removals as installations, there would be no net OCS Program area taken over the 40-year analysis period by additional platforms. Because of structure removals, the net effect over this time is that more OCS space would become available for other uses. Cleared areas would once again be available for commercial fishing or any other competing use in depth ranges where the activities are practiced.

### Aesthetic Quality

Chapter 4.1.1.3.3.3 of the Multisale EIS and Chapter 3.1.1.2.2.3 of the 2009-2012 Supplemental EIS describe the impacting factors arising from aesthetic interference in the GOM as a result of a proposed action. The presence of drilling and production platforms visible from land, increased vessel and air traffic, and noise are aesthetic inferences associated with the proposed action and routine events. The aesthetics for industrialized infrastructure is a subjective judgment, but it is usually regarded as a negative aesthetic if facilities of this type are visible. Visibility of industrial structures on an open horizon that may be frequented by people precisely for the open horizon is a net negative aesthetic and a conflict in space use. The potential visibility of fixed structures in local GOM waters could be of concern to business operators, local chambers of commerce, and organizations promoting tourism. Installed facilities and increased vessel and air traffic add a component of additional noise as well as their physical presence on the seascape.

The natural curvature of the Earth renders a 60-ft (18-m) tall ship invisible to a person at sea level when >12 mi (19 km) from shore. The formula for the distance to the horizon is given as your eye height above sea level, plus the height of the object under view, then square root of that sum, multiplied by 1.5 (WikiHow, 2010). Rasmussen (2008) includes a calculator. A structure 250 ft (76 m) above sea level, such as an oil platform, would not be visible to 6-ft-tall beach goers if it is >24 mi (38 km) from shore. The CPA is 3 nmi (3 mi; 6 km) from Louisiana, Mississippi, and Alabama. In the CPA, there are already nearly 1,000 platforms within 10 mi (16 km) of the coast (34% of the structures are in water depths <60 m [197 ft]), and for people living or visiting there, the presence of infrastructure on a “working coast” has been accepted.

**CPA Proposed Action Scenario:** Of the structures projected to be installed in water 0-60 m (0-197 ft) deep as a result of the CPA proposed action (Table 3-2), 20-25 would be located within 10 mi (16 km) of the coast and would be visible from the shore at sea level.

**OCS Program Scenario:** Of the structures projected to be installed in water 0-60 m (0-197 ft) deep as a result of the OCS Program in the CPA over the 40-year period (Table 4-6 of the Multisale EIS), 612-645 would be located within 10 mi (16 km) of the coast and would be visible from the shore at sea level.

### Workovers and Abandonments

Chapter 4.1.1.3.4 of the Multisale EIS and Chapter 3.1.1.2.2.4 of the 2009-2012 Supplemental EIS discuss the impacting factors arising from workovers and abandonments in the GOM as a result of a proposed action. Completed and producing wells may require periodic reentry that is designed to
Impact-Producing Factors and Scenario

3-13

maintain or restore a desired product flow rate. These procedures are referred to as a well “workover.” Workover operations are also carried out to evaluate or reevaluate a geologic formation or reservoir (including recompletion to another formation) or to permanently abandon a part or all of a well. Workovers on subsea completions require that a rig be moved on location to provide surface support. Workovers can take from 1 day to several months to complete, depending on the complexity of the operations, with a median of about 7 days. Based on historical data, BOEM projects a producing well may expect to have seven workovers or other well activities during its lifetime. There are two types of well abandonment operations—temporary and permanent. The operator must meet specific requirements to decommission and abandon a well under guidelines provided in the new NTL 2010-G05 (Chapter 3.1.1.7). The projected number of workovers is a function of producing wells, including one permanent abandonment operation per well.

**CPA Proposed Action Scenario:** As a result of the proposed action, there are 2,000-2,849 workovers and other well activities estimated to be completed within the CPA.

**OCS Program Scenario:** The OCS Program scenario for the CPA over the 40-year period remains the same as the originally forecasted program scenario in the Multisale EIS. There are 190,778-218,555 workovers and other well activities in this class estimated to be completed within the OCS Program through the years 2007-2046.

### 3.1.1.3. Major Sources of Oil Inputs in the Gulf of Mexico

Petroleum hydrocarbons can enter the GOM from a wide variety of sources. The major sources of oil inputs in the GOM are natural seepage, produced waters, land-based discharges, and spills. These sources are discussed in detail in Chapter 4.1.3.4 of the Multisale EIS and in Chapter 3.1.1.3 of the 2009-2012 Supplemental EIS. Numerical estimates of the contributions for these sources to the GOM coastal and offshore waters are shown in Tables 4-11 and 4-12 of the Multisale EIS, respectively. The information presented in the Multisale EIS is based on the National Research Council’s *Oil in the Sea III: Inputs, Fates, and Effects* (NRC, 2003) and is summarized below. With the exception of the DWH event, which released 4.9 million bbl of oil in 2010, the estimates and contributions for major sources of oil inputs remain as described in Tables 4-11 and 4-12 of the Multisale EIS.

The GOM comprises one of the world’s most prolific offshore oil-producing provinces as well as having heavily traveled tanker routes. Nevertheless, inputs of petroleum from onshore sources far outweigh the contribution from offshore activities. Human use of petroleum hydrocarbons is generally concentrated in major municipal and industrial areas situated along coasts or large rivers that empty into coastal waters.

**Natural Seepage**

Natural seeps typically provide the largest annual petroleum input to the offshore GOM, about 95 percent of the total. Mitchell et al. (1999) estimated a range of 280,000-700,000 bbl per year (40,000-100,000 tonnes per year), with an average of 490,000 bbl (70,000 tonnes) for the northern GOM, excluding the Bay of Campeche. Using this estimate and assuming seep scales are proportional to surface area, the NRC (2003) estimated annual seepage for the entire GOM at ~980,000 bbl (140,000 tonnes) per year, or about 3 times the estimated amount of oil spilled by the 1989 *Exxon Valdez* event (~270,000 bbl) (Steyn, 2010) or 20 percent of the amount released by the DWH event (4.9 million bbl of oil) (Lubchenco et al., 2010). As seepage is a natural occurrence, the rate of ~980,000 bbl (140,000 tonnes) per year is expected to remain unchanged throughout the 40-year cumulative analysis period.

**Produced Water**

During OCS operations, small amounts of oil are routinely discharged in produced water, which is treated and discharged overboard according to USEPA regulations. Based on the volume of produced water generated, an average of about 17,500 bbl of oil is discharged in the Gulf of Mexico OCS each year (Etkin, 2009).
Land-based Discharges

Land-based sources provide the largest petroleum input to the coastal waters of the GOM. Land-based sources include residual petroleum hydrocarbons in municipal and industrial wastewater treatment facility discharges as well as urban runoff. The Mississippi River carries the majority of petroleum hydrocarbons into GOM waters from land-based drainage that occurs far upriver. With increased urbanization, particularly in coastal areas, the amount of impervious paved surface increases, and oil contaminants deposited on these roads and parking lot surfaces are washed into adjacent streams and waterbodies.

Spills

Oil spills occur during the production, transportation, and consumption of oil. The composition of spilled hydrocarbons includes crude oil, refined fuels such as diesel during transport and storage, and spills during consumption. Chapter 4.1.3.4.4 of the Multisale EIS and Chapter 3.1.1.3 of the 2009-2012 Supplemental EIS, which discuss offshore and coastal spills and spills related to and not related to OCS activity, are summarized below. Chapter 3.2.1 of this Supplemental EIS discusses potential spills associated with the proposed action, specifically.

At the national level, tankers and tank barges were responsible for 45 percent of the reported total spillage in the years 1969 through 2008 (U.S. Dept. of Homeland Security, CG, 2010a). The type of oil reported spilled nationally was as follows: 47 percent crude oil; 17 percent heavy fuel oil; 16 percent intermediate fuel oil; and 9 percent gasoline. Other reported petroleum and non-petroleum oils make up the remaining 11 percent (U.S. Dept. of Homeland Security, CG, 2010a). In the GOM, spills will vary according to activities conducted in the area. Spills from pipelines are the most common reported spill source of oil to the coastal waters of the western GOM. Spills from tankers are the most common spill source to coastal waters of the eastern GOM.

Spills could happen because of an accident associated with future OCS operations. Table 4-13 of the Multisale EIS provides the estimated number of all spill events (OCS and non-OCS) that BOEM projects will occur within coastal and offshore waters of the GOM area for a representative future year (around 15 years after the proposed action). Table 4-13 of the Multisale EIS distinguishes spill occurrence risk by likely operation or source and the estimated size of spills and shows the estimated number of annual OCS spills rather than for the 40-year program. This Supplemental EIS and the Multisale EIS and the 2009-2012 Supplemental EIS, from which this Supplemental EIS tiers, reference Anderson and Labelle (2000) throughout these documents. Anderson and Labelle (2000) have been updated by DOI’s draft report, Update of Oil Spill Occurrence Rates for Offshore Oil Spills (USDOI, BOEMRE, 2011a). Platform and pipeline spill rates and likely spill sizes published in the Multisale EIS have thus become outdated. Readers should note that Tables 4-13, 4-14, 4-16, and 4-35 of the Multisale EIS and Table 3-6 of the 2009-2012 Supplemental EIS use the 2000 spill rates and sizes rather than the 2011 spill rates and sizes.

Spills as the Result of Hurricanes

Chapter 4.1.3.4.4.2 of the Multisale EIS and Chapter 3.1.1.3 of the 2009-2012 Supplemental EIS discuss the cause and volume of spills that resulted from the 2002-2005 hurricanes. When spills related to hurricane damage are first reported, the amount of spilled crude oil and fuel products are estimated. Once safety issues are resolved and a more accurate accounting of lost material is made, the volumes often are corrected downwards. Therefore, this Agency updates and publishes these estimates in the years following the hurricanes. This Supplemental EIS revises the Multisale EIS and the 2009-2012 Supplemental EIS estimates. The most recent revision of petroleum spills from Federal OCS facilities caused by major hurricanes in 2002-2008 is available (USDOI, MMS, 2009a). The reader should bear in mind that these are reported spills, not necessarily all spills that occur.

Table 3-4 indicates that spills caused by hurricane-damaged pipelines result in the vast majority of total oil spilled in the GOM. The BSEE reports production and spills in barrels; 1 bbl equals 42 U.S. gallons (gal). The USCG reports spills in gallons and classifies spills as minor, medium, or major. The table below presents the USCG volumes associated with spill size categories. The USCG’s offshore spill size classifications are based solely on spill size, not impacts.
There were 231 spills totaling about 25,600 bbl identified as having occurred during or soon after the storms: 8 (totaling 1,631 bbl) from Hurricane Lili; 36 (totaling 4,645 bbl) from Hurricane Ivan; 73 (totaling 4,729 bbl) from Hurricane Katrina; 56 (totaling 8,734 bbl) from Hurricane Rita; and 58 (totaling 5,857 bbl) from Hurricanes Gustav and Ike.

There were no major spills caused by any of the 2002-2008 hurricanes. The USCG defines a major offshore spill as a spill \( \geq 100,000 \text{ gal} \) (2,381 bbl) (based solely on size, not impacts).

Of the 231 spills, 206 (89%) were minor, <238 bbl in size. These minor spills totaled <7,600 bbl, or about 30 percent of the spillage.

There were a total of 25 medium spills, 238-2,380 bbl in size, totaling about 18,000 bbl (70% of the spillage): 3 from Hurricane Lili; 6 from Hurricane Ivan; 5 from Hurricane Katrina; 6 from Hurricane Rita; and 5 from Hurricanes Gustav and Ike. Only five of these medium spills were \( \geq 1,000 \) bbl: 1 from Hurricane Ivan (1,720 bbl); 3 from Hurricane Rita (2,000 bbl, 1,572 bbl, and 1,494 bbl); and 1 from Hurricanes Gustav and Ike (1,316 bbl).

Platforms and rigs were the source of 111 (48%) of the spills, totaling 16,838 bbl (66% of the spillage).

Pipelines were the source of 120 (52%) of the spills identified, totaling 8,758 bbl (34% of the spillage).

There were 80 spills of \( \geq 50 \) bbl.

There were no accounts of environmental consequences resulting from spills from OCS facilities that occurred during these major hurricanes from 2002 through 2008. Impacts included the following (USDOI, MMS, 2009a):

- no spill contacts to the shoreline;
- no oiling of marine mammals, birds, or other wildlife;
- no large volumes of oil on the ocean surface to be collected or cleaned up; and
- no identified environmental impacts from any OCS spills from these hurricanes.

### Offshore Spills

The OCS-related offshore spills and non-OCS-related offshore spills are addressed in Chapters 4.1.3.4.4.4 and 4.1.3.4.4.5 of the Multisale EIS, respectively, and in Chapter 3.1.1.3 of the 2009-2012 Supplemental EIS. One OCS-related offshore spill of \( \geq 1,000 \) bbl per year because of a pipeline release is anticipated. Besides spills occurring from facilities and during pipeline transport, offshore spills could occur because of future FPSO operation or from shuttle tankers transporting OCS crude oil into ports. Table 4-13 of the Multisale EIS includes the likelihood of a spill from a shuttle-tanker accident carrying OCS-produced crude oil. The scenario with the highest risk of spill occurrence is the high-case resource estimate for the OCS Program in the CPA, which assumes some shuttle-tanker transport of OCS-produced oil. Under that scenario, there is a 63 percent chance that a spill \( \geq 1,000 \) bbl and a 29 percent
chance that a spill \( \geq 10,000 \) bbl would occur from an OCS-related shuttle tanker during the 40-year cumulative analysis period. Offshore spill sizes were estimated based on historical records for a representative future year (Anderson and LaBelle, 2000).

Offshore OCS Program spills \(<1,000 \) bbl were estimated based on historical records collected from 1985 to 2001, and about 450-500 spills \(<1,000 \) bbl occurred from OCS offshore sources yearly. Less documentation is available for spills \(<1,000 \) bbl because they are more likely given historical data, they do not persist on the water as long, and they are likely to pose less of an environmental threat than larger spills. Additionally, many of the reported spills are of an unknown origin.

Non-OCS-related offshore spills \( \geq 1,000 \) will occur from the extensive maritime barging and tankering operations that occur in offshore waters of the GOM. The analysis of spills from tankers and barges \( \geq 1,000 \) bbl is based on data obtained from USCG and analyzed by BSEE. Less than one spill \( \geq 1,000 \) bbl is projected to occur in the offshore GOM for a typical future year from the extensive tanker and barge operations (Table 4-13 of the Multisale EIS).

**Coastal Spills**

Table 4-13 of the Multisale EIS provides BOEM’s projections of the number of spills that are projected to occur in the coastal waters of the GOM (State offshore and inland coastal waters) in a typical future year as a result of operations that support the OCS Program.

The OCS-related coastal spills are addressed in Chapter 4.1.3.4.4.6 of the Multisale EIS and in Chapter 3.1.1.3 of the 2009-2012 Supplemental EIS. The OCS-related coastal spills primarily occur from pipeline ruptures. An OCS-related spill in coastal waters of \( \geq 1,000 \) bbl and related to the proposed activity will occur less than once per year—about once every 6 years. An OCS-related spill \( \geq 1,000 \) bbl would likely be from a pipeline accident, where a spill size of 4,200 bbl is assumed. Smaller spills occur more often. Roughly 40-50 spills per year of \(<1,000 \) bbl related to the proposed activity on the OCS are estimated to occur in coastal waters. It is assumed that the spill risk would be widely distributed in the coastal zone, but it would primarily be within the Houston/Galveston area of Texas and the deltaic area of Louisiana due to the high proportion of oil being piped into these areas. Based upon USCG data collected from 1969 to 2001, BOEM performed an analysis on all U.S. coastal spills by volume, 42 percent of the spills will occur in State offshore waters, 1.5 percent will occur in Federal offshore waters, and 57 percent will occur in inland waters. It is assumed all coastal spills will contact land and proximate resources. For OCS-related coastal spills \(<1,000 \) bbl, a spill size of 5 bbl is assumed.

Non-OCS-related coastal spills are addressed in Chapter 4.1.3.4.4.7 of the Multisale EIS and in Chapter 3.1.1.3 of the 2009-2012 Supplemental EIS. Non-OCS-related coastal spills primarily occur from vessel accidents. Other sources include spills during the pipeline transport of petroleum products; crude oil; State oil and gas facilities; petrochemical refinery accidents; and storage tanks at terminals. A non-OCS-related coastal spill \( \geq 1,000 \) bbl occurred roughly once every 2 years in the 1985-2001 USCG records. This is a very rough estimate because of the infrequent occurrence of a spill of this size in coastal waters. Non-OCS-related coastal spills \(<1,000 \) bbl occurred annually at a rate of 400-600 per year in the 1996-2001 USCG data. Many of the reported spills are from an unknown source. Based upon USCG data collected from 1969 to 2008, BOEM performed an analysis on all U.S. spill data maintained by USCG (U.S. Dept. of Homeland Security, CG, 2010a), the historical percentages of coastal spill occurrences in different waterbody types were calculated to be as follows: 47 percent have occurred in rivers and canals; 19 percent in bays and sounds; and 34 percent in harbors.

**3.1.1.4. Offshore Transport**

Chapter 4.1.1.8 of the Multisale EIS and Chapter 3.1.1.4 of the 2009-2012 Supplemental EIS describe the impact-producing factors arising from the transportation of products, supplies, and personnel in the GOM for a proposed action. The discussion in this Supplemental EIS tiers from the discussions in the Multisale EIS and the 2009-2012 Supplemental EIS.
3.1.1.4.1. Pipelines

Chapter 4.1.1.8.1 of the Multisale EIS and Chapter 3.1.1.4.1 of the 2009-2012 Supplemental EIS describe the existing pipeline network in the GOM, installation trends, installation methods, pipeline burial, and issues related to deep water. A mature pipeline network exists in the GOM to transport oil and gas production from the OCS to shore. There are currently 106 OCS-related pipeline landfalls (pipelines that have at one time or another carried hydrocarbon product from the OCS) in the Louisiana Coastal Area (LCA) (USDOI, MMS, 2007b, Table 3-38). Included in this number of pipeline landfalls is a subset of 47 pipeline systems under DOT jurisdiction originating in Federal waters and terminating onshore or in Louisiana State waters (Gobert, 2010) (Figure 3-2). The BSEE and DOT share responsibility for pipeline regulation on the OCS in the transition between Federal and State waters. The BSEE has jurisdiction over producer-operated pipelines that extend upstream from the wellbore to the point downstream (the last valve on production infrastructure) on the OCS at which responsibility transfers from a producing operator to a transporting operator. The DOT’s jurisdiction lies with transporter-operated pipelines that tend to be larger diameter trunk lines that service multiple facilities or pipeline tie-ins from offshore.

The OCS-related pipelines nearshore and onshore may merge with pipelines carrying materials produced in State lands for transport to processing facilities or to connections with pipelines located farther inland. At present, all gas production and >99 percent of oil production from the offshore GOM is transported to shore by pipeline.

The BSEE’s minimum cathodic protection design criteria for pipeline external corrosion protection is 20 years. For the most part, pipelines have a designed life span greater than 20 years and, if needed, can be retrofitted to increase the life span. As for internal corrosion mitigation, operators are required to monitor products transported through the pipelines for corrosiveness. Based on the type of production, a company then enhances the pipeline internal corrosion protection by injecting appropriate corrosion inhibitors and monitoring effectiveness to prevent pipeline failures, thus extending the life of a pipeline. It should be noted that different products have different corrosive characteristics. Should a pipeline need to be replaced because of integrity issues, a replacement pipeline is installed or alternate routes are used to transport the products, or a combination of the two. Besides replacement because of integrity issues, a pipeline may also be required to be replaced as a result of storm or other damages. The BSEE estimates that the overall pipeline replacement over the past few years is about 1 percent of the total installed. Natural gas transportation by means other than pipelines, for example as LNG, is possible, but is not part of the proposed action or the OCS Program scenario.

Newer installation methods have allowed the pipeline infrastructure to extend farther into deep water. At present, the deepest pipeline in the Gulf is in water 2,700 m (8,858 ft) deep. More than 500 pipelines reach water depths of 400 m (1,312 ft) or more, and over 400 of those pipelines reach water depths of 800 m (2,625 ft) or more. These technical challenges are described in more detail in Deepwater Gulf of Mexico 2006: America’s Expanding Frontier (USDOI, MMS, 2006b).

Pipeline Landfalls

Up to one (i.e., 0-1) new pipeline landfall is projected per OCS lease sale (USDOI, MMS, 2007d, p. 1). The BOEM anticipates that pipelines from most of the new offshore production facilities will tie in to the existing pipeline infrastructure offshore or in State waters, which will result in few new pipeline landfalls. Production from the CPA proposed action will contribute to the capacity of existing and future pipelines and pipeline landfalls. According to BSEE regulations (30 CFR 250.1003(a)(1)), pipelines with diameters ≥8½ inches (in) (22 centimeters [cm]) that are installed in water depths <60 m (200 ft) are to be buried to a depth of at least 3 ft (1 m) below mudline. The regulations also provide for the burial of any pipeline, regardless of size, if BSEE determines that the pipeline may constitute a hazard to other uses of the OCS in the GOM. The BSEE requires that all pipelines installed in water depths <60 m (200 ft) must be buried. The purposes of these requirements are to (1) reduce the movement of pipelines during high sea states by storm currents and waves, (2) protect the pipeline from the external damage that could result from anchors and fishing gear, (3) reduce the risk of fishing gear becoming snagged, and (4) minimize interference with the operations of other users of the OCS. Where pipeline burial is necessary, a jetting sled would be used. Jetting disperses sediments over the otherwise undisturbed water bottom that flanks the jetted trench. The area covered by settled sediment and the thickness of the settled sediment depends
upon variations in sea bottom grain size, bottom topography, sediment density, and currents. Sediment displacement due to pipeline burial is further explained in Chapter 4.1.1.3.2.2 of the Multisale EIS.

**CPA Proposed Action Scenario:** The BOEM projects 130-1,700 km (81-1,056 mi) of new pipelines as a result of the CPA proposed action (Table 3-2). For the CPA proposed action, about half of the new pipeline length would be in water depths <60 m (197 ft), requiring burial. For the CPA proposed action, 0-1 new pipeline landfalls are projected. The length of new pipelines was estimated using the amount of production, the number of structures projected as a result of the proposed action, and the location of the existing pipelines. The range in length of pipelines projected is because of the uncertainty of the location of new structures, which existing or proposed pipelines would be used, and where they tie in to existing lines. Many factors would affect the actual transport system, including company affiliations, amount of production, product type, and system capacity.

**OCS Program Scenario:** The OCS Program scenario for the CPA over the 40-year period remains the same as the originally forecasted program scenario in the Multisale EIS. Table 4-4 of the Multisale EIS projected that 9,470-66,550 km (5,884-41,352 mi) of new pipelines in support of the OCS Program during the years 2007-2046 would be built.

### 3.1.1.4.2. Barges

Chapters 3.3.5.8.9 and 4.1.1.8.2 of the Multisale EIS and Chapter 3.1.1.4.2 of the 2009-2012 Supplemental EIS describe the use of barges and oil barging. Barges may be used offshore to transport oil and gas, supplies such as chemicals or drilling mud, or wastes between shore bases and offshore platforms in shallow waters (<60 m; <200 ft) of the GOM. A small amount (<1%) of oil production is barged in shallow water (<60 m; <200 ft).

**CPA Proposed Action Scenario:** The BOEM projects that barging will continue to account for <1 percent of the oil transported for the CPA proposed action.

**OCS Program Scenario:** The OCS Program scenario for the CPA over the 40-year period remains the same as the originally forecasted program scenario in the Multisale EIS; that the current rate of barging would continue during the years 2007-2046 at about that same level as today or slightly less, as production on the GOM tapers off in the second half of the 40-year production period.

### 3.1.1.4.3. Oil Tankers

Chapter 4.1.1.8.3 of the Multisale EIS and Chapter 3.1.1.4.3 of the 2009-2012 Supplemental EIS discuss the use of FPSO’s and shuttle tankers for the transportation of OCS oil. Shuttle tanker transport of Gulf of Mexico OCS-produced oil in a purpose-built FPSO system has not yet occurred; however, Petrobras had planned the Cascade-Chinook fields’ first production from an FPSO and shuttle tanker system in mid-2010; however, delays following the DWH event has made scheduling difficult to predict. An FPSO was approved in March 2011. Tankering related to FPSO systems is projected for some future OCS operations located in deep water beyond the existing pipeline network. The FPSO’s store crude oil in tanks in the hull of the vessel and periodically offload the crude to shuttle tankers or oceangoing barges for transport to shore. The FPSO’s may be used to develop marginal oil fields or used in areas remote from the existing OCS pipeline infrastructure, especially development in the Lower Eocene Wilcox trend (Walker Ridge leasing area) that is far from most existing pipeline networks. As a result of the CPA proposed action, the use of FPSO’s and shuttle tankering are only projected in water depths >800 m (2,625 ft). Shuttle tankers would be used to transport crude oil from FPSO production systems to Gulf Coast refinery ports or to offshore deepwater ports such as the Louisiana Offshore Oil Port.

Safety features, such as marine break-away offloading hoses and emergency shut-off valves, would minimize the potential for, and size of, an oil spill. In addition, weather and sea-state limitations would be established to further ensure that hook-up and disconnect operations will not lead to accidental oil release. A vapor recovery system between the FPSO and shuttle tanker will be employed to minimize the release of fugitive emissions from cargo tanks during offloading operations. The FPSO systems are suitable for the light and intermediate oils of the GOM, as well as heavier oil, such as the heavy oil Brazil plans to produce offshore in deep water. The number of shuttle-tanker trips to port in a given year is primarily a function of the FPSO production rate and the capacity of supporting shuttle tankers.

**CPA Proposed Action Scenario:** There is one FPSO system ready to operate in the deepwater Gulf. The BOEM projects 0-1 FPSO systems could result from the CPA proposed action. For an FPSO
operating at a peak production of 150,000 bbl/day, offloading would occur once every 3.3 days by a shuttle tanker with a 500,000-bbl cargo capacity transporting an upper-bound estimate of 54.75 MMbbl with 110 offloading events and shuttle tanker transits to offshore ports annually per FPSO system.

**OCS Program Scenario:** The OCS Program scenario did not offer a projection for shuttle tanker transport in the Multisale EIS because no FPSO system was then proposed in the GOM. As industry continues to explore the Eocene Wilcox trend, industry’s interest level in the potential for the trend remains high, but flow assurance in these reservoirs remains a concern.

### 3.1.1.4.4. Service Vessels

Chapter 4.1.1.8.4 of the Multisale EIS and Chapter 3.1.1.4.4 of the 2009-2012 Supplemental EIS discuss the use of service vessels for transportation. Service vessels are one of the primary modes of transporting personnel between service bases and offshore platforms, drilling rigs, derrick barges, and pipeline construction barges. In addition to offshore personnel, service vessels carry cargo (i.e., freshwater, fuel, cement, barite, liquid drilling fluids, tubulars, equipment, and food) offshore. A trip is considered the transportation from a service base to an offshore site and back, in other words a round trip. Based upon BOEM calculations, each vessel makes an average of eight round trips per week for 42 days in support of drilling an exploration well and six round trips per week for 45 days in support of drilling a development well. A platform in shallow water (<400 m; 1,312 ft) is estimated to require one vessel trip every 10 days over its 25-year production life. A platform in deep water (>400 m; 1,312 ft) is estimated to require one vessel trip every 1.75 days over its 25-year production life. All trips are assumed to originate from the designated service base.

**CPA Proposed Action Scenario:** The CPA proposed action is estimated to generate 137,000-220,000 service-vessel trips over the 40-year period (Table 3-2) or 3,250-5,500 trips annually. Table 3-36 of the Multisale EIS indicates over 1.52 million service-vessel trips occurred on Federal navigation channels, ports, and OCS-related waterways in 2004. The number of service-vessel trips projected annually for the CPA proposed action would represent <1 percent of the total annual traffic on these OCS-related waterways.

**OCS Program Scenario:** The OCS Program scenario for the CPA over the 40-year period remains the same as the originally forecasted program scenario in the Multisale EIS. The projected number of service-vessel trips for the OCS Program is 6.71-8.6 million trips during the years 2007-2046 (Table 4-4 of the Multisale EIS).

### 3.1.1.4.5. Helicopters

Chapters 3.3.5.7.2.4 and 4.1.1.8.5 of the Multisale EIS and Chapter 3.1.1.4.5 of the 2009-2012 Supplemental EIS discuss the use of helicopters for the transportation of OCS crews and materials in support of OCS activities. The proposed action and OCS Program scenarios below use the current level of activity as a basis for projecting future helicopter operations. Helicopters are one of the primary modes of transporting personnel between service bases and offshore platforms, drilling rigs, derrick barges, and pipeline construction barges. Helicopters are routinely used for normal crew changes and at other times to transport management and special service personnel to offshore exploration and production sites. In addition, equipment and supplies are sometimes transported by helicopter. The Federal Aviation Administration (FAA) regulates helicopter flight patterns. Because of noise concerns, FAA Circular 91-36C encourages pilots to maintain higher than minimum altitudes near noise sensitive areas. Corporate policy (for all helicopter companies) states that helicopters should maintain a minimum altitude of 700 ft (213 m) while in transit offshore and 500 ft (152 m) while working between platforms and drilling rigs. When flying over land, the specified minimum altitude is 1,000 ft (305 m) over unpopulated areas and coastlines, and 2,000 ft (610 m) over populated areas and sensitive areas including national parks, recreational seashores, and wildlife refuges. In addition, guidelines and regulations issued by NMFS under the authority of the MMPA include provisions specifying helicopter pilots to maintain an altitude of 1,000 ft (305 m) within 100 yd (91 m) of marine mammals. According to the Helicopter Safety Advisory Conference (2009), from 1996 to 2009, helicopter operations (take offs and landings) in support of Gulfwide OCS operations have averaged, annually, about 1.4 million operations, over 3.0 million passengers, and 430,000 flight hours. There has been a decline in helicopter operations from 1,668,401 in 1996 to 1,397,508 in 2009 (Helicopter Safety Advisory Conference, 2009).
3.1.1.4. Operational Wastes and Discharges

Chapter 4.1.1.4 of the Multisale EIS describes the impacting factors arising from operational wastes and discharges in the GOM resulting from a proposed action. The discussion in this Supplemental EIS tiered from the discussion in the Multisale EIS. Because these wastes and discharges are USEPA-permitted routine wastes types and volumes, they are also discussed under water quality as an impact of routine events (Chapter 4.1.2.2.2). Aside from the reissuance of expiring general NPDES permits by USEPA, there has been very little change in the topic of wastes and discharges. Volumes or wastes and discharges are dependant upon the level of activity, and hence, operations in the GOM.

The CWA requires that all discharges of pollutants to surface waters be authorized by a permit issued under the NPDES program. The USEPA, under Section 402 of the CWA, issues individual and general NPDES permits to regulate all waste streams generated from offshore oil and gas activities. The permits are issued regionally. Each USEPA Region has promulgated general permits for discharges that incorporate the 1993 and 2001 effluent limitations guidelines as a minimum. The current Region 6 general permit (GMG290000) was issued on June 7, 2007, and expires September 30, 2012 (USEPA, 2007a). This permit is for the western portion of the Gulf of Mexico OCS. The NPDES general permit for existing and new source discharges in the eastern portion of the Gulf of Mexico OCS (EGG460000) was issued on March 15, 2010, and expires on March 31, 2015. This permit applies to operators of leases seaward of the 200-m (656-ft) water depth for offshore Alabama and Florida in the EPA and for offshore Mississippi and Alabama in the Mobile and Viosca Knoll lease areas in the CPA.

Air emissions are described in Chapter 4.1.1.6 of the Multisale EIS. In 1990, pursuant to Section 328 of the Clean Air Act Amendments and following consultation with the Commandant of the U.S. Coast Guard and the Secretary of the Interior, USEPA assumed air quality responsibility for the OCS waters east of 87.5° W. longitude and this Agency retained National Ambient Air Quality Standards (NAAQS) air quality jurisdiction for OCS operations west of 87.5° W longitude in the GOM. Figure 3-3 shows the areas of the GOM where BOEM and USEPA have jurisdiction for air emissions. The area of the CPA proposed action is under BOEM’s jurisdiction for air emissions.

In accordance with BOEM’s air quality regulations, BOEM applies defined criteria to determine which OCS plans require an air quality review and performs an impact analysis on the selected plans to determine whether the emission source would potentially cause a significant onshore impact.

Drilling Muds and Cuttings

Drilling mud and cuttings are described in Chapter 4.1.1.4.1 of the Multisale EIS. Drilling fluid is used during the drilling of exploration and development wells. These fluids are very dense and are circulated down the wellbore to pick up and remove drill bit cuttings, after which the mixture of entrained cuttings and fluid is referred to as drilling mud.

The composition of drilling fluids is complex. Drilling fluids used on the OCS are divided into two categories: water based and nonaqueous based, in which the continuous phase is not soluble in water. Clays, barite, and other chemicals are added to the base fluid, which can be freshwater or saltwater in water-based fluids (WBF’s), mineral or diesel oil-based fluids (OBF’s), or synthetic-based fluids (SBF’s). Additional chemicals may be added to improve the performance of the drilling fluid (Boehm et al., 2001).

Drilling mud is reconditioned and recirculated at the surface. The OBF’s are rarely used in GOM operations, while SBF’s may be preferred for certain deepwater prospects. If used, OBF’s and SBF’s must be recovered and taken to shore for recycling. Only water-based drill mud meeting USEPA’s NPDES permit requirements may be discharged to the sea. Barite is a major mineral component of all drilling fluid types. Barite is used to “heavy up” drilling mud because of the high specific gravity of barite. Adding barite makes drilling mud denser and heavier. Many other products are added to improve and condition the drilling fluid. Drilling mud that is discharged must meet the U.S. Environmental
Impact-Producing Factors and Scenario

Protection Agency’s NPDES permit requirements that include limits on trace metal concentrations, free oil, and toxicity. The USEPA regulates the NPDES permit program in the CPA.

Cuttings are the chipped and fragmented rock that is broken and removed by the rotating drilling bit and brought to the surface entrained in drilling fluid. Cuttings may be discharged if they meet the USEPA’s NPDES permit requirements that include limits on adhered synthetic mud, if used, as well as limits on trace metals, toxicity, polycyclic aromatic hydrocarbons, and free oil.

Produced Waters

Produced waters are described in Chapter 4.1.1.4.2 of the Multisale EIS. Produced water is water that originates from or passes through the hydrocarbon-bearing geological strata and is brought to the surface with oil and gas during production. This waste stream can include formation water; injection water; well treatment, completion, and workover compounds added downhole; and compounds used during the oil and water separation process. Formation water, also called connate water or fossil water, originates in the permeable sedimentary rock strata and is brought up to the surface commingled with the oil and gas. Injection water is water that was injected to enhance oil production and in secondary oil recovery.

Produced water is the largest volume byproduct associated with oil and gas exploration and production (Clark and Veil, 2009). The vast majority of OCS produced water is treated to remove oil and grease to a concentration below 29 milligrams/liter (mg/L) monthly average and discharged. The oil wells in the OCS waters off the State of Louisiana generated greater volumes of produced water than the other CPA states. Clark and Veil (2009) have determined the ratio of produced water to oil and gas on the OCS to be 1.04 bbl produced water to 1 bbl oil, and 86.0 bbl produced water to 1 million cubic feet (MMcf) of gas, respectively. The USEPA general permits allow the discharge of produced water on the OCS, provided they meet discharge criteria.

Well-Treatment, Workover, and Completion Fluids

Well-treatment, workover, and completion fluids are described in Chapter 4.1.1.4.3 of the Multisale EIS. Completion fluids are used to displace the drilling fluid and protect formation permeability. Workover fluids are used to maintain or improve existing well conditions and production rates on wells that have been in production. These fluids include mixtures of seawater with various salts, such as calcium chloride and calcium bromide, and may include defoamers and corrosion inhibitors or acids to increase formation permeability.

Production treatment fluids are chemicals applied during the oil and gas extraction process. Production chemicals are used to dehydrate produced oil or treat the associated produced water for reuse or disposal. Both USEPA Regions 4 and 6 allow the discharge of well-treatment, completion, and workover fluids that meet the specified guidelines. Production chemicals consist of corrosion and scale inhibitors, bactericides, paraffin solvents, demulsifiers, foamers, defoamers, and water treatment chemicals.

The USEPA Regions 4 and 6 allow the discharge of well-treatment, completion, and workover fluids that meet the specified guidelines; although if recoverable in concentration, they may be collected and recycled at an onshore facility.

Production Solids and Equipment

Production solids are described in Chapter 4.1.1.4.5 of the Multisale EIS. Produced sands are entrained particles that surface after hydraulic fracturing, and sand disassociated from the formation, along with other particles including pipe scale that are produced. Production solids may not be discharged overboard and are collected on the production platform, stored, and ultimately transported to shore for disposal. The solids are disposed of as nonhazardous oil-field waste according to individual State regulations.

Deck Drainage

Deck drainage is described in Chapter 4.1.1.4.5 of the Multisale EIS. Deck drainage includes all wastewater resulting from platform washings, deck washings, rainwater, and runoff from curbs, gutters,
and drains, including drip pans and work areas, that is collected in separators that can remove oils and greases before overboard discharge. The USEPA’s general guidelines for deck drainage require that no free oil be discharged, as determined by visual sheen.

**Domestic and Sanitary Wastes**

Domestic and sanitary wastes are described in Chapter 4.1.1.4.6 of the Multisale EIS. As with the waste streams discussed above, domestic and sanitary wastes may be discharged when they are treated to meet USEPA-regulated parameters. Most service and crew vessels use a marine sanitation device Type III that stores sanitary wastes in tanks aboard ship until transferred to treatment facilities onshore at the service base.

**Vessel Operational Wastes**

Vessel operational wastes are described in Chapter 4.1.1.4.8 of the Multisale EIS. Vessel regulations come under the jurisdiction of USCG. The USCG and USEPA have cooperatively set regulatory limits for wastes, such as sanitary waste, which both agencies regulate, depending upon vessel type and location. Regulated wastes include bilge and ballast waters, trash and debris, and sanitary and domestic wastes.

**Trash and Debris**

Trash and debris are described in Chapter 4.1.1.5 of the Multisale EIS. The OCS oil and gas operations generate trash and debris materials made of paper, plastic, wood, glass, and metal. Most of this trash is associated with galley and offshore food service operations and with operational supplies such as shipping pallets, containers used for drilling muds and chemical additives (sacks, drums, and buckets), and protective coverings used on mud sacks and drilling pipes (shrink wrap and pipe-thread protectors). Trash is collected and stored on the lower deck near the loading dock in large receptacles resembling dumpsters. These large containers are generally covered with netting to avoid loss and are returned to shore by service vessels for disposal in landfills. Drilling operations require the most supplies, equipment, and personnel; therefore, drilling operations generate more solid trash than production operations. Chapter 1.3 of the Multisale EIS describes laws and regulations, including the Marine Plastic Pollution Research and Control Act and the Marine Debris Research, Prevention and Reduction Act, which are related to collecting, processing, storing, and discharging garbage generated by oil and gas operators.

**Noise**

Noise is described in Chapter 4.1.1.7 of the Multisale EIS. Coastal noise associated with OCS oil and gas development results from helicopter and service-vessel traffic. Sound generated from these activities can be transmitted through both air and water, and may be continuous or transient. Service vessels transmit noise through both air and water. The primary sources of vessel noise are propeller cavitation, propeller singing, and propulsion; other sources include auxiliaries, flow noise from water dragging along the hull, and bubbles breaking in the wake (Richardson et al., 1995). Propeller cavitation is usually the dominant noise source. The intensity of noise from service vessels is roughly related to ship size and speed. Large ships tend to be noisier than small ones, and ships underway with a full load (or towing or pushing a load) produce more noise than unladen vessels. Noise increases with ship speed; ship speeds are often reduced in restricted coastal waters and navigation channels.

**Air Emissions**

Air emissions are described in Chapter 4.1.1.6 of the Multisale EIS. In 1990, pursuant to Section 328 of the Clean Air Act Amendments and following consultation with the Commandant of the U.S. Coast Guard and the Secretary of the Interior, USEPA assumed air quality responsibility for the OCS waters east of 87.5° W. longitude and this Agency retained National Ambient Air Quality Standards (NAAQS)
Impact-Producing Factors and Scenario

Air quality jurisdiction for OCS operations west of 87.5° W longitude in the GOM. The area of the CPA proposed action is under BOEM’s jurisdiction for air emissions.

Air pollutants are emitted from the OCS emission sources that include any equipment that combusts a fuel, transports and/or transfers hydrocarbons, or results in accidental releases of petroleum hydrocarbons or chemicals, causing air emissions of pollutants. Some of these pollutants are precursors to ozone, which is formed by complex photochemical reactions in the atmosphere. Air pollutants are generated during exploration and production activities when fuels are combusted to run drilling equipment, power generators, and run engines. During production, fugitive emissions, including volatile organic compounds, escape from valves and flanges. Criteria air pollutants are also generated along routes from shore bases to OCS leases by vessels transporting supplies and workers.

Certain air pollutants subject to the NAAQS are also released during both venting and flaring. A combustion flare or cold vent is a specially designed boom or stack used to dispose of hydrocarbon vapors or natural gas. Unlike cold vents, the hydrocarbons are ignited during flaring. Flares can be used routinely to control emissions as part of unloading/testing operations that are necessary to remove potentially damaging completion fluids from the wellbore and to provide sufficient reservoir data for the operator to evaluate a reservoir and development options; they can also be used during emergency process upsets. The BSEE regulations provide for some limited volume, short duration flaring or venting of oil and natural gas upon approval by BSEE (2-14 days, typically). Through 30 CFR 250.1162, BSEE may allow operators to burn liquid hydrocarbons if they can demonstrate that transporting them to market or re-injecting them into the formation is not technically feasible or poses a significant risk of harm to the environment. During the DWH event, BP received permission from BOEMRE to burn oil and flare gas because the lessee initiated an action which, when completed, will eliminate the need for flaring. In this case, the action was a relief well to kill the Macondo spill.

3.1.1.6. Safety Issues

This chapter describes safety issues arising in the GOM resulting from the proposed action. These issues include (1) hydrogen sulfide and sulfurous petroleum, (2) shallow hazards, and (3) new and unusual technologies.

3.1.1.6.1. Hydrogen Sulfide and Sulfurous Petroleum

Chapter 4.1.1.9 of the Multisale EIS and Chapter 3.1.1.5.1 of the 2009-2012 Supplemental EIS describe the impacting factors arising from hydrogen sulfide (H₂S) and sulfurous petroleum in the GOM resulting from a CPA proposed action. Sulfur may be present in oil as elemental sulfur, within gas as H₂S, or within organic molecules, all three of which vary in concentration independently. Safety and infrastructure concerns include the following: irritation, injury, and lethality from leaks; exposure to sulfur oxides produced by flaring; equipment and pipeline corrosion; and outgassing and volatilization from spilled oil.

Sour oil and gas occur sporadically throughout the Gulf of Mexico OCS, primarily off the Louisiana, Mississippi, and Alabama coasts. Sour hydrocarbon tends to originate in carbonate source or reservoir rocks that may not have abundant clay minerals that serve as a binder for elemental sulfur. If not bound in clay minerals, it remains free and can become a part of any hydrocarbon produced or sourced from that rock.

Deep gas reservoirs on the GOM continental shelf are likely to have high corrosive content, including H₂S. There is some evidence that petroleum from deepwater areas may be sulfurous, but exploration wells have not identified deepwater areas that are extraordinarily high in H₂S concentration.

The BSEE reviews all exploration and development plans in the Gulf of Mexico OCS to account for the possible presence of H₂S in the area(s) identified for exploration and development activities. Activities determined to be associated with a presence of H₂S are subjected to further review and requirements. Federal regulations at 30 CFR 250.490 require all lessees, prior to beginning exploration or development operations, to request a classification of the potential for encountering H₂S. The classification is based on previous drilling and production experience in the areas surrounding the proposed operations, as well as other factors.

All operators on the OCS involved in production of sour gas or oil (i.e., >20 ppm) are also required to file an H₂S Contingency Plan. This plan lays out procedures to ensure the safety of the workers on the
production facility. In addition, all operators are required under 30 CFR 250.198 to adhere to the National Association of Corrosion Engineers’ (NACE) *Standard Material Requirements—Methods for Sulfide Stress Cracking and Stress Corrosion Cracking Resistance in Sour Oilfield Environments* (NACE MR0175-2003) (NACE, 2003) as best available and safest technology. These engineering standards preserve the integrity of infrastructure through specifying equipment to be constructed of materials with metallurgical properties that resist or prevent sulfide stress cracking and stress corrosion cracking in the presence of sour gas. This Agency issued a final rule (30 CFR 250.490; *Federal Register*, 1997a) governing requirements for preventing hydrogen sulfide releases, detecting and monitoring hydrogen sulfide and sulfur dioxide, protecting personnel, providing warning systems and signage, and establishing requirements for hydrogen sulfide flaring and venting.

### 3.1.1.6.2. Shallow Hazards

The Multisale EIS did not contain a discrete discussion about shallow hazards. Pre-drill seismic assessment of drilling hazards is an essential part of the well planning process. The type of high-resolution seismic surveys that are deployed to collect the data used for shallow hazards analyses are described in Chapter 3.1.1.1.1. Shallow hazard assessments are required by BOEM regulations (30 CFR 550.214 and 30 CFR 550.244); NTL 2008-G05, “Shallow Hazards Program,” explains the requirements for these surveys and their reports. Included in shallow hazard assessment is a structural and stratigraphic interpretation of seismic data to qualitatively delineate abnormal pressure zones, shallow free gas, seafloor instability, shallow water flow, and gas hydrates.

The objective of the shallow hazard assessment is to identify, map, and delineate seafloor, shallow subsurface geologic features, and man-caused obstructions that may impact proposed oil and gas operations, which include the following:

- seafloor geologic hazards such as fault scarps, gas vents, unstable slopes, and reefs;
- shallow subsurface geologic hazards such as faults, gas hydrates and gas-charged sediments, buried channels, and abnormal pressure zones; and
- synthetic hazards such as pipelines, wellheads, shipwrecks, military ordnance (offshore disposal sites), and debris from oil and gas operations.

The shallow hazards survey is also used to identify and map geologic features in the vicinity of proposed wells, platforms, anchors and anchor chains, mounds or knolls, acoustic void zones, gas- or oil-charged sediments, or seeps associated with surface faulting that may be indicative of ocean-bottom chemosynthetic communities.

Since 1987, operators have reported shallow waterflow events to BOEM. These events are a phenomenon encountered in water depths exceeding 600 ft (183 m). Reported waterflows are between a few hundred feet to more than 4,000 ft (1,219 m) below the seafloor. Water flowing up and around the well casing and annulus may deposit sand or silt on the seafloor within a few hundred feet of the wellhead. Although in most cases there is no gas content in the waterflow, in these water depths a stream of gas bubbles may form frozen gas hydrates at the sea bottom and on flat surfaces of seafloor drilling equipment. Shallow waterflows can result from buried channels filled with more permeable sediment. Abnormally pressured shallow sands may result from either rapid slumping or rotating faults or from reworked cut-and-fill channels sealed by impermeable mud or clay. In rare cases, hydrates below the mudline could be a source of shallow waterflow by melting down hydrates during oil production. Shallow waterflow events can cause additional expenditure of time and money for the driller to maintain well control and can lead to drilling difficulty up to and including a decision to permanently plug and abandon the well. Unanticipated shallow hazards can lead to downhole pressure kicks that range from minor and controllable to significant and uncontrollable; up to and including a serious blowout condition.
3.1.1.6.3. New and Unusual Technology

Chapter 4.1.1.10 of the Multisale EIS discusses the impacting factors arising from the environmental and engineering safety review processes for new and unusual technology in the GOM resulting from a proposed action. The discussion in this Supplemental EIS tiers from the discussion in the Multisale EIS.

Operators must identify new and unusual technology in exploration and development plans. The new and unusual technologies are reviewed by BSEE for alternative compliance with permits or departures that may trigger additional environmental review.

In addition to new and unusual technology for drilling, as a result of the DWH event, many technologies or applications were developed in attempting to stop the spill and kill the well. The NTL 2010-N10, “Statement of Compliance with Applicable Regulations and Evaluation of Information Demonstrating Adequate Spill Response and Well Containment Resources,” applies to operators conducting operations using subsea BOP’s or surface BOP’s on floating facilities. The BSEE will assess whether each lessee has submitted adequate information demonstrating that it has access to and can deploy surface and subsurface containment resources that would be adequate to promptly respond to a blowout or other loss of well control. Containment resources could consist of, but are not limited to, subsea containment and capture equipment including containment domes and capping stacks, subsea utility equipment including hydraulic power, hydrate control, and dispersion injection equipment.

3.1.1.7. Decommissioning and Removal Operations

Chapter 4.1.1.11 of the Multisale EIS and Chapter 3.1.1.6 of the 2009-2012 Supplemental EIS describe impacting factors arising from decommissioning and removal operations in the GOM. The discussion in this Supplemental EIS tiers from the discussion in the Multisale EIS and in the 2009-2012 Supplemental EIS.

The BSEE’s regulations for wellheads/casing (30 CFR 250.1710) platforms and other facilities (30 CFR 250.1725) require operators to remove all seafloor obstructions from their leases within 1 year of lease termination or relinquishment. These regulations require lessees to sever bottom-founded structures and their related components at least 5 m (15 ft) below the mudline to ensure that nothing would be exposed that could interfere with future lessees and other activities in the area.

In 2008, this Agency conducted an Alternative Internal Control Review of idle structures and wells on active leases on the Gulf of Mexico OCS. This review evaluated the presence of idle infrastructure and a process of identifying, tracking, and decommissioning idle wells and structures. Findings indicated that there are a significant number of idle platforms that have not been removed and idle wells that have not been permanently plugged. Idle infrastructure poses a potential threat to the OCS environment and is a financial liability to operators and the Federal Government if it is subsequently destroyed or damaged in a future event, such as a hurricane. The cost and time to permanently plug wells and remove storm-damaged infrastructure (including pipelines) is significantly higher than decommissioning assets that are not damaged when decommissioned. Increased costs to deal with idle but damaged infrastructure has potential ramifications on the operators’ financial security requirements or even on their financial viability to operate on the OCS.

On September 15, 2010, BOEMRE launched plans to clear the GOM of “idle iron;” requiring companies to dismantle deserted platforms and permanently plug thousands of abandoned oil and gas wells, including some that are decades old (Dloughy, 2010). The mandate will affect nearly 3,500 nonproducing wells and require the decommissioning of about 650 unused oil and gas production platforms. The new NTL 2010-G05, “Decommissioning Guidance for Wells and Platforms,” became effective on October 15, 2010, and clarifies the operator’s procedures for abandoning platforms and wells.

As per 30 CFR 250.1725 (with guidance from NTL 2010-G05), the decommissioning and removal of infrastructure and the plugging and abandoning of nonproducing wells was required within a year after an operator’s offshore oil and gas lease expired. Historically, that policy gave companies plenty of time and freedom to use once-abandoned platforms and other infrastructure to support future wells and other projects. The NTL 2010-G05 explains the approach to ensure that idle infrastructure on active leases is decommissioned in a timely manner. It also provided definitions for the following: (1) capable of production in paying quantities; (2) downhole zonal isolation; (3) no longer useful for operations; and (4) toppled platform. The NTL also clarified, described, and interpreted many other issues regarding decommissioning that have arisen since publication of 30 CFR 250 Subpart Q in 2002. The NTL 2010-
G05 now clarifies the regulations that require the operator to plug any well that has been idle for the past 5 years, along with any associated platforms and pipelines serving it, even if they are part of an active offshore lease.

A well that is no longer useful for operations is defined as one that

- has not been used in the past 5 years for operations associated with the exploration for or the development and production of oil, gas, sulphur, or other mineral resource or as infrastructure to support such operations; and
- has no plans for operations associated with the exploration for or the development and production of oil or gas, or as infrastructure to support such operations.

A platform or structure that is no longer useful for operations is defined as one that

- has been toppled or otherwise destroyed; or
- has not been used in the past 5 years for operations associated with the exploration for or the development and production of oil or gas, sulfur, or other mineral resource or as infrastructure to support such operations.

Programmatic Environmental Assessment

This Agency prepared Structure-Removal Operations on the Gulf of Mexico Outer Continental Shelf: Programmatic Environmental Assessment (Programmatic EA) (USDOI, MMS, 2005) to evaluate the full range of potential environmental impacts of structure-removal activities in all water depths in the CPA and WPA and in the areas of the EPA then open for leasing. The activities analyzed in the Programmatic EA include vessel and equipment mobilization, structure preparation, nonexplosive- and explosive-severance activities, post-severance lifting and salvage, and site-clearance verification. The impact-producing factors of structure removals considered in the Programmatic EA include seafloor disturbances, air emissions, water discharges, pressure and acoustic energy from explosive detonations, and space-use conflicts with other OCS users. No potentially significant impacts were identified for air and water quality; marine mammals and sea turtles; fish, benthic communities, and archaeological resources; or other OCS pipeline, navigation, and military uses.

On the basis of the Programmatic EA, this Agency determined that an EIS was not required and prepared a Finding of No Significant Impact on February 15, 2005. On February 28, 2005, this Agency submitted the new structure-removal Programmatic EA and a petition for new Incidental-Take Regulations under the MMPA to NMFS. After review of the petition and Programmatic EA, NMFS published a Notice of Receipt of the Agency’s Petition in the Federal Register on August 24, 2005. Only one comment was received by NMFS during the public comment period. On April 7, 2006, NMFS published the Proposed MMPA Rule for the Incidental Take of marine mammals in the Federal Register, with the subsequent public comment period ending on May 22, 2006. In addition, NMFS conducted a Section 7 ESA Consultation on their MMPA rulemaking efforts. The consultation was completed and this Agency received a new Biological Opinion and Incidental Take Statement (ITS) on August 28, 2006, which superseded the previous “generic” and “de-minimus” Biological Opinions/ITS’s. On June 19, 2008, NMFS finalized their MMPA rulemaking efforts and published the Final Rule for take-regulations for explosive severance, which are located in Subpart S of the MMPA regulations at 50 CFR 216.211-219.

Removal of Bottom Debris

Chapter 4.1.1.3.3.4 of the Multisale EIS and Chapter 3.1.1.6 of the 2009-2012 Supplemental EIS discuss bottom debris, which is defined as material resting on the seabed (such as cable, tools, pipe, drums, anchors, and structural parts of platforms, as well as objects made of plastic, aluminum, wood, etc.) that are accidentally lost (e.g., during hurricanes) or swept overboard from fixed or floating facilities. The maximum quantity of bottom debris per operation is estimated to be several tons. The BSEE requires site clearance over the assumed areal extent over which debris will fall. It is assumed that lost debris will
be removed from the seafloor during the structure decommissioning, site clearance, and verification process.

**Explosive and Nonexplosive Removals**

A varied assortment of severing devices and methodologies has been designed to cut structural targets during the course of decommissioning activities. These devices are generally grouped and classified as either nonexplosive or explosive. Which severing tool the operators and contractors use takes into consideration the target size and type, water depth, economics, environmental concerns, tool availability, and weather conditions. The BSEE anticipates that multiple appurtenances will not be removed from the seafloor if placed in waters exceeding 800 m (2,625 ft). No explosive removals are projected in water depths >800 m (2,625 ft) because OCS regulations would offer the lessees in those water depths the option to avoid any severance/removal work by requesting alternate removal depths for well abandonments (30 CFR 250.1716(b)(3)) and facilities (30 CFR 250.1728(b)(3)). Above mudline cuts would be allowed with reporting requirements on the remnant’s description and height off of the seafloor to BSEE. These data are necessary for subsequent reporting to the U.S. Navy. In most cases, industry has indicated that it would use the alternate removal depth options, coupled with quick-disconnect equipment (i.e., detachable risers, mooring disconnect systems, etc.) to fully abandon in-place wellheads, casings, and other minor subsea equipment in deep water without the need for any severing devices.

**CPA Proposed Action Scenario:** Table 3-2 reports platform removals by water-depth range as a result of the CPA proposed action. Of the 30-42 total production structures estimated to be removed as a result of the CPA proposed action, 15-20 production structures (installed landward of the 800-m [2,625-ft] isobath) are likely to be removed using explosives.

**OCS Program Scenario:** The OCS Program scenario for the CPA over the 40-year period remains the same as the originally forecasted program scenario in the Multisale EIS. Table 4-4 of the Multisale EIS reports that the number of production structures estimated to be removed during the years 2007-2046 is about twice the number of production structures estimated to be installed during the same time period.

### 3.1.2. Coastal Impact-Producing Factors and Scenario

Chapter 4.1.2 of the Multisale EIS and Chapter 3.1.2 of the 2009-2012 Supplemental EIS describe the coastal impacting factors arising from OCS-related infrastructure and its use during a proposed action in the GOM. The discussion in this Supplemental EIS tiers from the discussion in the Multisale EIS and the 2009-2012 Supplemental EIS.

Coastal impacting factors include (1) service bases and navigation channels, (2) gas processing plants, (3) coastal pipelines, and (4) disposal facilities for offshore operations. The Multisale EIS also discussed topical headings of helicopter hubs, construction facilities, terminals, and coastal barging. These elements of OCS-related infrastructure as coastal impacting factors have not appreciably changed since the 2009-2012 Supplemental EIS, and those discussions are hereby incorporated by reference into this Supplemental EIS.

Chapter 4.1.2.1 of the Multisale EIS and Chapter 3.1.2 of the 2009-2012 Supplemental EIS describe the potential need for construction of new facilities and existing facility expansions that may result from a proposed lease sale and the OCS Program. Projected new coastal infrastructure as a result of the OCS Program is shown by State in Table 4-9 of the Multisale EIS. The following information summarizes the scenario analysis incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS and provides new information collected since these documents were prepared.

The BOEM has reexamined the scenario analysis presented in the Multisale EIS and in the 2009-2012 Supplemental EIS based on new information available since those documents were completed and in light of the DWH event. To date, there has been an influx of much new information related to the oil spill. However, it is too early to determine conclusively whether or not the scenario analysis should be modified, and if it were, what these changes would encompass. **Chapter 4.1** addresses incomplete or unavailable information, including that related to or as a result of the DWH event. The presence of coastal infrastructure is not subject to rapid fluctuations. Infrastructure projections reflect long-term industry trends. Changes to these trends cannot be determined from the current amount of post-DWH data that are available, and more complete data could be years away. While changes (if any) to the current scenario analysis due to the DWH event and its aftermath are not expected, BOEM will continue
to collect new data and to monitor changes in infrastructure demands in order to support scenario projections that reflect current and future industry conditions.

According to the scenario analysis in Chapter 4.1.2.1.4.2 of the Multisale EIS and in Chapter 3.1.2.2 of the 2009-2012 Supplemental EIS, the construction of 0-1 new gas processing facilities would be expected to occur near the end of the 40-year life of a single lease sale because, while many of the existing gas processing facilities along the coast were upgraded in the aftermath of Hurricanes Katrina and Rita, most of those upgrades were limited to the capacity utilization realities of the current operating environment that has continued to see decreased gas production on both the shelf and the slope. Many existing gas processing facilities are already around 20 years old, if not older, and these are typically long-lived assets, and they can be retired. The current scenario assumes that at least one of these major facilities will retire and likely need to be replaced in 40 years. As described in Chapter 4.1.2.1.4.1 of the Multisale EIS, no new refineries are expected to be constructed as a result of the CPA proposed action. Most of the projected new pipelines would be offshore and would tie into the existing offshore pipeline infrastructure, with 0-1 new pipeline landfalls expected to occur toward the end of the 40-year lifespan of a lease sale. The effects of the drilling suspension, changes in Federal requirements for drilling safety, and the current pace in the permit approval process have depressed the demand for gas processing facilities and pipeline landfalls. Given this uncertain environment post-DWH, the application of the Multisale EIS scenario to the CPA proposed action remains very conservative; that is, the likelihood is diminished that any new gas processing facility or pipeline landfall would result from a single lease sale and, hence, the likelihood of new facilities or pipeline landfalls has moved closer to zero and farther from one (Dismukes, official communication, 2011). Maintenance dredging of existing navigation channels is still expected, but no new navigation channels are expected to be dredged as a result of the proposed action. The analyses of coastal infrastructure presented in the Multisale EIS concluded that no new solid-waste facilities would be built as a result of a single lease sale or as a result of the OCS Program. Recent research further supports these past conclusions that existing solid-waste disposal infrastructure is adequate to support both existing and projected offshore oil and gas drilling and production needs. The volume of OCS waste generated is closely correlated with the level of offshore drilling and production activity. Demand for waste disposal facilities is influenced by the volume of waste generated (Dismukes et al., 2007). At this time, it is unclear how long the current pace of activity will continue or how it might affect later years. Following the DWH event, activity levels have decreased, and it is unclear how long it will take for activity to return to pre-DWH levels. As such, this scenario continues to consider a new waste facility unlikely, but possible.

The source of the majority of the information on coastal infrastructure and activities presented in the Multisale EIS is this Agency study, OCS-Related Infrastructure in the Gulf of Mexico Fact Book (The Louis Berger Group, Inc., 2004). An update of this fact book, OCS-Related Infrastructure Fact Book: Post-Hurricane Impact Assessment (Volume I) and Communities in the Gulf of Mexico (Volume II), is nearly complete (Dismukes, in preparation-a). Within the last 4 years, this Agency analyzed historical data and validated past scenario projections of new pipeline landfalls and new onshore waste disposal sites (USDOI, MMS, 2007d and 2007e).

The following coastal infrastructure types are highlighted for discussion because new general information is available, new facilities are projected to be constructed as a result of the proposed action, and/or new information relevant to discussions of the DWH event is available.

### 3.1.2.1. Service Bases

Chapter 4.1.2.1 of the Multisale EIS and Chapter 3.1.2.1 of the 2009-2012 Supplemental EIS describe the coastal impacting factors arising from service bases in the GOM. A service base is a community of businesses that load, store, and supply equipment, supplies, and personnel that are needed at offshore work sites. Chapters 3.3.5.8.1 and 4.1.2.1.1 of the Multisale EIS present a detailed description of OCS-related service bases. While no proposed action is projected to significantly change existing OCS-related service bases or require any additional service bases, a proposed action would contribute to the use of existing service bases. **Figure 3-4** shows the 50 service bases the industry currently uses to service the OCS. These facilities were identified as the primary service bases from plans received by BOEM. The ports of Fourchon, Cameron, Venice, and Morgan City, Louisiana, are the primary service bases for GOM.
Exploration and development plans received by BOEM identify primary and secondary service bases for three types of support: supply vessel; crewboat; and helicopter. Supply vessel bases are loading points and provide temporary storage for supply vessels that transport pipe and bulk supplies. Crewboats transport personnel and small supplies. Collectively, supply vessels and crewboats are known as offshore supply vessels (OSV’s). Approximately 1,200 OSV’s are operating in the GOM. Important drivers for the OSV market include the level of offshore exploration and drilling activities, current oil and gas prices, expectations for future oil and gas prices, and customer assessments of offshore prospects (Dismukes, in preparation-b). Helicopters transport personnel and small supplies, and they may also patrol pipelines to spot signs of damage or leakage. Helicopters service drilling rigs, production platforms, and pipeline terminals, as well as specialized vessels such as jack-up barges. The OCS activity levels and offshore oil and gas industry transportation needs substantially influence the demand for and profitability of helicopter services (Dismukes, in preparation-b). A service base may support one or more of these activities, while an offshore facility may utilize one service base for all three uses or different service bases for each. Because of changing weather or operational conditions, small amounts of vessel and helicopter traffic may be dispatched from alternative bases. However, such shifts are expected to be only temporary and vessel traffic and helicopter transport generally returns to primary and secondary bases as soon as possible.

As OCS operations have progressively moved into deeper waters, larger vessels with deeper drafts have been phased into service, mainly for their greater range, faster speed, and larger carrying capacity. Service bases with the greatest appeal for deepwater activity have several common characteristics: strong and reliable transportation systems; adequate depth and width of navigation channels; adequate port facilities; existing petroleum industry support infrastructure; location central to OCS deepwater activities; adequate worker population within commuting distance; and insightful strong leadership. Typically, deeper draft service vessels require channels with depths of 20-26 ft (6-8 m).

Port Fourchon is usually the primary service base identified in exploration and development plans for deepwater activities; however, some operator plans identify other bases instead of Port Fourchon for either crew or helicopter use, or as a backup to Port Fourchon. Because of the limited amount of land available at Port Fourchon, the port may face boat docking capacity constraints in the long term. Operators looking to diversify risk from shutdowns (such as those shutdowns after major hurricanes) are also likely to look to other ports. Thus, in the longer term, other deepwater access ports such as Theodore and Mobile, Alabama, and Pascagoula, Mississippi, may also support OCS deepwater activities in the CPA. The majority of deepwater activity to date has been located south of Port Fourchon or southeast of New Orleans. The Agency-funded study, Fact Book: OCS-Related Energy Infrastructure and Post-Hurricane Impact Assessment (Dismukes, in preparation-a), and includes an in-depth hurricane impact analysis for each type of coastal infrastructure.

**CPA Proposed Action Scenario**: The proposed action contributes to the continued need for maintenance of existing service bases. However, no new service bases are expected to develop as a direct result of the CPA proposed action.

**OCS Program Scenario**: Newer geologic trends being exploited by today’s operators may lead to development of capability or the relocation of facilities to a new service base along the Texas Gulf Coast during the years 2007-2046.

**Navigation Channels**

Chapter 4.1.2.9 of the Multisale EIS and Chapter 3.1.2.1 of the 2009-2012 Supplemental EIS describe the coastal impacting factors arising from navigation channels in the GOM. Navigation channels undergo maintenance dredging that is essential for sustaining proper water depths to allow ships to move safely through the waterways to ports, services bases, and terminal facilities. In the northern GOM, the existing system of navigation channels is projected to be adequate to allow proper accommodation for vessel traffic that will occur as a result of a single proposed action. The Gulf-to-port channels and the Gulf Intracoastal Waterway (GIWW) that support prospective OCS ports are maintained by regular dredging and are generally sufficiently deep and wide to handle OCS-related traffic (Figure 3-5). The COE is the Federal agency responsible for the regulation and oversight of navigable waterways. The maintained
depth for each waterway is shown in Table 3-36 of the Multisale EIS. All single lease sales contribute to the level of demand for offshore supply vessel support; hence, they also contribute to the level of vessel traffic that travels through the navigation channels to support facilities. While maintenance dredging is essential for vessels to safely reach support facilities, it is a controversial process because it necessarily occurs in or near environmentally sensitive areas such as valuable wetlands, estuaries, and fisheries (Dismukes, in preparation-b).

**CPA Proposed Action Scenario:** The proposed action contributes to the continued need for maintenance dredging of existing navigation channels. However, no additional maintenance dredging is expected to be scheduled or new navigation channels are expected to be constructed as a direct result of the CPA proposed action.

**OCS Program Scenario:** There is no current expectation for new navigation channels to be authorized and constructed during the years 2007-2046 as a direct result of the OCS Program in the CPA. One major Federal channel, the Mississippi River Gulf Outlet, was taken out of service and sealed with a rock dike in 2009.

### 3.1.2.2. Gas Processing Plants

Chapter 4.1.2.1.4.2 of the Multisale EIS and Chapter 3.1.2.2 of the 2009-2012 Supplemental EIS describe the coastal impacting factors arising from gas processing plants and the potential for new facilities and/or expansion at existing facilities in the GOM. As of July 1, 2011, there were 94 OCS-related gas processing plants in the BOEM-identified 13 EIA’s along the Gulf Coast (Dismukes, in preparation-a).

Over the past 5 years, there has been a substantial decrease in offshore natural gas production, partially as a result of increasing emphasis on onshore shale gas development, which is less expensive to produce, is closer to consumption sources, and provides larger per well production opportunities and reserve growth. Also, there has been a trend toward more efficient gas processing facilities with greater processing capacities (Dismukes, official communication, 2011). In Alabama, Mississippi, and the eastern portion of South Louisiana, plant capacity increased significantly as plant expansions occurred and new larger plants were built in response to offshore production (USDOE, Energy Information Administration, 2006). While natural gas production on the OCS shelf (shallow water) has been rapidly declining, deepwater gas production has been increasing, but not quickly enough to make up the difference. Increasing onshore shale gas development, declining offshore gas production, and the increasing efficiency and capacity of existing gas processing facilities are trends that have combined to lower the need for new gas processing facilities along the Gulf Coast in the past 5 years. Combined with this, existing facilities that were already operating at about 50 percent of capacity prior to the 2005 hurricane season are operating at even lower capacity utilization levels now. Spare capacity at existing facilities should be sufficient to satisfy new gas production for many years, although there remains a slim chance that a new gas processing facility may be needed by the end of the 40-year life of the proposed action (Dismukes, official communication, 2011).

**CPA Proposed Action Scenario:** The BOEMRE projects that 0-1 new gas processing facility may be constructed as a result of the CPA proposed action. However, the likelihood of a new gas processing facility has moved closer to zero and farther from one (Dismukes, official communication, 2011).

**OCS Program Scenario:** Expectations for new gas processing facilities being built during the period 2007-2046 as a direct result of the OCS Program in the CPA are dependent on long-term market trends that are not easily predictable over the next 40 years. Existing facilities will experience equipment switch-outs or upgrades during this time.

### 3.1.2.3. Coastal Pipelines

Chapters 3.3.5.8.8 and 4.1.2.1.7 of the Multisale EIS and Chapter 3.1.2.2 of the 2009-2012 Supplemental EIS describe the coastal impacting factors arising from OCS pipelines in coastal waters (State offshore and inland waters) and coastal onshore areas. The OCS pipelines near shore and onshore may join pipelines carrying production from State waters or territories for transport to processing facilities or to distribution pipelines located farther inland. In the Multisale EIS, this Agency assumed that the majority of new Federal OCS pipelines would connect to the existing pipelines in Federal and State waters, and that very few would result in new pipeline landfalls. Therefore, this Agency projected
0-1 pipeline landfalls per lease sale (USDOI, MMS, 2007b). Between the Multisale EIS and the 2009-2012 Supplemental EIS, this Agency tested this assumption by analyzing past lease sale outcomes and determined that it is unlikely that even one pipeline landfall will result from an individual proposed action (USDOI, MMS, 2007d). Oil and gas companies have a strong financial incentive to reduce costs by utilizing the existing mature pipeline network that already exists in the GOM to the fullest extent possible. Economies of scale are a factor in pipeline transportation, and maximization of the amount of product moved through an already existing pipeline decreases the long-term average cost of production. Additional considerations include mitigation costs for any new wetland and environmental impacts and various landowner issues at the landfall point. These are strong incentives to move new production into existing systems and to avoid creating new landfalls (Chapter 4.1.2.1.7 of the Multisale EIS). Therefore, BOEM projects that the majority of new pipelines constructed as a result of a CPA proposed action would connect to the existing pipeline infrastructure. In the rare instance that a new pipeline would need to be constructed, it would likely be because there are no existing pipelines reasonably close and it is more cost effective to construct a pipeline to shore; although it is highly unlikely for an operator to choose this contingency (Dismukes, official communication, 2011).

**CPA Proposed Action Scenario:** The Multisale EIS and the 2009-2012 Supplemental EIS project that 0-1 new landfalls are projected for a CPA proposed action. This scenario projection stands, although the likelihood of a new pipeline landfall has moved closer to zero and farther from one (Dismukes, official communication, 2011).

**OCS Program Scenario:** The Multisale EIS projected that from 2007 to 2046, 80-118 new pipelines were projected to be built in State waters as a result of the OCS Program in the CPA. Of those pipelines, 32-47 were projected to make landfall. However, the reassessment of this scenario between the Multisale EIS and the 2009-2012 Supplemental EIS resulted in a more conservative projection that even one pipeline landfall as a result of each lease sale during the OCS Program is unlikely (USDOI, MMS, 2007d). Therefore, the OCS Program from 2007 to 2046 is unlikely to result in more than 11 new pipeline landfalls (see also Chapter 3.1.1.4.1).

### 3.1.2.4. Disposal Facilities for Offshore Operations

Chapters 3.3.5.8.7 and 4.1.2.1.6 of the Multisale EIS and Chapter 3.1.2.4 of the 2009-2012 Supplemental EIS describe the coastal impacting factors arising from the infrastructure network needed to manage the spectrum of waste generated by OCS activity and disposal onshore in the GOM. The analyses of coastal infrastructure presented in the Multisale EIS concluded that no new solid-waste facilities would be built as a result of a single lease sale or as a result of the OCS Program. Between the Multisale EIS and the 2009-2012 Supplemental EIS, additional research was conducted that further supports past conclusions that existing solid-waste disposal infrastructure is adequate to support both existing and projected offshore oil and gas drilling and production needs (Dismukes et al., 2007). Recently, there is a trend toward incorporating more innovative methods for waste handling in an attempt to reduce the chance of adverse environmental impacts. Some of these innovative methods include hydrocarbon recovery/recycling programs, slurry fracture injection, treating wastes for re-use as road base or levee fill, and segregating waste streams to reduce treatment time and improve oil recovery (Dismukes, in preparation-a).

Before the DWH event, this Agency’s analyses indicated that there was an abundance of solid-waste capacity in the GOM region and, thus, it is highly unlikely that any new waste facilities would be constructed. Recent research shows that the volume of OCS waste generated is closely correlated with the level of offshore drilling and production activity (Dismukes, in preparation-a). If offshore activities increase to the extent that a need for more capacity develops, it will probably be met by expansion of existing facilities. However, it is now unclear whether this will remain true; therefore, more research is needed (Dismukes, official communication, 2011). Due to the current pace of permitting and deepwater drilling, there has been some reduction in offshore drilling activity. Given this situation, the demand for waste disposal facilities may not be likely to increase. However, at this time, BOEM cannot predict how long this pace will continue or how long it will take for activity levels to recover. Since there is not enough information at this time to draw a solid conclusion, BOEM will continue to monitor waste disposal demands and activity in the post-DWH environment. Chapter 4.1.1.18.4.2 provides a discussion of environmental justice issues related to waste disposal facilities.
Central Planning Area Supplemental EIS

**CPA Proposed Action Scenario:** Existing onshore facilities will continue to be used to dispose of wastes generated offshore. However, no new disposal facilities are expected to be licensed as a direct result of the proposed action.

**OCS Program Scenario:** There is no current expectation for new onshore waste disposal facilities to be authorized and constructed during the 2007-2046 period as a direct result of the OCS Program in the CPA. Existing facilities are likely to undergo expansion, but no definitive projections can be made.

**Summary**

In response to the DWH event, BOEMRE has reexamined the scenario analysis presented in the Multisale EIS and in the 2009-2012 Supplemental EIS. According to the scenario analysis in the 2009-2012 Supplemental EIS, the construction of 0-1 new gas processing facilities and 0-1 new pipeline landfalls would be expected to occur near the end of the 40-year life of a single lease sale. Given the uncertain environment post-DWH, the CPA proposed action is very conservative since the likelihood is diminished further that any new gas processing facility or pipeline landfall would result from a single lease sale (Dismukes, official communication, 2011). New information on the DWH event continues to be developed. The BOEMRE recognizes the need for, and is currently conducting continuous monitoring of, changes in infrastructure demands in order to adequately determine scenario projections for current and future environmental assessments.

### 3.2. Impact-Producing Factors and Scenario—Accidental Events

The NEPA requires Federal agencies to consider potential environmental impacts of a proposed action as part of agency planning and decisionmaking. Actions that could result in impact are analyzed; including those that have a very low probability of occurring, but that the public considers important, are controversial, or may have severe consequences. The accidental events that fall into this category and that are addressed in this section are (1) oil spills, (2) losses of well control, (3) pipeline failures, (4) vessel collisions, and (5) chemical or drilling fluid spills.

The OCS Program pollution-prevention requirements include features such as redundant safety systems, and periodic inspection and testing protocols. Although the likelihood for spills of the magnitude of the DWH event are rare, when they do occur the affects on physical, biological, and socioeconomic resources can be dramatic and potentially severe.

#### 3.2.1. Oil Spills

Oil spills are unplanned, accidental events but their potential frequency and volume can be estimated from past occurrences. Chapter 4.3.1 of the Multisale EIS analyzes the risk of spills that could occur as a result of activities associated with a CPA proposed action. Chapter 4.3.1.1 of the Multisale EIS discusses spill prevention.

Chapter 4.3.1.2 of the Multisale EIS provides an overview of spill risk analysis, including more information about the inputs to the spill scenario and the trajectory and weathering modeling. Chapter 4.3.1.3 of the Multisale EIS discusses past OCS spills. Oil also enters the GOM by pathways and sources other than spills, including natural seeps, permitted discharges, and sources related to human activities; these are discussed in Chapter 4.1.3.4 of the Multisale EIS and in Chapter 3.1.1.3 of this Supplemental EIS.

Chapter 4.3.1.4 of the Multisale EIS discusses the physical and chemical properties of oil. The properties of the spilled oil can influence the persistence of the spill on the water’s surface and the success of spill cleanup efforts. The fate of oil in the environment depends on many factors, such as the source and composition of the oil, as well as its persistence (NRC, 2003). Persistence can be defined and measured in different ways (Davis et al., 2004), but the National Research Council generally defined persistence as how long oil remains in the environment (NRC, 2003, p. 89). Once oil enters the environment, it begins to change through physical, chemical, and biological weathering processes (NRC, 2003). These processes may interact and affect the properties and persistence of the oil, including the following:
Impact-Producing Factors and Scenario

- evaporation (volatilization);
- emulsification (the formation of a mousse);
- dissolution;
- oxidation; and
- transport processes (NRC, 2003; Scholz et al., 1999).

Horizontal transport takes place via spreading, advection, dispersion, and entrainment while vertical transport takes place via dispersion, entrainment, Langmuir circulation, sinking, overwashing, partitioning, and sedimentation (NRC, 2003). The persistence of an oil slick is influenced by the effectiveness of oil-spill-response efforts and affects the resources needed for oil recovery (Davis et al., 2004). The persistence of an oil slick may also affect the severity of environmental impacts.

Crude oils are not a single chemical, but instead are complex mixtures with varied compositions. Thus, the behavior of the oil and the risk the oil poses to natural resources depends on the composition of the specific oil encountered (Michel, 1992). Generally, oils can be divided into three groups of compounds: (1) light-weight; (2) medium-weight; and (3) heavy-weight components.

Of the oil reservoirs sampled in the Gulf of Mexico OCS, the majority fall within the light-weight category, while less than one-quarter are considered medium-weight and a small portion are considered heavy-weight. Oil with an API gravity of 10.0 or less would sink and has not been encountered in the Gulf of Mexico OCS (USDOI, BOEMRE, 2010c).

Heavy-weight oil may persist in the environment longer than the other two types of oil, but the medium-weight components within oil present the greatest risks to organisms because, with the exception of the alkanes, these medium-weight components are persistent, bioavailable, and toxic (Michel, 1992).

An experiment in the North Sea, Deep Spill, indicated that the majority of oil released during a deepwater blowout would quickly rise to the surface and form a slick (Johansen et al., 2001). In such a case, impacts from a deepwater oil spill would occur at the surface where the oil is likely to be mixed into the water and dispersed by wind and waves. The oil would undergo natural physical, chemical, and biological degradation processes including weathering. However, data and observations from the DWH event challenged the previously prevailing thought that most oil from a deepwater blowout would quickly rise to the surface. While analyses are in their preliminary stages, it appears that measurable amounts of hydrocarbons (dispersed or otherwise) were detected in the water column as subsurface plumes (Chapter 4.2.1.2.2.1) and perhaps on the seafloor in the vicinity of the release. After the Ixtoc blowout in 1979, which was located 50 mi (80 km) offshore in the Bay of Campeche, Mexico, some subsurface oil also was observed dispersed within the water column (Boehm and Fiest, 1982); however, the scientific investigations were limited (Reible, 2010).

As spill size increases, the occurrence rate decreases and so does the number of spills estimated to occur (Table 3-5) (also see Anderson and LaBelle, 2000; and USDOI, BOEMRE, 2011a). In general terms, coastal waters adjacent to the CPA are expected to be impacted by many frequent small spills (≤1 bbl); few, infrequent, moderately-sized spills (>1 and <1,000 bbl); and rarely a large spill (≥1,000 bbl) as a result of activities associated with the CPA proposed action. The following discussion provides separate risk information for offshore spills ≥1,000 bbl, offshore spills <1,000 bbl, and coastal spills that may result from the proposed action.

Past Spill Projections and Future Trends

Comments on prior EIS’s questioned the validation between the actual number of spills that resulted from a proposed lease sale to the projected number of spills in the NEPA document. The BOEM has not performed this validation because USCG records do not attribute a spill back to a BOEM lease sale. When spills are reported to USCG, the location of the spill, the type of vessel, and the volume and the material spilled is identified. More information is available about the larger spills than the small spills, and some of them can be matched with a particular lease sale. In other cases, it is more difficult to nearly impossible to link a spill to a lease sale because, for example, a fuel spill could occur from a vessel that services multiple facilities leased during different sales, or a pipeline spill could release oil combined from multiple production locations that were leased during different sales. Many of the small spills do
not have a known source and so cannot be linked to a lease sale. An attempt was made in Canada to determine the accuracy of the predicted oil spills from several projects (Fraser and Ellis, 2008). In their investigation of spills of <50 bbl from projects in Nova Scotia and Newfoundland, they found that predicted spills underestimated the number of observed spills.

The U.S. consumption of oil is predicted to rise. The percentage of oil imported has been rising over time. Most imports, with the exception of Canadian oil, are transported by vessel. Fifty-three percent of oil imports, the majority as crude oil, arrive via the Gulf Coast (Ramseur, 2010). Nationally, of the oil spills in coastal and marine areas that are within USCG jurisdiction, 50 percent of both the incidents and the volume spilled occur in the GOM and its shoreline states, making the Gulf Coast an area of concentrated use.

3.2.1.1. Risk Analysis for Offshore Spills ≥1,000 bbl

Methods

Chapter 4.3.1.5 of the Multisale EIS addresses the risk of offshore spills ≥1,000 bbl that could occur from accidents associated with activities resulting from a proposed action. Spill rates (Table 4-16 of the Multisale EIS) were calculated based on the assumption that spills occur in direct proportion to the volume of oil handled and are expressed as number of spills per billion barrels of oil handled. Anderson and LaBelle (2000) was recently updated by DOI’s draft report, Update of Oil Spill Occurrence Rates for Offshore Oil Spills (USDOI, BOEMRE, 2011a), which provides more information on OCS spill-rate methodologies and trends. A discussion of how the range of resource estimates was developed is provided in Chapter 4.1.1.1 of the Multisale EIS and in Chapter 3.1.1 of this Supplemental EIS.

The mean number of future offshore spills ≥1,000 bbl is calculated by multiplying the spill occurrence rate for spills ≥1,000 bbl (1.51) (1.13 as per DOI’s draft report [USDOI, BOEMRE, 2011a]) by the volume of oil estimated to be produced as a result of the proposed action (Anderson and LaBelle, 2000). The median size of spills ≥1,000 bbl that occurred during 1985-1999 is 4,551 bbl, during 1996-2010, it is 2,200 bbl.

Estimates of Spill Numbers

As shown on Table 3-5, the mean number of spills estimated for the CPA proposed action is <1-1 spill ≥1,000 bbl.

Fate

Offshore spills ≥1,000 bbl are the most likely to persist long enough on the water’s surface to impact the shoreline. The fate of an oil spill is influenced by many variables. Aspects that influence spill persistence are discussed in Chapter 4.3.2.5.4 of the Multisale EIS and in Chapter 3.2.1 of this Supplemental EIS, as related to oil type, and they are summarized below (see also Table 3-6).

Table 4-37 of the Multisale EIS provides a mass balance over time for a hypothetical spill related to a CPA proposed action, which is considered in this Supplemental EIS. Weathering processes include evaporation of volatile hydrocarbons into the atmosphere, dissolution of soluble components, dispersion of oil droplets into the water column, emulsification and spreading of the slick on the surface of the water, chemo- or photooxidation, biodegradation, and in some cases sedimentation (sinking) (ITOPF, 2010a; NRC, 2003).

Over time, if the slick is not completely dissipated, a tar-like residue may be left; this residue breaks up into smaller tar lumps or tarballs that usually sink below the sea surface, but not necessarily to the seafloor. Not all oils form tarballs.

The BOEM used the SINTEF model to numerically model weathering processes (Prentki et al., 2004). Model results from the SINTEF weathering model for the CPA are presented in Table 4-36 of the Multisale EIS.

Movement into the deep waters of the Gulf of Mexico increasingly relies on subsea production infrastructure, possibly increasing the risk of seafloor releases. As noted in Chapter 3.2.1, the behavior of a spill depends on many things, including the characteristics of the oil being spilled as well as oceanographic and meteorological conditions. An experiment in the North Sea indicated that the majority
of oil released during a deepwater blowout would quickly rise to the surface and form a slick (Johansen et al., 2001). In such a case, impacts from a deepwater oil spill would occur at the surface where the oil is likely to be mixed into the water and dispersed by wind and waves. The oil would undergo natural physical, chemical, and biological degradation processes including weathering. However, data and observations from the DWH event challenged the previously prevailing thought that most oil from a deepwater blowout would quickly rise to the surface. While analyses are in their preliminary stages, it appears that measurable amounts of hydrocarbons (dispersed or otherwise) were detected in the water column as subsurface plumes (Chapter 4.2.1.2.2.1) and perhaps on the seafloor in the vicinity of the release. After the Ixtoc blowout in 1979, which was located 50 mi (80 km) offshore in the Bay of Campeche, Mexico, some subsurface oil also was observed dispersed within the water column (Boehm and Fiest, 1982); however, the scientific investigations were limited (Reible, 2010). The water quality of marine waters would be affected by the dissolved components and oil droplets that are small enough so that they do not rise to the surface or are mixed downward by surface turbulence. Subsurface oil plumes would be affected by subsurface currents and could be diluted over time. Even in the subsurface, oil would undergo natural physical, chemical, and biological degradation processes including weathering.

Chapter 4.3.1.5.6 of the Multisale EIS provides an estimate of the length of coastline affected by offshore spills ≥1,000 bbl. The maximum length of shoreline affected by a CPA representative spill ≥1,000 bbl is estimated to be 50 km (31 mi) of shoreline, assuming such a spill were to reach land within 12 hours (Table 4-36 of the Multisale EIS). Some oil could become redistributed because of longshore currents, and further smearing of the slick from its original landfall could also occur.

Likelihood of Occurring and Contacting Environmental Resources

The BOEM uses the Oil Spill Risk Analysis (OSRA) model to estimate the likely trajectories of hypothetical offshore spills ≥1,000 bbl. The trajectories, combined with estimated spill occurrence, are used to estimate the risk of future spills occurring and contacting environmental features. Chapter 4.3.1.5.5 of the Multisale EIS briefly summarized the OSRA model, while Ji et al. (2007) provides a detailed description of the OSRA model. The probability of spill occurring as a result of the proposed CPA action and contacting environmental resources of concern is provided in Figures 4-14 through 4-31 of the Multisale EIS.

All proposed GOM sales for the 5-Year Program were considered in the OSRA run for the Multisale EIS. The scenario for the CPA proposed action has been revised and is discussed in Chapter 3.1.1. A new OSRA run based on just the last CPA proposed lease sale in this Supplemental EIS scenario would not be expected to substantially affect probabilities in comparison with those obtained from the previous OSRA run.

Summary of the Catastrophic Spill OSRA Run

After the DWH event, BOEM worked to develop an OSRA model run to adequately assess a hypothetical oil spill that spills continuously at a fixed rate from an assigned location over an assigned duration. Model runs were conducted to track oil-spill trajectories for 90 days in order to simulate a long-duration spill from a given point. The probability estimates for land contact were tabulated as 90-day groupings corresponding to each quarter of a year (Q1, Q2, Q3, and Q4). These 3-month probabilities can be used to estimate the average number of land segments contacted during a spill event within the designated quarter. The groupings by quarter capture the differences in meteorological and oceanographic conditions in the GOM as they vary over the years from 1993 to 1998 (the most recent GOM data available to BOEM). Five launch points were selected for five independent model runs to assess the probably of oil contacting the shoreline from each given hypothetical launch point. The five launch points for the simulated spill corresponded to the following OCS areas in the WPA and CPA:

- LP1—CPA shelf area, west of the Mississippi River Delta, offshore south-central Louisiana, deepwater;
- LP2—CPA shelf edge area, east of the Mississippi River Delta, south of the Alabama-Mississippi border, deepwater;
• LP3—CPA slope area, west of the Mississippi River Delta, due south of New Orleans, ultra-deepwater;
• LP4—WPA shelf area, deepwater; and
• LP5—WPA slope area, ultra-deepwater.

The following first-order results were obtained for a spill of 90 days duration:

• LP1—moderate probability of contacting coastal parishes in south-central Louisiana to counties in north-central Gulf Coast Texas during all quarters of the year, greatest probability in Q3 and Q4;
• LP2—moderate to large probability of contacting Mississippi delta and coastal counties of Alabama and Mississippi in all quarters, greatest probability in Q1, Q2 and Q4;
• LP3—small probability of contacting parishes in east-central Louisiana, greatest probability in Q2;
• LP4—moderately-large probability of contacting the counties of south-central Gulf Coast Texas, greatest probability in Q2; and
• LP5—small probability of a spill contacting the coastal counties of mid-Gulf Coast Texas, greatest probability in Q2.

These modeling results are based on a special OSRA run, which was designed to estimate the impacts of a possible future catastrophic or high-volume, long-duration oil spill. The unique methodology used for launch point selection is further discussed in Appendix C, along with a greater explanation of the catastrophic spill OSRA run.

3.2.1.2. Risk Analysis for Offshore Spills <1,000 bbl

A description of accidental events, including offshore spills <1,000 bbl can be found in Chapter 4.3.1.6 of the Multisale EIS and in Chapter 3.2.1.2 of the 2009-2012 Supplemental EIS. The following information describes spills <1,000 bbl. To discuss spills <1,000 bbl, information is broken into size groups, as shown in Table 4-16 of the Multisale EIS.

Analysis of historical data shows that most offshore OCS oil spills have been ≤1 bbl (Figure 4-32 of the Multisale EIS). Although spills of ≤1 bbl have made up 94 percent of all OCS-related spill occurrences, spills of this size have contributed very little (5%) to the total volume of OCS oil that has been spilled. Most of the total volume of OCS oil spilled (95%) has been from spills ≥10 bbl.

The number of offshore spills <1,000 bbl estimated to occur over the next 40 years as a result of the proposed action is provided in Table 3-5, which has been updated from Table 4-35 of the Multisale EIS and from Table 3-6 of the 2009-2012 Supplemental EIS. The number of spills is estimated by multiplying the oil-spill rate for each of the different spill size groups by the projected oil production as a result of the proposed action. The number of spills >500 and <1,000 bbl estimated to occur is <1 to1 for the CPA proposed action. In the spill size range of >50-499.9 bbl, 5-10 spills are estimated to occur from activities related to the CPA proposed action. Multiplying the estimated number of spills by the median or average spill sizes for each size group yields the volume of oil estimated to be spilled as a result of the proposed action over the 40-year analysis period.

3.2.1.3. Risk Analysis for Coastal Spills

Chapter 4.3.1.7 of the Multisale EIS addresses the risk of coastal spills of all sizes that could occur from accidents associated with activities resulting from a proposed action. Chapter 3.2.1.3 of the 2009-2012 Supplemental EIS provides an update to the Multisale EIS.

Spills in coastal waters could occur as a result of transportation and handling of OCS-produced oil as it passes through State waters and along navigation channels, rivers, and through coastal bays. The
BOEM projects that almost all (>99%) oil produced in waters <800 ft (244 m) deep as a result of the proposed action will be brought ashore by pipelines, while 50-100 percent of oil produced in waters >800 ft (244 m) deep will be brought ashore by tanker. Because piped oil is commingled at shore bases and cannot be directly attributed to a particular lease sale, this analysis of coastal spills addresses spills that could occur prior to the oil arriving at the initial shoreline facility. It is also possible that non-OCS oil may be commingled with OCS oil at these facilities or during subsequent secondary transport.

The coastal spill rate is based on historical reported spills and the projected amount of oil production. Because the majority of oil production from the CPA proposed action is projected to be brought to shore in eastern Louisiana, from Atchafalaya Bay to east of the Mississippi River, it is assumed the majority of coastal spills from the CPA proposed action will also occur in this area.

Several USCG resources were used to estimate the number of coastal oil spills attributable to the proposed action, including the USCG Polluting Incident Compendium and data obtained directly from USCG. The Multisale EIS used a version of the Oil Spill Compendium containing data through 2000, and the 2009-2012 Supplemental EIS used a version of the Oil Spill Compendium containing data through 2004. At present, *Polluting Incidents In and Around U.S. Waters, A Spill/Release Compendium: 1969-2008* is available (U.S. Dept. of Homeland Security, CG, 2010a). The database available from USCG covers through 2008 as well. Figure 3-6 illustrates, for the year 2008, the location and size range of the reported spills in both coastal and offshore areas of the CPA.

The number of GOM coastal spills from eight sources associated with State or Federal offshore production and international importation was determined. The sources that were counted are (1) fixed platforms, (2) mobile offshore drilling units, (3) offshore marine facilities, (4) offshore supply/service vessels, (5) offshore pipelines, (6) tank barges, (7) tank ships, and (8) unknown sources. In 2001, a total of 270 spills occurred in coastal GOM, of which roughly half were from the source types associated with State or Federal offshore oil production, oil importation, and unknown sources. All spills of unknown origin were counted as OCS in origin, which would not be the case in reality. Three billion barrels of total oil, including condensate, was transported to shore from Federal and State offshore production and by importation. Federal OCS production comprised 19 percent of the oil transported to the coast and, therefore, is assumed to account for 19 percent of the spills. The amounts of various fuel oils transported for the purpose of consumption are not counted in this volume. Thus, the OCS production spill rate in coastal waters was determined to be in the range of 57-74 spills per billion barrels of oil.

**CPA Proposed Action Scenario:** The volume of oil production projected has been updated (Table 3-1) to 0.801-1.624 BBO. Given an estimated spill rate of 57-74 spills per billion barrels of oil, it is estimated that 49-126 spills of OCS oil will occur in the CPA coastal area (Table 3-7).

**OCS Program Scenario:** The OCS Program scenario for the CPA over the 40-year period remains the same as the originally forecasted program scenario in the Multisale EIS. Table 4-1 of the Multisale EIS shows the estimated range of the volume of oil production projected.

### 3.2.1.4. Risk Analysis by Resource

Chapter 4.3.1.8 of the Multisale EIS summarizes information on the risk to resources from oil spills and oil slicks that could occur as a result of a CPA proposed action. The risk results are based on BOEM’s estimates of likely spill locations, sources, sizes, frequency of occurrence, and probable transport. For offshore spills, the analysis presents combined probabilities, which include both the likelihood of a spill from the proposed action, as defined in the Multisale EIS, occurring, and it presents the likelihood of the oil slick reaching areas where known environmental resources occur. The analysis of the likelihood of direct exposure and interaction of a resource with an oil slick and the sensitivity of a resource to the oil is provided for environmental and socioeconomic resources in Chapter 4 of this Supplemental EIS. The coastal spill risk is estimated based on the historic spill rate (Chapter 4.3.1.7.1 of the Multisale EIS).

### 3.2.1.5. Spill Response

#### 3.2.1.5.1. BOEM and BSEE Spill-Response Requirements and Initiatives

As a result of the Oil Pollution Act of 1990, BOEM and BSEE are tasked with a number of oil-spill-response duties and planning requirements.
According to BSEE’s regulations at 30 CFR 250 and 254, BSEE implements these requirements as follows:

- requires immediate notification for spills >1 bbl—all spills require notification to USCG and BSEE receives notification from the USCG of all spills ≤1 bbl;
- conducts investigations to determine the cause of a spill;
- assesses civil and criminal penalties, if needed;
- oversees spill source control and abatement operations by industry;
- sets requirements and reviews and approves oil-spill-response plans for offshore facilities;
- conducts unannounced drills to ensure compliance with oil-spill-response plans;
- requires operators to ensure that their spill-response operating and management teams receive appropriate spill-response training;
- conducts inspections of oil-spill-response equipment; and
- provides research leadership to improve the capabilities for detecting and responding to an oil spill in the marine environment.

The BOEMRE also issued NTL’s and guidance documents that clarify additional oil-spill requirements after the DWH event occurred. The spill-response-related NTL 2010-N10 and the December 13, 2010, guidance document issued by BOEMRE fall under the responsibility of BSEE.

**NTL 2010-N10, “Statement of Compliance with Applicable Regulations and Evaluation of Information Demonstrating Adequate Spill Response and Well Containment Resources”**

This NTL, effective November 8, 2010, applies only to operators conducting operations using subsea or surface BOP’s on floating facilities. It explains that lessees and operators submit a statement signed by an authorized company official with each application for a well permit indicating that they will conduct all of their authorized activities in compliance with all applicable regulations, including the Increased Safety Measures Regulations at 75 FR 63346. The NTL also informs lessees that BOEMRE will be evaluating whether or not each operator has submitted adequate information demonstrating that it has access to and can deploy surface and subsea containment resources that would be adequate to promptly respond to a blowout or other loss of well control. The NTL notifies the operator that BOEMRE intends to evaluate the adequacy of each operator to comply in the operator’s current Oil Spill Response Plans (OSRP); therefore, there is an incentive for voluntary compliance. The NTL lists the type of information that BOEMRE will review as follows:

- subsea containment and capture equipment, including containment domes and capping stacks;
- subsea utility equipment, including hydraulic power, hydrate control, and dispersant injection equipment;
- riser systems;
- remotely operated vehicles;
- capture vessels;
- support vessels; and
- storage facilities.
On December 13, 2010, BOEMRE issued a press release and a guidance document to provide a clear path forward for the safe resumption of deepwater drilling operations (USDOI, BOEMRE, 2010d). This guidance clarifies, in part, that although operators are not required to amend their OSRP’s to include additional subsea containment information, they may do so voluntarily. The guidance further indicates that BOEMRE will review for the following specific information relating to subsea containment, in addition to that listed in NTL 2010-N10:

- source abatement through direct intervention;
- relief wells;
- debris removal; and
- if a capping stack is the single containment option offered, the operator must provide the reasons that the well design is sufficient to allow shut-in without breach to the seafloor.

An operator can comply with this guidance by submitting a Containment Plan as part of their OSRP. In evaluating the sufficiency of subsea containment information submitted by an operator, BSEE will examine the Mudline Shut-in Pressure for the proposed well. The BSEE will also evaluate factors such as debris removal from the site.

According to BOEM’s regulations at 30 CFR 553, BOEM requires industry to show financial responsibility to respond to possible spills. The information requirements in NTL 2010-N10, which was issued by BOEMRE, fall under the responsibility of BOEM.

**NTL 2010-N06, “Information Requirements for Exploration Plans, Development and Production Plans, and Development Operations Coordination Documents on the OCS”**

This NTL, effective June 18, 2010, explains the procedures for the lessee or operator to submit supplemental information for new or previously submitted EP’s, DPP’s, or DOCD’s. The required supplemental information includes the following: (1) a description of the blowout scenario as required by 30 CFR 550.213(g) and 550.243(h); (2) a description of their assumptions and calculations used in determining the volume of the worst-case discharge required by 30 CFR 550.219(a)(2)(iv) (for EP’s) or 30 CFR 550.250(a)(2)(iv) (for DPP’s and DOCD’s); and (3) a description of the measures proposed that would enhance the ability to prevent a blowout, to reduce the likelihood of a blowout, and to conduct effective and early intervention in the event of a blowout, including the arrangements for drilling relief wells and any other measures proposed. The early intervention methods of the third requirement could actually include the surface and subsea containment resources that BOEMRE announced in NTL 2010-N10, which states that BOEM will begin reviewing to ensure that the measures are adequate to promptly respond to a blowout or other loss of well control.

### 3.2.1.5.2. Offshore Response and Cleanup Technology

In the event of a spill, particularly a loss of well control, there is no single method of containment and removal that would be 100 percent effective. Spill cleanup is a complex and evolving technology. There are many situations and environmental conditions that necessitate different approaches. New technologies constantly evolve, but they provide only incremental benefits. Each new tool then becomes part of the spill-response tool kit. Each spill-response technique/tool has its specific uses and benefits (Fingas, 1995). Removal and containment efforts to respond to an ongoing spill offshore would likely require multiple technologies, including source containment, mechanical cleanup, in-situ burning of the slick, and chemical dispersants (Table 3-8). Even with the deployment of all of these spill-response technologies, it is likely that, with the operating limitations of today’s spill-response technology, not all of the oil can be contained and removed offshore.

Because no single spill-response method is 100 percent effective, it is likely that larger spills under the right conditions will require the simultaneous use of all available cleanup methods (i.e., source containment, mechanical cleanup, dispersant application, and in-situ burning). Accordingly, the response
to the DWH event employed all of these options simultaneously. The cleanup technique chosen for a spill response will vary depending upon the unique aspects of each situation. The selected mix of countermeasures will depend upon the shoreline and natural resources that may be impacted; the size, location, and type of oil spilled; weather; and other variables. The overall objective of on-water recovery is to minimize the risk of impact by preventing the spread of free-floating oil. The physical and chemical properties of crude oil can greatly affect the effectiveness of containment and recovery equipment, dispersant application, and in-situ burning. It is expected that oil found in the majority of the proposed lease sale area could range from medium weight oil to condensate. The variety of standard cleanup protocols that were used for removing DWH oil from beaches, shorelines, and offshore water are identified in Chapter 3.2.1.5.4.

Most oil-spill-response strategies and equipment are based upon the simple principle that oil floats. However, as evident during the DWH event, this is not always true. Sometimes it floats and sometimes it suspends within the water column or sinks to the seafloor. Oil suspended in the water column and moving with the currents is difficult to track, and therefore recover, using standard visual survey methods (Coastal Response Research Center, 2007).

Source Containment

To address the new improved containment systems’ expectations to rapidly contain a spill as a result of a loss of well control from a subsea well addressed in NTL 2010 N-10, several oil and gas industry majors initiated the development of a new, rapid response system. This system is designed to fully contain oil flow in the event of a potential future underwater blowout and to address a variety of scenarios. The system would consist of specially designed equipment constructed, tested, and available for rapid response. It is envisioned that this system could be fully operational within days to weeks after a spill event occurs. The system is designed to operate in up to 10,000-ft (3,048-m) water depth and adds containment capability of 100,000 bbl of oil/day (4.2 million gallons/day). This new $1 billion investment can be expanded and adapted for new technologies. This equipment should be available by Spring 2012. The companies that originated this system are forming a nonprofit organization, the Marine Well Containment Company (MWCC), to operate and maintain the system (MWCC, 2010). The MWCC will provide fully trained crews to operate the system, will ensure the equipment is operational and ready for rapid response, and will conduct research on new containment technologies. The MWCC interim capability was available on February 17, 2011. The MWCC’s initial response system includes a subsea capping stack with the ability to shut-in flow or to flow the oil via flexible pipes and risers to surface vessels. This interim system can operate in water depths up to 10,000 ft (2,438 m) and has storage and processing capacity for up to 60,000 bbl/day of liquids (MWCC, 2011).

Another option for source control and containment is through the use of the equipment contracted by another nonprofit organization, Helix Well Containment Group (HWCG) (Driver, 2010). The HWCG initiative involves more than 24 smaller energy companies. The HWCG has contracted the equipment that it found useful in the DWH response and, beginning January 1, 2011, has offered it to oil and gas producers for use. This system focuses on the utilization of the Helix Producer I and the Q4000 vessels. Each of these vessels played a role in the DWH response and is continually working in the Gulf. The HWCG system has the ability to fully operate in up to 10,000 ft (3,048 m) of water and has intervention equipment to cap and contain a well with the mechanical integrity to be shut-in. The HWCG system also has the ability to capture and process 55,000 bbl of oil per day (Helix Well Containment Group, 2011).

In addition, industry has a multitude of vendors available within the GOM region that can provide the services and supplies necessary for debris removal capability, dispersant injection capability, and top-hat deployment capability. Many of these vendors are already cited for use by MWCC and HWCG.

The BOEM will not allow an operator to begin drilling operations until adequate subsea containment and collection equipment, as well as subsea dispersant capability, is determined by BOEM to be available to the operator and is sufficient for use in response to a potential incident from the proposed well(s).

Mechanical Cleanup

Generally, mechanical containment and recovery is the primary oil-spill-response method used (33 CFR 153.305(a)). Mechanical recovery is the process of using booms and skimmers to pick up oil from the water surface. It is expected that the oil-spill-response equipment needed to respond to an
offshore spill in the proposed CPA sale area could be called out from one or more of the following oil-spill equipment base locations: Corpus Christi, Aransas Pass, Houston, La Porte, Ingleside, Port Arthur, and Galveston, Texas; Lake Charles, New Iberia, Belle Chase, Cameron, Cocodrie, Morgan City, New Orleans, Sulphur, Houma, Fourchon, Fort Jackson, and Venice, Louisiana; Pascagoula, Mississippi; Theodore and Mobile, Alabama; or Pensacola, Fort Lauderdale, Panama City, and Tampa, Florida. Response times for any of this equipment would vary, dependent on the location of the equipment, the staging area, and the spill site; and on the transport requirements for the type of equipment procured. It is anticipated that equipment would be procured from the closest available oil-spill equipment bases.

In rough seas, a large spill of low viscosity oil, such as a light or medium crude oil, can be scattered over many square kilometers within just a few hours. Oil recovery systems typically have swath widths of only a few meters and move at slow speeds while recovering oil. Therefore, even if this equipment can become operational within a few hours, it would not be feasible for them to encounter more than a fraction of a widely spread slick (ITOPF, 2010b). For this reason, it is assumed that a maximum of 10-30% of an oil spill in an offshore environment can be mechanically removed from the water prior to the spill making landfall (U.S. Congress, Office of Technology Assessment, 1990). Some newer oil skimming equipment procured internationally displayed faster recovery speed during the response to the DWH event, and some changes were also made in the logistics of how skimmers and booms were positioned offshore during this response that increased the equipment’s swath width. However, for the DWH event, it was estimated that only 3% of the total oil spilled was picked up by mechanical equipment offshore (Lubchenco et al., 2010; Federal Interagency Solutions Group, 2010).

A common difficulty when deploying booms and skimmers to recover oil is coordinating vessel activities to work the thickest areas of oil (ITOPF, 2010b). It is a rule of thumb that 90% of the oil is in 10% of the area. The 10% of the oil that makes up 90% of a slick is typically sheen. For this reason, containment and recovery operations on water require extensive logistical support to direct the response effort. Additionally, the limitations that poor weather and rough seas impose on spill-response operations offshore are seldom fully appreciated. Handling wet, oily, slippery equipment on vessels that are pitching and rolling is difficult and can raise safety considerations. Winds, wave action, and currents can drastically reduce the ability of a boom to contain and a skimmer to recover oil. It is important to select equipment for a response that is suitable for the type of oil and the prevailing weather and sea conditions for a region. Efforts should generally be made to target the heaviest oil concentrations and areas where collection and removal of the oil will reduce the likelihood of oil reaching sensitive resources and shorelines. As oil weathers and increases in viscosity, cleanup techniques and equipment should be reevaluated and modified (ITOPF, 2010b).

Practical limitations of strength, water drag, and weight mean that generally only relatively short lengths of boom (tens to a few hundred meters) can be deployed and maintained in a working configuration. Towing booms at sea (e.g., in U or J configurations, which increase a skimmer’s swath width) is a difficult task requiring specialized vessels and trained personnel (ITOPF, 2010b). Additional boom limitations are discussed in Chapter 3.2.1.5.4. Because skimmers float on the water surface, they experience many of the operational difficulties that apply to booms, particularly those posed by wind, waves, and currents (ITOPF, 2010b). The effectiveness of any skimmer depends upon a number of factors, in addition to the ambient weather and sea conditions, including the type of oil, the thickness of the oil, the presence of debris in the oil or in the water, and the location of the spill (Fingas, 1995). Even moderate wave motion can greatly reduce the effectiveness of most skimmer designs (ITOPF, 2010b). In high sea-state conditions, many skimmers, especially weir and suction skimmers, take up more water than oil (Fingas, 1995). Because of the various constraints placed upon skimmers in the field, their design capacities are rarely realized. Experience from numerous spills has consistently shown that skimmer recovery rates reported under test conditions cannot be sustained during a spill response (ITOPF, 2010b). The availability of sufficient oil-storage facilities is necessary to ensure continuous oil-spill recovery. This storage needs to be easy to handle and easy to empty once full, so that it can be used repeatedly with the least interruption in recovery activity (ITOPF, 2010b).

There are no proven methods for the containment of submerged oil, and methods for recovery of submerged oils have limited effectiveness. Efforts to mechanically contain and/or recover suspended oil have focused on different types of nets, either the ad hoc use of fishing nets or specially designed trawl nets. There has been some research conducted on the design of trawl nets for the recovery of emulsified fuels. However, the overall effectiveness for large spills is expected to be very low. The suspended oil
can occur as liquid droplets or semisolid masses in sizes ranging from millimeters to meters in diameter (Coastal Response Research Center, 2007).

If an oil spill occurs during a storm, spill response from shore would occur following the storm. Spill response would not be possible while storm conditions continued, given the sea-state limitations for skimming vessels and containment boom deployment. However, oil released onto the ocean surface during a storm event would be subject to accelerated rates of weathering and dissolution (i.e., oil and water would be agitated, forcing oil into smaller droplets and facilitating dissolution of the high end aromatic compounds present).

**Dispersants**

When dispersants are applied to spilled crude oil, the surface tension of the oil is reduced, allowing wind and wave action to break the oil into tiny droplets that are dispersed into the upper portion of the water column. Oil that is chemically dispersed at the surface will move into the top 20 ft (6 m) of the water column where it will mix with surrounding waters and begin to biodegrade (U.S. Congress, Office of Technology Assessment, 1990, p. 19). Dispersant use, in combination with natural processes, breaks up the oil into smaller components that allows them to dissipate into the water and degrade more rapidly (Nalco, 2010). Dispersion increases the likelihood that the oil will be biodegraded, both in the water column and at the surface. While there is more analysis to be done to quantify the rate of biodegradation in the GOM after the DWH event, early observations and preliminary research results seemed to indicate that the oil biodegraded quickly; however, there are still ongoing studies assessing this issue. It may be years before this data is developed and made available to the public. Bacteria that break down the dispersed and weathered surface oil are abundant in the GOM in large part because of the warm water, the favorable nutrient and oxygen levels, and the fact that oil enters the GOM through natural seeps regularly (Lubchenco et al., 2010).

Dispersant use must be in accordance with the Regional Response Team’s (RRT) Preapproved Dispersant Use Manual and with any conditions outlined within a RRT’s site-specific, dispersant approval given after a spill event. Consequently, dispersant use would be in accordance with the restrictions for specific water depths, distances from shore, or monitoring requirements. At this time, this manual does not give preapproval for the application of dispersant use subsea. However, USEPA is presently revisiting these RRT preapprovals in light of the dispersant issues, such as subsea application, that arose during the DWH response. For a deepwater (>1,000 ft; >305 m water depth) spill ≥1,000 bbl, dispersant application may be a preferred response in the open-water environment to prevent oil from reaching a coastal area, in addition to mechanical response. However, the window of opportunity for successful dispersant application may be somewhat narrower for some deepwater locations that are dependent upon the physical and chemical properties of oil, which tend to be somewhat heavier than those found closer to shore. A significant reduction in the window of opportunity for dispersant application may render this response option ineffective.

Based on the present location of dispersant stockpiles and dispersant application equipment in the GOM, it is expected that the dispersant application aircraft initially called out for an oil-spill response to an offshore spill in the proposed lease sale area will come from Houma, Louisiana; Stennis, Mississippi; or Mesa, Arizona. The dispersants will come from locations primarily in Texas and Louisiana. Response times for this equipment would vary, depending on the spill site and on the transport time for additional supplies of dispersants to arrive at a staging location. Based on historic information, this Supplemental EIS assumes that dispersant application will be effective on 20-50 percent (S.L. Ross Environmental Research Ltd., 2000) of the treated oil.

If an oil spill occurs during a storm, the dispersant application would occur following the storm. Aerial and vessel dispersant application would not be possible while storm conditions continued. However, oil released onto the ocean surface during a storm event would be subject to accelerated rates of weathering and dissolution (i.e., oil and water would be agitated, forcing oil into smaller droplets and facilitating dissolution of the high-end aromatic compounds present).

**In-situ Burning**

In-situ burning is an oil-spill cleanup technique that involves the controlled burning of the oil at or near a spill site. The use of this spill-response technique can provide the potential for the removal of large
amounts of oil over an extensive area in less time than other techniques. In-situ burning involves the same oil collection process used in mechanical recovery, except instead of going into a skimmer, the oil is funneled into a fire boom, which is a specialized boom that has been constructed to withstand the high temperatures from burning oil. While in-situ burning is another method for disposing of oil that has been collected in a boom, this method is typically more effective than skimmers when the oil is highly concentrated. In-situ burning was successfully used in 411 burns during the DWH spill response, successfully eliminating between 220,000 and 310,000 bbl of oil from the water surface (Allen, 2011; Federal Interagency Solutions Group, 2010), approximately 5 percent of the Macondo oil spilled (Lubchenco et al., 2010; Federal Interagency Solutions Group, 2010).

Response times for bringing a fire-resistant boom onsite would vary, depending on the location of the equipment, the staging area, and the spill site. If an oil spill occurs during a storm, in-situ burning would occur following the storm. In-situ burning would not be possible while storm conditions continued.

Natural Dispersion

Depending upon environmental conditions and spill size, the best response to a spill may be to allow the natural dispersion of a slick to occur. Natural dispersion may be a preferred option for smaller spills of lighter nonpersistent oils and condensates that form slicks that are too thin to be removed by conventional methods and that are expected to dissipate rapidly, particularly if there are no identified potential impacts to offshore resources and a potential for shoreline impact is not indicated. In addition, natural dispersion may also be a preferred option in some nearshore environments, such as a marsh habitat, when the potential damage caused by a cleanup effort could cause more damage than the spill itself.

3.2.1.5.3. Oil-Spill-Response Assumptions Used in the Analysis of a Most Likely Spill ≥1,000 bbl Incident Related to the Proposed Action

Tables 4-36 and 4-37 and Chapter 4.3.5.3 of the Multisale EIS present the estimated amounts of oil that will either be removed by the application of dispersants or mechanically recovered for the 4,600-bbl pipeline spill scenarios analyzed in the Multisale EIS. The scenarios assumed oils within a range of 30° and 35° API, which are typical for the Gulf of Mexico.

3.2.1.5.4. Onshore Response and Cleanup

Offshore response and cleanup is preferable to shoreline cleanup; however, if an oil slick reaches the coastline, it is expected that the specific shoreline cleanup countermeasures identified and prioritized in the appropriate Area Contingency Plans (ACP’s) for various habitat types would be used. The sensitivity of the contaminated shoreline is the most important factor in the development of cleanup recommendations. Shorelines of low productivity and biomass can withstand more intrusive cleanup methods such as pressure washing. Shorelines of high productivity and biomass are very sensitive to intrusive cleanup methods and, in many cases, the cleanup is more damaging than allowing natural recovery.

Oil-spill-response planning in the U.S. is accomplished through a mandated set of interrelated plans. The ACP’s cover subregional geographic areas and represent the third tier of the National Response Planning System mandated by OPA. The ACP’s are a focal point of response planning, providing detailed information on response procedures, priorities, and appropriate countermeasures. The Gulf coastal area that falls within USCG District 8 is covered by the One Gulf Plan ACP, which includes separate Geographic Response Plans for areas covered by USCG Sector Corpus Christi, Sector Houston/ Galveston, Sector Port Arthur, Sector Morgan City, Sector New Orleans, and Sector Mobile. The Miami ACP covers the remaining Gulf coastal area. The ACP’s are written and maintained by Area Committees assembled from Federal, State, and local governmental agencies that have pollution response authority; nongovernmental participants may attend meetings and provide input. The coastal Area Committees are chaired by respective Federal On-Scene Coordinators from the appropriate USCG Office and are comprised of members from local or area-specific jurisdictions. Response procedures identified within an
ACP or its Geographic Response Plan(s) reflect the priorities and procedures agreed to by members of the Area Committees.

If an oil slick reaches the coastline, the responsible party will be required to use the specific shoreline cleanup countermeasures identified and prioritized for the various habitat types potentially impacted in the appropriate ACP’s that cover these areas. However, due to the lack of specific and detailed response information in the existing Gulf of Mexico ACP’s, the response to the DWH event required that separate, more detailed plans be developed for protection of these shoreline areas after much additional consultation between the Unified Command and local government agencies. The detailed plans developed during the DWH response are being incorporated into the geographic response plans as appropriate for the One Gulf Plan/ACP(s).

The single, most-frequently recommended, spill-response strategy for the areas identified for protection in all of the applicable ACP’s or its Geographic Response Plans is the use of a shoreline boom to deflect oil away from coastal resources such as seagrass beds, marinas, resting areas for migratory birds, bird and turtle nesting areas, etc. Since oil spilled at sea tends to move and spread rapidly into very thin layers, boom is deployed to corral the oil on the water to enhance recovery effectiveness of skimmers and other response technologies. Boom is also used to protect shoreline areas and to minimize the consequences of an oil spill reaching shore. There are tradeoffs in deciding where and when to place boom because, once deployed, boom is time consuming to tend and to relocate. For example, booming operations are sensitive to wind, wave, and currents, and they need to be tethered and secured to keep them from moving. Rough seas can tear, capsize, or shred boom. Currents over 1.5 kn (1.7 mph) or even a wake from a boat can send oil over or under a boom. Untended boom can become a barricade to wildlife and to ship traffic. Boom anchors can damage some habitats. During the DWH event, it was discovered that hard boom often did more damage than anticipated to the marsh it was intended to protect, after weather conditions ended up stranding the boom back into the marsh (USDOC, NOAA, 2010a; Allen, 2010).

If a shoreline is oiled, the selection of the type of shoreline remediation to be used will depend on the following: (1) the type and amount of oil on the shore; (2) the nature of the affected coastline; (3) the depth of oil penetration into the sediments; (4) the accessibility and the ability of vehicles to travel along the shoreline; (5) the possible ecological damage of the treatment to the shoreline environment; (6) weather conditions; (7) the current state of the oil; and (8) jurisdictional considerations. To determine which cleanup method is most appropriate during a spill response, decisionmakers must assess the severity and nature of the injury using Shoreline Cleanup Assessment Team survey observations. These onsite decisionmakers must also estimate the time it will take for an area to recover in the absence of cleanup (typically considering short term to be 1-3 years, medium term to be 3-5 years, and long term greater than 5 years (National Response Team, 2010).

Shoreline Cleanup Countermeasures

The following assumptions regarding the clean up of spills that contact coastal resources in the area of consideration reflect a generalization of the site-specific guidance provided in the ACP’s or its Geographic Response Plans applicable to the GOM. As stated in Chapter 4.3.1.4, it is expected that a typical oil spilled as a result of an accident associated with the CPA proposed action would be within the range of 30-35° API. Since the following discussion is intended to address the most likely spill scenario discussed in Chapter 3.2.1.5.3, cleanup countermeasures for medium-weight oil are all that are included in the following discussion. The ACP’s applicable to the Gulf coastal area cover a vast geographical area. The differences in the response priorities and procedures among the various ACP’s or its Geographic Response Plans reflect the differences in the identified resources needing spill protection in the area covered by each ACP or the Geographic Response Plans.

- **Barrier Island/Fine Sand Beaches Cleanup:** After the oiling of a barrier island/fine sand beach with a medium-weight oil of the type typically found in the GOM, applicable cleanup options are manual removal, trenching (recovery wells), sediment removal, cold-water deluge flooding, shore removal/replacement, and warm-water washing. Other possible shoreline countermeasures include low-pressure cold-water washing, burning, and nutrient enhancement. Responders are requested to avoid the
following countermeasures: no action; passive collection (sorbents); high-pressure, cold-water washing; hot-water washing; slurry sand blasting; vacuum; and vegetation cutting.

- **Fresh or Salt Marsh Cleanup**: In all cases, cleanup options that avoid causing additional damage to the marshes will be selected. After the oiling of a fresh or salt marsh with medium-weight oil, a preferred cleanup option would be to take no action. Another applicable alternative would be trenching (recovery wells). Shore removal/replacement, vegetation cutting, or nutrient enhancement could be used. The option of using vegetation cutting as a shoreline countermeasure will depend upon the time of the year and will be considered generally only if the re-oiling of birds is possible. Chemical treatment, burning, and bacterial addition are countermeasures under consideration. Responders are advised to avoid manual removal, passive collection, debris removal/heavy equipment, sediment removal, cold-water flooding, high- or low-pressure cold-water washing, warm-water washing, hot-water washing, slurry sand blasting, and shore removal/replacement to avoid additional damage to the marsh ecosystem.

- **Coarse Sand/Gravel Beaches Cleanup**: After the oiling of coarse sand/gravel beach with medium-weight oil, applicable cleanup options are manual removal, trenching (recovery wells), sediment removal, cold-water deluge flooding, and shore removal/replacement. Other possible shoreline countermeasures include low-pressure, cold-water washing; burning; warm-water washing; and nutrient enhancement. Responders are requested to avoid the following countermeasures: no action; passive collection (sorbents); high-pressure, cold-water washing; hot-water washing; slurry sand blasting; and vegetation cutting.

- **Exposed or Sheltered Tidal Flats Cleanup**: After the oiling of an exposed or sheltered tidal flat with medium-weight oil, the preferred cleanup option is no action. Other applicable shoreline countermeasures for this resource include trenching (recovery wells) and cold-water deluge flooding. Other possible shoreline countermeasures listed include low-pressure, cold-water washing; vacuum; vegetation cutting; and nutrient enhancement. Responders are requested to avoid manual removal; passive collection; debris removal/heavy equipment; sediment removal; high-pressure, cold-water washing; warm-water washing; hot-water washing; slurry sand blasting; and shore removal replacement.

- **Seawall/Pier Cleanup**: After the oiling of a seawall or pier with a medium-weight oil, the applicable cleanup options include manual removal; cold-water flooding; low- and high-pressure, cold-water washing; warm-water washing; hot-water washing; slurry sand blasting; vacuum; and shore removal replacement. Other possible shoreline countermeasures listed include burning and nutrient enhancement. Responders are requested to avoid no action, passive collection (sorbents), trenching, sediment removal, and vegetation cutting.

### 3.2.2. Losses of Well Control

The BSEE requires that all losses of well control be reported to BSEE. Effective July 17, 2006, this Agency revised the regulations for loss of well control incident reporting, which were further clarified in NTL 2010-N05, “Increased Safety Measures for Energy Development on the OCS,” effective June 8, 2010. Operators are required to document any loss of well control event, even if temporary, and the cause of the event by mail or email to the addressee indicated in the NTL. The operator does not have to include kicks that were controlled but should include the release of fluids through a flow diverter (a conduit used to direct fluid flowing from a well away from the drilling rig).
The current definition for loss of well control is as follows:

- uncontrolled flow of formation or other fluids (the flow may be to an exposed formation [an underground blowout] or at the surface [a surface blowout]);
- uncontrolled flow through a diverter; and/or
- uncontrolled flow resulting from a failure of surface equipment or procedures.

Not all loss of well control events result in blowouts. A blowout may include any one or more of the three loss of well control events above, but it is most commonly thought of as a release into the human environment. A loss of well control can occur during any phase of development, i.e., exploratory drilling, development drilling, well completion, production, or workover operations. A loss of well control can occur when improperly balanced well pressure results in sudden, uncontrolled releases of fluids from a wellhead or wellbore (PCCI Marine and Environmental Engineering, 1999; Neal Adams Firefighters, Inc., 1991). From 2006 to 2009, of the 23 loss of well control events reported in the GOM, 6 (26%) resulted in loss of fluids at the surface or underground (USDOI, BOEMRE, 2010e). In addition to spills, the loss of well control can resuspend and disperse bottom sediments. Historically, since 1971, most OCS blowouts have resulted in the release of gas; blowouts resulting in the release of oil have been rare.

The most recent blowout occurred on April 20, 2010, at the Macondo well in Mississippi Canyon Block 252 (DWH event). Although this is statistically a rare event, the blowout resulted in the release of 4.9 million bbl of oil (Lubchenco et al., 2010) and large quantities of gas to the subsea environment. To date, a gas volume release for Macondo has not been officially calculated as a Government estimate, but BOEM has made an estimate of 15 Bcf of gas released by Macondo, in absence of any other attempt at quantifying the release (DeCort, official communication, 2010). A multi-agency Government estimate for the oil released by Macondo was made by Lubchenco et al. (2010) in early August 2010 and has not been revised since that time.

Prior to the DWH event, two of the largest spills resulting from blowouts on the Gulf of Mexico OCS occurred in 1970, releasing 30,000 and 40,000 bbl of oil, respectively. Since 1970 there has been a total of 13 losses of well control events that have resulted in >50 bbl of oil being spilled. Most of these losses of well control were of short duration, more than one-half lasting less than a day (USDOI, BOEMRE, 2010e). In contrast, the DWH event continued uncontained for 87 days, between April 20 and July 15, 2010.

As shown by the DWH event, the loss of well control in deep water has presented obstacles and challenges that would not be encountered during a loss of well control in shallow waters. Although many of the same techniques used for wild well control efforts in shallow water were used to attempt to control the Macondo well, these well control efforts were hindered by water depth, which required reliance solely upon the use of ROV’s for all well intervention efforts. This is a concern in deep water because the inability to quickly regain control of a well increases the size of a spill, as occurred during the DWH event. The DWH event required that the operator attempt well-control efforts at the seabed in very deep water depths (over 5,000 ft; 1,524 m), and after the explosions and fire that sunk the Deepwater Horizon, key personnel were missing who could have accessed surface switches to shut down the well if a functional BOP was installed.

As indicated by Neal Adams Firefighters, Inc. (1991) and by the DWH event, there are several options that could be attempted to control a well blowout. Common kill techniques include (1) bridging, (2) capping/shut-in, (3) capping/diverting, (4) surface stinger, (5) vertical intervention, (6) offset kill, and (7) relief wells (Neal Adams Firefighters, Inc. 1991). Although much has been learned about well control in deep water as a result of the DWH event, if a deepwater subsea blowout occurs in the future, it is likely that an operator would be required to immediately begin to drill one or more relief wells to gain control of the well. This may be required whether or not this is the first choice for well control because the relief well is typically considered the ultimate final solution for regaining well control in such circumstances.

Although it can take months, the actual amount of time required to drill the relief well depends upon the following: (1) depth of formation below mudline; (2) complexity of the intervention; (3) location of a suitable rig; (4) type of operation that must be terminated in order to release the rig (e.g., may need to complete a casing program before releasing the rig); and (5) any problems mobilizing personnel and equipment to the location.
The major difference between a blowout during the drilling phase versus the completion or workover phases is the drilling well tendency to “bridge off.” Bridging is a phenomenon that occurs when severe pressure differentials are imposed at the well/reservoir interface and the formation around the wellbore collapses and seals the well. Deepwater reservoirs are susceptible to collapse under “high draw down” conditions. However, a completed well may not have the same tendency to passively bridge off as would a drilling well involving an uncased hole. Bridging would have a beneficial effect for spill control by slowing or stopping the flow of oil from the well (PCCI Marine and Environmental Engineering, 1999). There is a difference of opinion among blowout specialists regarding the likelihood of deepwater wells bridging naturally in a short period of time. Completed wells, or those in production, present more severe consequences in the event of a blowout due to the hole being fully cased down to the producing formation, which lowers the probability of bridging (PCCI Marine and Environmental Engineering, 1999). Therefore, the potential for a well to bridge is greatly influenced by the phase of a well. See Chapter 3.2.1.5 for a discussion of planned well-source containment options that were designed to address an ongoing loss of well control event.

In 2007, this Agency (Izon et al., 2007) looked at the occurrences of blowouts during a 15-year period. From 1992 to 2006, 39 blowouts occurred at a rate of one blowout for every 387 wells drilled. These numbers are down from the previous 15-year period where 87 blowouts occurred at a rate of one blowout for every 246 wells drilled. The majority of blowouts (84%) occurred at water depths <500 ft (152 m), which corresponds to where most of the wells in the GOM have been drilled. Forty-one percent of the blowouts lasted 1-7 days, and cementing problems were associated with 18 of the 39 blowouts. Flow diverters were used in 20 of the 39 blowouts, with success reported in 16 out of 20. The occurrence of loss of well control events has improved over the last 25 years, and most loss of well control events are recoverable onsite and result in no environmental releases.

**Blowout Preventers**

A BOP is a device with a complex of choke lines and hydraulic rams mounted atop a wellhead designed to close the wellbore with a sharp horizontal motion that may cut through or pinch shut casing and sever tool strings. Depending on how it is configured, a BOP could weigh 250 tons and cost from $25 to $35 million, and higher. The BOP’s were invented in the early 1920’s and have been instrumental in ending dangerous, costly, and environmentally damaging oil gushers on land and in water. The BOP’s have been required for OCS oil and gas operations from the time offshore drilling began in the late 1940’s.

The BOP’s are actuated as a last resort upon imminent threat to the integrity of the well or the surface rig. For cased wells, the normal situation, the hydraulic ram may be closed if oil or gas from an underground zone enters the wellbore to destabilize it. By closing a BOP, usually by redundant surface-operated and hydraulic actuators, the drilling crew can prevent explosive pressure release and allow control of the well to be regained by balancing the pressure exerted by a column of drilling mud with formation fluids or gases from below.

Surface BOP’s typically differ from subsea BOP’s by the reduced redundancy in the stack. This is in part due to the ease of maintenance and repair to the stack at the surface in comparison to the subsea BOP, which may have to be retrieved for these issues. As there are typically fewer components, the surface BOP stacks are lighter as a result. The differences in typical configuration between surface BOP’s and subsea BOP’s are shown below, from the top to the bottom of typical BOP stacks.
<table>
<thead>
<tr>
<th>Subsea BOP</th>
<th>Surface BOP</th>
</tr>
</thead>
<tbody>
<tr>
<td>Upper Annular Preventer</td>
<td>Annular Preventer</td>
</tr>
<tr>
<td>Lower Annular Preventer</td>
<td>NE</td>
</tr>
<tr>
<td>Blind Shear Ram</td>
<td>NE</td>
</tr>
<tr>
<td>Upper Pipe Ram</td>
<td>Upper Pipe Ram</td>
</tr>
<tr>
<td>Choke Valves</td>
<td>Middle Pipe Ram</td>
</tr>
<tr>
<td>Middle Pipe Ram</td>
<td>Choke Valves</td>
</tr>
<tr>
<td>Lower Pipe Ram</td>
<td>Lower Pipe Ram</td>
</tr>
<tr>
<td>Subsea Isolation Device</td>
<td>NE</td>
</tr>
</tbody>
</table>

NE = no equivalent
Source: MCS Advanced Subsea Engineering (2010, Table 3.2).

Both annular and shear rams are typically configured together in the subsea BOP stack to create redundancy. Because BOP’s are important for the safety of the drilling crew, as well as the rig and the wellbore itself, BOP’s are regularly inspected, tested, and refurbished. The post-DWH event regulations and inspection program required for BOP’s is discussed below and in Chapter 1.3.1. Among the changes are new provisions for BOP testing.

The most important components of the BOP for regaining control of a wild well are rams. There are four types of rams: pipe ram; annular preventer; shear ram; and blind shear ram (MCS Advanced Subsea Engineering, 2010, pp. 17-20).

**Pipe Ram**

A pipe ram is an element that acts as a seal in the BOP. There are rams for high-pressure and low-pressure applications. Pipe rams were historically comprised of two half circles that were designed to seal around the drill pipe; however, there are newer styles of rams that are variable and that fit a range of pipe sizes.

**Annular Preventer**

The annular preventer is a component of the pressure control system in the BOP that is usually situated at the top of the stack. It is a device that can form a seal in the annular space around any object in the wellbore or upon itself, enabling well control operations to commence. A reinforced elastomer packing element is compressed by hydraulic pressure to affect the seal.

**Blind Ram and Blind Shear Ram**

A blind ram is used to seal an open hole when there are no tools or drill string in the bore. Blind shear rams have a cutting edge that is designed to shear drill string, casing, or production tubing that may be in the hole, allowing the blind rams to seal the hole. Blind rams are intended to seal against each other to effectively close the hole; they are not intended to seal against any drill pipe or casing.

**Subsea Isolation Device**

A subsea isolation device allows a well to be sealed below the BOP stack to allow the rig or drillship to move off location in case of an emergency disconnect situation, such as an approaching hurricane. Where there is the need to disconnect from the wellhead in a blowout or other well control situation, a subsea isolation device may be used. The subsea isolation device is placed at the mudline with riser and wellhead connectors set up to allow emergency disconnect if needed. The subsea isolation devices have different names depending on the operator and manufacturer. They can be called a subsea isolation device, environmental safety guard, surface disconnect system, or subsea shut-off device, just to name a few. The subsea isolation device is not designed for typical well control and is not considered a BOP. It is designed to seal the well and disconnect the riser from the seafloor if required, allowing safe well abandonment and the possibility to enter the well at a later point. The subsea isolation devices are typically activated with an acoustic trigger or from an ROV control panel.
Choke Valves

Choke valves are the means of controlling the BOP or subsea isolation device functions. They can either be fixed or adjustable. An adjustable valve has the advantage of allowing more control over fluid control parameters; however, under prolonged use, they may be more susceptible to erosion than fixed valves.

This Agency's role during the efforts to actuate the BOP after the sinking of the DWH event was evaluated in staff working paper 6 for the National Commission on the BP Deepwater Horizon Oil Spill and Offshore Drilling (Oil Spill Commission, 2011a, pp. 4-7). The staff's evaluation described limited supervision by this Agency in the early spill containment effort, but it was in line with [this Agency's] established role in overseeing deepwater drilling in general. The Commission staff attributed this Agency's role to stem from a lack of resources and absence of important operational expertise (Oil Spill Commission, 2011a, pp. 7-8).

Blowout Preventer Effectiveness

The Technology Assessment & Research (TA&R) Program is a research element within BSEE's Regulatory Program. The TA&R Program supports research associated with operational safety and pollution prevention, as well as oil-spill response and cleanup capabilities. The TA&R Program was established in the 1970's to ensure that industry operations on the OCS incorporated the use of the best available and safest technologies, subsequently required through the 1978 OCSLA amendments and Energy Policy Act of 2005 (EPAct). The TA&R Program is comprised of three functional research activities: operational safety and engineering research; oil-spill-response research; and renewable energy research. There is no automatic connection between TA&R research outputs and changes to BSEE requirements. Management discretion is involved between the research outputs produced by TA&R and how or if they lead to a change in regulation.

The studies carried out by this Agency on the effectiveness of BOP's over the last 12 years have resulted in a mixed assessment of their effectiveness. An unavoidable condition involved in any BOP study to sample unit effectiveness is that a test is destructive for the casing or drill string components elected as representative, and it is also unique to the conditions under which the test was deployed. Tests should be as realistic as possible of in-situ conditions and materials used. As a review of the TA&R studies that have been undertaken shows (below), this is not often the case. This Agency has never required destructive testing nor has such a program been proposed in recent BSEE, post-DWH regulations (Chapter 1.3.1). Routine destructive testing of equipment like a BOP may diminish its lifespan, making such a test program costly.

Another train of assumption that underpins effectiveness testing would be (1) that other BOP units from a manufacturer are assumed to be representative of the same type and design, (2) that units are maintained according to specification, and (3) that all modifications or maintenance for BOP units available for deployment have been carried out under a system of design control and configuration management so that rig crews know that a properly maintained or modified unit is deployed, and so that if a crew has occasion to actuate a BOP in an emergency, they have access to accurate drawings for any modification that may have been made to it. For example, there were apparently modifications made to the Macondo BOP in a maintenance overhaul. The spill-response engineers seeking to activate the BOP with ROV's did not understand what modifications had been made, and they did not have accurate drawings of its modified configuration (Webb, 2010).

Tetrahedron, Inc. (1996) conducted a study using data provided by the oil industry to determine BOP failure rates when tested at 7- and 14-day time intervals. The regulation 30 CFR 250.516 at that time required that a BOP must be tested when

- installed;
- before drilling each string of casing or before continuous operations in cases where the cement is not drilled out; and
- at least once a week, but not exceeding 7 days between pressure tests, alternating between control stations. A period of more than 7 days between BOP tests is allowed
when there is a stuck pipe or there are pressure control operations and remedial efforts are being performed, provided that the pressure tests are conducted as soon as possible and before normal operation resumes.

When a unit is deployed on a well site and installed, BSEE requires a pressure-up and hold time test for the ram components without actually actuating the rams in the field. Tests succeed or fail on the ability for the system to hold specified pressures at intervals from 3 to 5 minutes. Tetrahedron, Inc. (1996) used the data to look at BOP component failures as well as failure rates between surface BOP’s and subsea BOP’s. For this study, a test of BOP failure was reported when any piece of equipment had to be physically repaired or sent to the shop for repairs for both initial and subsequent tests. Data was collected from 155 BOP (surface and subsea) tests, from which 63 were reported as failures (41%). When looking at surface versus subsea BOP’s, 22 out of 50 surface tests failed (44%) and 12 out of 56 subsea tests failed (21%).

As a result of this study, this Agency proposed a rule change to lengthen the pressure testing interval to not exceed 14 days (Federal Register, 1997b) and expanded on how testing was to be carried out for BOP’s in general. This Agency concluded that no statistical difference existed in failure rates for BOP’s tested between 0- to 7-day intervals and 8- to 14-day intervals (Federal Register, 1998, p. 29604). That is to say, the testing interval was not a controlling factor. This Agency, in effect, accepted that whether tested every 7 days or every 14 days, equivalent marginal test results were obtained. The rule was finalized (Federal Register, 1998), amending 30 CFR 250.406, 250.407, and 250.516 in line with the proposed changes to expand required BOP testing to the longer interval.

Holand (1999) conducted a study on the reliability of subsea BOP’s for deepwater applications reported for 83 wells drilled in the years 1997 and 1998. He looked at the number of days the BOP’s were in service and the number of hours lost due to reported BOP failures. The failures were also classified as safety noncritical and safety critical. Safety noncritical failures are failures that occur on the rig during operation and testing of the BOP, whereas safety critical failures occur after testing and during a period in which the BOP is acting as a barrier. There were 117 BOP safety critical failures reported during 4,009 BOP service days, with a total of 3,637.5 hours lost. The failure rate for safety critical systems, the point at which the BOP was preventing a gas or fluid release, was 57 percent. The main cause of BOP failures were the ram preventers and the main control systems.

Holand and Skalle (2001) conducted a study looking at BOP performance and deepwater kicks. This study ties back to the Holand (1999) study that reported 117 BOP failures for 83 wells drilled in the years 1997 and 1998. There were 48 pressure kicks reported during the drilling of the 83 wells. There are various techniques used to suppress and equalize pressure kicks (kick-killing operations), and Holand and Skalle concluded that kick killing operations were a likely contributor to four of the BOP failures.

West Engineering Services (2002) conducted a study on the shearing capability of the BOP shear ram based on results of fully actuated BOP’s from operator-provided effectiveness tests. Data was provided from seven rigs that conducted tests without hydrostatic pressure and from six rigs that tested with hydrostatic pressure. This study looked at both operational and nonoperational conditions. Five of seven tests passed (71%) the test without the hydrostatic pressure, but only three of six passed (50%) the test that accounted for increased hydrostatic pressure. The study acknowledged that different grades of casing were not tested.

When shear tests are conducted, operational parameters, such as the increased hydrostatic pressure at deepwater depths or the complete range of casing steel or pipe thicknesses, are rarely factored in. If a BOP is actuated at a casing joint, the casing is greatly overthickened at that point. Barstow et al. (2010) reported that pipe joints can make up almost 10 percent of the drill pipe’s length. Should the shear ram be opposite the threading or upset (the thickening of the pipe to compensate for the threads that may be externally or internally expressed on the pipe wall) of a pipe joint, the ram would be trying to shear a pipe overthickened perhaps beyond its design specifications. However, if two rams are part of the BOP configuration, at least one ram is likely to be opposite pipe without a joint at all times. The BOP’s account for such a condition by using both pipe and annular rams at different levels in the BOP stack; the assumption being that redundant system would be failsafe.

West Engineering Services (2004) conducted a study to evaluate if a rig’s BOP equipment could shear pipe to be used in a given drilling program at the most demanding condition to be expected. The study was prompted by the advances in drilling pipe metallurgy combined with larger and heavier pipe
sizes used in deepwater drilling programs. West Engineering Services’ (2004, p. 3-1) evaluation followed their 2002 study that referred to the 2002 results as “a grim snapshot” of industry’s preparedness. West reported that the latest generation of high-ductility drilling pipe has been seen in some cases to double the shearing pressures required to sever the pipe compared with lower ductility pipe of the same weight, diameter, and grade through which only careful record keeping aboard the rig can determine which pipe is of what specification. West Engineering Services (2004) concluded that pressures that should be considered when predicting successful pipe shear often are not, such as net hydrostatic pressure at water depth (combined pressure effects of seawater, BOP hydraulic fluid, and drilling mud) and closing rams against the pressure in a wellbore kick. The following are among West Engineering Services’ recommendations to this Agency: (1) design BOP stack for drilling programs using the worst-case information, such as maximum anticipated drilling pipe specifications, and compensatory pressures at depth acting to require a higher shear strength to separate pipe; (2) establish a maximum length for tool joints and upsets; (3) stop designating drill pipe weight per foot in favor of actual pipe wall thickness; (4) establish an industry-wide database of shear forces/pressures in materials tests carried out by prescribed procedure with prescribed test parameters and material test specifications; and (5) encouraging industry to share data. Part of the post-DWH event, spill regulatory changes for 30 CFR 250.416(e) is that third-party verification is required for all BOP’s that the blind-shear rams installed in the BOP stack are capable of shearing the drill pipe in the hole under maximum anticipated surface pressure, which is a response to West Engineering Services’ (2004) recommendation 1. The remaining recommendations exceed requirements in the new safety rules for BOP’s. Contractor recommendations are made at the discretion of the contractor for this Agency to consider and are not binding on this Agency.

West Engineering Services (2006) conducted a study to assess the acceptability and safety of using equipment, particularly BOP’s and wellhead components, at pressures in excess of rated working pressure. Running equipment in excess of the maximum operating pressure is considered a poor practice and is rarely seen except for accidental or emergency use.

Melendez et al. (2006) wrote his Master’s Thesis at Texas A&M on the risk assessment of surface versus subsea BOP’s on MODU’s. Melendez et al. determined that the reliability of the surface BOP system compared with the subsea BOP system was nearly equal. This was the case even as the subsea BOP system used more redundant components than the surface BOP system. Melendez et al. (2006) also determined that the addition of a subsea isolation device improved the system reliability and recommended subsea isolation devices be used for deepwater operations in the GOM.

MCS Advanced Subsea Engineering (2010) conducted a risk analysis on the use of surface BOP’s. MCS Advanced Subsea Engineering concluded that a surface BOP carries more potential risk to the vessel and personnel, but it may not increase the overall risk of the operation. Although the BOP is closer to the vessel and allows easy access by rig personnel, the crew exposure time during a wild well condition is lessened because of a simpler and cleaner kill operation at the surface. Proper inspections and maintenance is critical because the BOP is the only barrier between the vessel and personnel during a catastrophic blowout condition.

Conclusions

Izon et al. (2007) indicate that approximately 10 percent of all wells drilled experienced some loss of well control incidents over the years 1992-2006, an improvement from 35 percent in the previous 15-year period. Most loss of well control events are recoverable and result in no environmental releases.

Despite a mixed assessment of BOP effectiveness over the last 12 years, this Agency has made no changes in regulation for BOP’s in the face of such ambiguous results. The need for redundant well control systems was recognized and judged desirable in TA&R studies. The TA&R studies conclude that the failure rate for surface BOP’s was worse than for subsea BOP’s (Tetrahedron, Inc., 1996) but that both types of units approached 50 percent failure rates in effectiveness studies. No TA&R study was carried out under strictly controlled conditions that simultaneously accounted for different BOP ram types, rig mount locations, the metallurgy and thickness of casing steel, or deepwater pressure and temperature conditions.

The new post-DWH event safety requirements put in place on October 14, 2010 (Federal Register, 2010b), included several added regulations to improve the safety of well control systems (Chapter 1.3.1). These regulations include the following: (1) seafloor function testing of ROV intervention and deadman
systems—30 CFR 250.516(d), 30 CFR 250.616(h), and 30 CFR 250.449(j) and (k); (2) third-party certification that the shear rams will shear drill pipe under maximum anticipated pressure—30 CFR 250.416(e); (3) registered professional engineer certification that the well design is appropriate for expected wellbore conditions—30 CFR 250.420(a); (4) use of dual mechanical barriers for the final casing string—30 CFR 250.420(b); (5) negative pressure testing of individual casing strings—30 CFR 250.423(c); and (5) retrieval and testing of BOP after a shear ram has been activated in a well control situation—30 CFR 250.451(i).

The BOEMRE released NTL 2010-N10, “Statement of Compliance with Applicable Regulations and Evaluation of Information Demonstrating Adequate Spill Response and Well Containment Resources,” effective November 8, 2010, to address the use of BOP’s and well containment resources in the aftermath of the DWH event. The NTL only applies to operators using BOP’s subsea or at the surface on floating facilities. It explains that lessees and operators submit a statement signed by an authorized company official with each application for a well permit, indicating that they will conduct all of their authorized activities in compliance with all applicable regulations, including the Drilling Safety Rule (Federal Register, 2010b). The NTL also informs lessees that BSEE would be evaluating whether or not each operator has submitted adequate information demonstrating that it has access to and can deploy surface and subsea containment resources that would be adequate to promptly respond to a blowout or other loss of well control. The NTL does not require that operators submit revised OSRP’s that include this containment information at this time; the operator was notified of BSEE’s intention to evaluate the adequacy of each operator’s capability to comply in the operator’s current OSRP; therefore, there is an incentive for voluntary compliance. The type of information that BSEE will review pursuant to this NTL includes, but is not limited to,

- subsea containment and capture equipment, including containment domes and capping stacks;
- subsea utility equipment, including hydraulic power, hydrate control, and dispersant injection equipment;
- riser systems;
- remotely operated vehicles;
- capture vessels;
- support vessels; and
- storage facilities.

3.2.3. Pipeline Failures

Significant sources of damages to OCS pipeline infrastructure are mass sediment movements and mudslides that can exhume or push the pipelines into another location, impacts from anchor drops or boat collisions, and accidental excavation or breaching because the exact whereabouts of a pipeline are uncertain.

The uncertain location of pipelines is an ongoing safety and environmental hazard. On October 23, 1996, in Tiger Pass, a channel through the Mississippi River Delta into the Gulf of Mexico near Venice, Louisiana, the crew of the Bean Horizon Corporation dredge Dave Blackburn dropped a stern spud (a large steel shaft that is dropped into the river bottom to serve as an anchor and a pivot during dredging operations) into the bottom of the channel in preparation for continued dredging operations. The spud struck and ruptured a 12-in diameter, submerged natural gas steel pipeline owned by Tennessee Gas Pipeline Company. The pressurized natural gas (about 930 psig) released from the pipeline enveloped the stern of the dredge and an accompanying tug, the G.C. Linsmier. Within seconds of reaching the surface, the natural gas ignited. The resulting fire destroyed the dredge and the tug. Twenty-eight crew members from the dredge vessel and tug boat abandoned ship or boarded nearby vessels (USDOT, National Transportation Safety Board, 1998). A description of the incident in a National Transportation and Safety Board safety recommendation (USDOT, National Transportation Safety Board, 1998) indicates that lack of awareness of the precise location of the pipeline was a major contributing factor to this accident.
On December 5, 2003, this Agency received an incident report that a cutterhead dredge barge ruptured a 20-in diameter condensate pipeline in Eugene Island Block 39. Dredging operations by COE were taking place in Atchafalaya Channel. No injuries were reported, but a small condensate spill and subsequent fire damaged the dredge barge. The incident was apparently caused by inaccurate knowledge of the pipeline’s location. The global positioning system beacon was located on the barge tug rather than on the bow of the dredge barge where the suction cutterhead operated. Therefore, the true position of the pipeline relative to the suction cutterhead was in error by at least the length of the dredge barge (about 400 ft; 121 m). Lack of awareness of the precise location of the pipeline was the major contributing factor to this accident as well.

Following the 2004, 2005, and 2008 hurricane seasons, this Agency commissioned studies to examine the failure mechanisms of offshore pipelines (Atkins et al., 2007; Energo Engineering 2010; Atkins et al., 2006). Table 3-9 shows pipelines damaged after the 2004-2008 hurricanes passing through the CPA and WPA. Much of the reported damage is riser or platform-associated damage, which typically occurs when a platform is toppled or otherwise damaged.

Table 3-10 shows the hurricane-associated spills from pipelines >50 bbl. The largest spills are typically due to pipeline movements, mudslides, anchor drops, and collisions of one type or another. Most pipeline damage occurs in shallow (<200 ft; 61 m) water because of the potential for increasing impacts of the storm on the seabed in shallow water, the relative density of pipelines, or the age and design standards of the pipeline or the platforms to which the pipelines are connected.

The future impact of hurricanes on damage to pipelines is uncertain. As oil production shifts from shallow to deeper water, there may be a consolidation of pipeline utilization that increases the risk of a large spill, but might allow a focus on the safety of a smaller number of critical pipelines.

An OCS-related spill ≥1,000 bbl would likely be from a pipeline accident where a spill size of 4,200 bbl is assumed, and it would occur less than once per year; about once every 6 years.

### 3.2.4. Vessel Collisions

Chapter 4.3.3 of the Multisale EIS and Chapter 3.2.2 of the 2009-2012 Supplemental EIS describes the impacting factors arising from vessel collisions in the GOM resulting from a proposed action. The discussion in this Supplemental EIS tiers from the discussion in the Multisale EIS and the 2009-2012 Supplemental EIS.

This Agency revised operator incident reporting requirements in a final rule effective July 17, 2006 (Federal Register, 2006b). The new incident reporting rule more clearly defines what incidents must be reported, broadens the scope to include incidents that have the potential to be serious, and requires the reporting of standard information for both oral and written reports. As part of the incident reporting rule, this Agency’s regulations at 30 CFR 250.188(a)(6) requires an operator to report all collisions that result in property or equipment damage greater than $25,000. “Collision” is defined as

- the act of a moving vessel (including an aircraft) striking another vessel, or striking a stationary vessel or object (e.g., a boat striking a drilling rig or platform); and
- all collisions that result in property or equipment damage greater than $25,000 must be reported.

This Agency’s data show that, from 1996 to 2009, there were 226 OCS-related collisions. Most collision mishaps are the result of service vessels colliding with platforms or vessel collisions with pipeline risers. Approximately 10 percent of vessel collisions with platforms in the OCS caused diesel spills. Fires resulted from hydrocarbon releases in several of the collision incidents. To date, the largest diesel spill associated with a collision occurred in 1979 when an anchor-handling boat collided with a drilling platform in the Main Pass leasing area, spilling 1,500 bbl. Diesel fuel is the product most frequently spilled while oil, natural gas, corrosion inhibitor, hydraulic fluid, and lube oil have also been released as the result of a vessel collision. Human error accounts for approximately half of all reported vessel collisions from 2006 to 2009.

Safety fairways, traffic separation schemes, and anchorages are the most effective means of preventing vessel collisions with OCS structures. In addition, OCS-related vessels could collide with
marine mammals, turtles, and other marine animals during transit. To limit or prevent such collisions, NOAA Fisheries provides all boat operators with “Whale-watching Guidelines,” which is derived from the Marine Mammal Protection Act. These guidelines suggest safe navigational practices based on speed and distance limitations when encountering marine mammals. The frequency of vessel collisions with marine mammals, turtles, or other marine animals may vary as a function of spatial and temporal distribution patterns of the living resources, the pathways of maritime traffic (coastal traffic is more predictable than offshore traffic), and as a function of vessel speed, the number of vessel trips, and the navigational visibility.

### 3.2.5. Chemical and Drilling-Fluid Spills

Chapter 4.3.4 of the Multisale EIS and Chapter 3.2.4 of the 2009-2012 Supplemental EIS describe the impacting factors arising from chemical and drilling fluid spills in the GOM resulting from a proposed action. The discussion in this Supplemental EIS tiers from the discussion in the Multisale EIS and the 2009-2012 Supplemental EIS.

The USCG’s spill size categories for coastal and offshore waters and are based solely on spill volume.

<table>
<thead>
<tr>
<th>Minor</th>
<th>Medium</th>
<th>Major</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt;238 bbl (&lt;10,000 gal)</td>
<td>238-2,380 bbl (10,00-99,999 gal)</td>
<td>≥ 2,381 bbl (100,000 gal)</td>
</tr>
</tbody>
</table>

1 bbl = 42 U.S. gallons.

### Chemical Spills

Chemicals are stored and used to condition drill muds and during production and in well completions, stimulation, and workover procedures. The relative quantity of their use is reflected in the largest volumes spilled. Completion fluids are the largest quantity used and are largest releases. Between 5 and 15 chemical spills are anticipated each year, with the majority being <50 bbl in size. The most common chemicals spilled are methanol, ethylene glycol, and zinc bromide. Additional production chemicals are needed in deepwater operations where gas hydrates tend to form. Spill volumes are anticipated to remain about the same, but spill frequency can be expected to improve because of advances in subsea processing.

Spills of chemicals were within the range considered normal in 2006 and 2007. Hurricanes Gustav and Ike in 2008 caused an increase in the number of chemical spills. In 2008, there were 32 chemical spills; 22 of those spills occurred because of Hurricane Ike on September 13, 2008. The largest spill was a 713-bbl spill of calcium chloride brine (USDOI, BOEMRE, 2010f).

### Synthetic-based Fluid Spills

Synthetic-based fluids (SBF’s) have been used since the mid 1990’s. In deepwater drilling, synthetic-based muds (SBM’s) can be preferred over petroleum oil-based muds (OBM’s) because of the SBM’s superior performance properties. The synthetic oils used in SBM’s are relatively nontoxic to the marine environment and have the potential to biodegrade (USEPA, 2000a). Three SBF spills of ≥ 1,000 bbl occurred between 2001 and 2004. Between 5 and 20 SBF releases are anticipated each year, with the majority being <50 bbl in size. The volume of the synthetic portion of the drill fluid rather than the total volume of the drill fluid is now used to describe spill size. Accidental riser disconnects could result in the release of large quantities of drilling fluids and are of particular concern when SBF’s are in use.

In 2007, a SBF spill of 1,061 bbl occurred in Green Canyon Block 726. A crack in a joint on the riser was the cause of the spill (USDOI, BOEMRE, 2010f). In 2008, an SBF spill of 1,718 bbl occurred in Mississippi Canyon Block 941 because of a valve not closing properly (USDOI, BOEMRE, 2010g). Because the frequency of these accidental SBF spills has been decreasing, BOEM has not funded further studies into the environmental impacts of accidental SBF releases.

### 3.3. Cumulative Activities Scenario

The cumulative impact of a proposed action under 40 CFR 1508.7 is defined as “the impact on the environment which results from the incremental impact of the action when added to other past, present,
and reasonably foreseeable future actions regardless of what agency (Federal or non-Federal) or persons undertake such acts.” A cumulative impacts analysis considers the resources and impact-producing factors that are part of the proposed action and OCS Program; however, it also requires (1) identification of other activities affecting the resources, ecosystems, and human environment other than the proposed actions, (2) establishment of the geographic scope for the analysis, and (3) establishment of the timeframe for the analysis.

The activities, or factors, producing impacts that are part of the CPA proposed action and that are also part of the cumulative activities scenario are described in Chapters 3.1 and 3.2.

Some affected resources susceptible to impacts from the proposed action described in Chapters 4.1 also represent activities that are part of this cumulative scenario. Some of these resources are commercial fishing, recreational fishing, recreational resources, human resources, and land use.

Activities that are part of the cumulative activities scenario, but that are not part of the proposed action, include both human-induced and natural phenomena. Some of these activities are as follows:

- State Oil and Gas Activity
  - Alabama
  - Florida
  - Louisiana
  - Mississippi
  - State pipeline infrastructure

- Other Major Factors Influencing Offshore Environments
  - dredge material disposal
  - OCS sand borrowing
  - marine transportation
  - military activities
  - artificial reefs and rigs-to-reefs development
  - offshore liquefied natural gas projects and deepwater ports
  - development of gas hydrates
  - renewable energy and alternative use

- Other Major Factors Influencing Coastal Environments
  - sea-level rise and subsidence
  - formation extraction and subsidence
  - Mississippi River hydromodification
  - maintenance dredging and navigation channels
  - coastal restoration programs
  - Coastal Impact Assistance Program
  - Gulf Coast Ecosystem Restoration Task Force

- Natural Events or Processes
  - hurricanes
  - currents as transport agents
The timeframe for the analysis first requires definition of a point from which measurements begin (baseline) and a point to which the future effects will be analyzed. The baseline for impact-producing factors for this cumulative analysis is 2010 and the 40 years leading up to it, and the future limit is the next 40 years. The 40-year time period is selected because it is the approximate longest life span of activities conducted on an individual lease. Therefore, the next 40 years is the period of time during which the activities and impacting factors that follow as a consequence of proposed CPA Lease Sale 216/222 would be influencing the environment. This analysis of cumulative effects is activity based; i.e., it focuses on the aggregate effects of the past, present, and reasonably foreseeable future activities that have taken or will take place within the geographic area of the CPA without itemizing the historical details of each individual past action.

The geographic scope for the analysis ultimately lies within the area where impacts can be identified, but as a general concept are defined as the CPA out to the EEZ and landward to the border of each State’s coastal zone, but will vary depending on the resource. The proposed action takes place within an area of the Gulf of Mexico where current competition for OCS space is moderately intense. Competition for OCS space in the CPA is not expected to become any more intense during the next 40 years of the cumulative activities scenario, and possibly it may become slightly less intense as oil and gas production ramps down as a result of reservoir depletion.

Space-Use Conflict Intensity

Of the activities included in the cumulative activities scenario, most of them involve temporary and exclusive use of relatively small areas of the OCS over their lifetimes. Lifetimes for these activities can be days or decades, but few of them permanently or temporarily compete directly for large areas of OCS on a semi-continuous basis. Exceptions include (1) commercial fishing, (2) military uses, and (3) marine transportation activities. All of these activities spatially coexist with OCS Program activities but differ in their potential for space-use conflict by their degree of permanence or frequency.

Commercial fishing is a semi-permanent, space-use conflict for the OCS. Essentially, commercial fishing can potentially occur anywhere OCS infrastructure does not present an obstruction. Virtually all commercial trawl fishing in the GOM is performed in water depths less than 200 m (656 ft). Ninety-three to 95 percent of the 2,128-2,340 production structures projected to be installed in the CPA between the years 2007 and 2046 are project to be in water depths ≤200 m (656 ft) (Table 4-6 of the Multisale EIS). Assuming all structures are major production structures that each displace approximately 6 ha (15 ac) of OCS space without safety zones, between 12,768 and 14,040 ha (31,550 and 34,693 ac) of OCS area would be displaced over 40 years (page 4-359 of the Multisale EIS); less than 1 percent of OCS area would be converted to temporary, but dedicated, OCS use and would not be available to trawl fishing.

Military activities are temporary space-use conflicts for the OCS. The CPA includes all or part of the following Eglin Water Test Areas: EWTA-1, EWTA-3, and EWTA-5; and all or part of the following military warning areas: W-59, W-92, W-156, and W-453. The proposed Military Areas Stipulation would reduce potential impacts, particularly in regards to safety, but military and OCS activities essentially coexist except under prearranged circumstances. The reduction in potential impacts resulting from this stipulation makes multiple-use conflicts most unlikely, but without it some potential conflict with respect to safety issues is likely. The best indicator of the overall effectiveness of the stipulation may be that there has never been an accident involving a conflict between military operations and oil and gas activities in the GOM.

Marine transportation is a transitory but persistent space-use conflict over the OCS. Commercial vessels can range across the entire GOM, but higher traffic areas are generally self-restricted to transit corridors. The Gulf Intracoastal Waterway is a designated transit corridor with speed controls where it crosses open navigable GOM waters. The USCG has not yet determined a navigational safety zone during offloading operations for FPSO facilities. Other deepwater facilities may require up to a 500-m (1,640-ft) radius safety zone or 78 ha (193 ac) of space (USCG regulations, 33 CFR Chapter 1, Part 147.15). Otherwise USCG or BSEE have no officially designated safety zones requiring activity setbacks from OCS facilities, although 500 m (1,640 ft) is a generally recognized safety buffer set-back from floating structures.
3.3.1. OCS Program

Chapter 4.1 of the Multisale EIS and Chapter 3.1 and 3.2 of the 2009-2012 Supplemental EIS describe the scenario from a proposed action and future OCS lease sales (OCS Program). Chapters 3.1 and 3.2 of this Supplemental EIS describe the impacting factors and scenario for routine and accidental events, respectively, for the proposed action in this Supplemental EIS and future OCS lease sales (OCS Program).

The OCS Program scenario includes all activities that are projected to occur from past, proposed, and future lease sales during the 40-year activity period. Projected reserve/resource production for the OCS Program is from 28.562 to 32.570 BBO and from 142.366 to 162.722 Tcf of gas. Tables 4-4, 4-5, and 4-6 of the Multisale EIS present projections of the major activities and impact-producing factors related to future Gulfwide OCS Program activities. Projected new coastal infrastructure as a result of the OCS Program is shown in Table 4-9 of the Multisale EIS.

For this Supplemental EIS, the BOEM, Gulf of Mexico OCS Region, Resource and Evaluation Office’s Modeling and Forecasting Team has reevaluated the exploration and development activity scenario for the OCS Program that was presented in the Multisale EIS and 2009-2012 Supplemental EIS. For purposes of the cumulative activities scenario for this Supplemental EIS, the judgment was made that the scenario published in the Multisale EIS and the 2009-2012 Supplemental EIS remain valid.

The level of OCS activity is connected to oil prices, resource potential, cost of development, and rig availability rather than just, or even primarily to, the amount of acreage leased. In addition to these historically recurrent factors, the effect of new regulations for OCS activity enacted after the DWH event (Chapter 1.3.1) have been taken into account for estimates of future activity. The impacts of activities associated with the OCS Program on biological, physical, and socioeconomic resources are analyzed in the cumulative impacts analysis sections of Chapter 4.1.

3.3.2. State Oil and Gas Activity

Chapter 4.1.3.1 of the Multisale EIS and Chapter 3.3.2 of the 2009-2012 Supplemental EIS discuss the activities involving State oil and gas exploration and development programs. All of the five Gulf Coast States have had some historical oil and gas exploration activity; and with the exception of Florida and Mississippi, all currently produce oil and gas in State waters. The coastal infrastructure that supports the OCS Program also supports State oil and gas activities.

State oil and gas infrastructure consists of the wells that extract hydrocarbon resources, facilities that produce and treat the raw product, pipelines that transport the product to refineries and gas plants for further processing, and additional pipelines that transport finished product to points of storage and final consumption. The type and size of infrastructure that supports production depends upon the size, type, and location of the producing field, the time of development, and the life cycle stage of operations.

Louisiana

Louisiana has been the second most important oil- and gas-producing state after Alaska. Oil production in Louisiana began in 1902, with the first oil production in the coastal zone in 1926. The State of Louisiana issued its first offshore oil and gas lease in 1936, and in 1937 the Pure Oil Company discovered the first Louisiana oil field 1.2 mi (1.9 km) offshore of Cameron Parish using a platform built on timber pilings in water 15 ft (4.6 m) deep. Most oil is produced in southern Louisiana and most gas is produced in northern Louisiana.

The nine contiguous parishes of the coastal zone produced more than 50 percent of the State’s oil during the 1950’s. Oil production peaked at 513 million bbl in 1970 and gas production peaked at 7.8 MMcf in 1969 (Ko and Day, 2004a, p. 398). For the nine contiguous coastal zone parishes in 2009, the Louisiana Dept. of Natural Resources’ SONRIS lite database (Louisiana Dept. of Natural Resources, 2010) showed a total of 4,266 producing wells, 43 million bbl of oil production, and 0.43 MMcf of gas production (Table 3-11).

Louisiana’s leasing procedure is carried out by the Petroleum Lands Division of the Office of Mineral Resources and proceeds along the following procedural steps (McKeithen, 2007): (1) industry nominates acreage for leasing every month (By law, nominated tracts cannot exceed 5,000 ac [2,023 ha], but by Mineral Board policy, the size limit of a nominated tract is further limited to only 2,500 ac [1,012 ha]);
(2) the nominated tracts are then advertised in official State and parish journals; (3) competitive, sealed bidding then takes place on bonus, royalty, and rental to be received by the State (The sealed bids are opened and read into the record at a public meeting of the Louisiana Mineral Board at the time and place advertised.); and (4) if it determines that the bids are sufficient, the Louisiana Mineral Board awards the leases to the highest bidder after evaluating data provided from the staff geologists from the Geology and Engineering Division of the Office of Mineral Resources. The term of the lease is limited to 3 years for inland tracts and 5 years for offshore tracts.

The most recent oil and gas lease sale occurred on April 14, 2010. Sixty-three (63) parcels containing 19,386 ac (7,845 ha) of State lands were offered for oil and gas leasing by the Office of Mineral Resources on behalf of the State Mineral Board for Louisiana (Digital Petrodata, 2010). The number of acres offshore was unspecified. The BOEM expects that Louisiana will conduct regular oil and gas lease sales during the 40-year cumulative activities scenario for OCS activity, although their regularity could differ from current practices.

**Mississippi**

Mississippi has only an onshore oil and gas leasing program and does not issue leases for offshore activity in State waters. The BOEM does not expect Mississippi to institute a lease sale program in the near future, although there is at least a possibility for a change in policy with respect to leasing in State waters during the 40-year cumulative activities scenario for OCS activity following the CPA proposed action.

**Alabama**

The first oil test in offshore Alabama was made in Mobile Bay in 1951. The first discovery in State waters offshore Alabama was made in 1979. By 2005, a total of 80 wells were drilled in State waters. Production, mostly gas, in Alabama waters provided 154 MMcf per year, which is half the State’s production (Wikipedia, 2010). Since 1980, the number of producing wells increased from 1,000 to nearly 6,000 in 2005. Over $2.4 billion worth of oil and gas are produced annually in Alabama. In 2008, there were 384 fields in Alabama with 6,710 producing wells.

Alabama has no established schedule of lease sales. The limited number of tracts in State waters has resulted in the State not holding regularly scheduled lease sales. The last lease sale was held in 1997. The BOEM does not expect Alabama to institute a lease sale program in the near future, although there is at least a possibility of a lease sale in State waters during the 40-year cumulative activities scenario for OCS activity following the CPA proposed action.

**Florida**

Gulf Oil drilled the first offshore exploration wells in Florida in 1947; these wells were in Florida Bay south of Cape Sable in Monroe County. In 1956, Humble Oil drilled an exploration well in the State waters of Pensacola Bay in Santa Rosa County. All wells drilled in State waters were dry holes. Florida banned drilling in State waters in 1992. In 2005, Florida’s Governor Jeb Bush and the Florida Cabinet signed a historic settlement agreement to buy out any existing leases in State waters and to eliminate the potential for oil drilling there. Between 1987 and 1995, Chevron made commercial gas discoveries on the Destin Dome on the OCS, 25 mi (40 km) south of the western end of the Florida Panhandle in Federal OCS waters. The discovery extended eastward the highly productive Jurassic Norphlet trend from Mobile Bay. The State of Florida objected to plans to produce the discovery, however, and in May 2002, the U.S. Government agreed to buy back seven leases from Chevron, Conoco, and Murphy Oil for $115 million and to hold in abeyance any further development of the Destin Dome discovery until 2012.

In April 2009, three committees of the Florida House of Representatives approved a bill that would allow offshore drilling in State waters >3 mi (4.8 km) from the eastern Gulf shore. The bill passed the Florida House in April 2009 but died soon after in the Florida Senate.

The BOEM does not expect Florida to institute a lease sale program in the near future, although there is at least a possibility of a change in policy that could lead to leasing on the OCS or in State waters during the 40-year cumulative activities scenario for OCS activity following the CPA proposed action.
Pipeline Infrastructure

The existing pipeline network in the Gulf Coast States is the most extensive in the world and has unused capacity (USDOI, MMS, 2007b, p. 4-63). The network carries oil and gas onshore and inland to refineries and terminals, and a network of pipelines distribute finished products such as diesel fuel or gasoline to and between refineries and processing facilities onshore (Peele et al., 2002, Figure 4.1). Expansion of this network is projected to be primarily small-diameter pipelines to increase the interconnectivity of the existing network and a few major interstate pipeline expansions. Any new larger-diameter pipelines would likely be constructed to support onshore and offshore LNG terminals. However, as discussed in Chapter 3.3.3, there is spare capacity in the existing pipeline infrastructure to move regasified natural gas to market, and deepwater ports can serve onshore facilities including intrastate as well as interstate pipelines.

There are currently 106 OCS-related (pipelines that have at one time or another carried hydrocarbon product from the OCS) pipeline landfalls in the LCA (Table 3-38 of the Multisale EIS). Included in that figure is a subset of 47 pipeline systems under DOT jurisdiction; these systems originate in Federal waters and terminate onshore or in Louisiana State waters (Gobert, 2010) (Figure 3-2).

Pipelines that are constructed to serve the OCS and that are located in the LCA between now and 2046 could result in direct impacts by displacing wetlands, but new construction would likely be along existing pipeline corridors and emplaced under wetlands using amphibious vehicles and required route backfilling. Pipelines International (2010) explained the procedures recently used by builders of a 30-in-diameter onshore pipeline in near Hackberry, Louisiana, and a 24-in-diameter pipeline near Lottie, Louisiana. The following 10 steps for modern pipeline construction in wetlands used for the 30-in-diameter pipeline were explained (Pipelines International, 2010):

1. move in equipment and personnel to establish and prepare right-of-way for continuous access;
2. identify and mark sensitive areas;
3. determine logistics for pipe, material, and personnel movement;
4. backhoe equipment trenches a ditch with sufficient depth and width to accommodate pipe installation;
5. crews perform welding, coating, and quality control functions and then install sufficient floats for buoyancy purposes;
6. equipment then guides different sections into final position before removing floats;
7. equipment and personnel are dispatched to remote locations to weld all sections in advance of backfilling;
8. after substantial backfill and all welding is completed, the entire line is subjected to hydrostatic testing to confirm suitability for intended use;
9. after hydrotest, tie-ins are completed; and
10. final cleanup and restoration, and move out equipment and personnel construction.

As discussed in Chapter 4.1.3.2.6 of the Multisale EIS, the existing pipeline network in the Gulf Coast States is developed and extensive, with spare capacity in the existing pipeline infrastructure. Any new larger diameter pipelines would likely be constructed to support onshore and offshore LNG terminals. The spare pipeline capacity is able to move the regasified natural gas to market, and deepwater ports can serve onshore facilities, including intrastate as well as interstate pipelines. Any expansions are projected to be primarily small diameter pipelines to increase the interconnectivity of the existing network and a few major interstate pipeline expansions.

**CPA Proposed Action Scenario:** As reported is Chapter 3.1.1.4.1 for the CPA proposed action, 0-1 new landfalls are projected. Any pipeline built as the result of the proposed action is most likely to be a subsea tie-in located in State waters; therefore, landloss projected to result from pipeline installations is not anticipated. New pipelines that landfall now call for mitigations that result in “no net loss” of
wetland, no new direct wetland losses are projected over the cumulative activities scenario from OCS-related pipeline construction.

**OCS Program Scenario:** Pipeline landfalls in the GOM peaked in the 1970’s (Figure 3-2). The total length of OCS-related pipeline built would be partially based on future OCS leasing activity. For the OCS Program in the CPA between the years 2007 and 2046, Table 4-5 of the Multisale EIS reported that a range of 2,340 to 9,580 km (1,454 to 5,983 mi) of pipeline are projected to be built in the CPA in water depths of ≤60 ft (18 m).

### 3.3.3. Other Major Factors Influencing Offshore Environments

Natural and man-caused influencing factors occur in the offshore areas of Gulf States while OCS activity takes place at the same time. Some of these factors are (1) dredged material disposal, (2) OCS sand borrowing, (3) marine transportation, (4) military activities, (5) artificial reefs and rigs-to-reefs development, (6) offshore LNG projects, (7) characterization of gas hydrates, and (8) renewable energy and alternative use.

#### Dredged Material Disposal

Chapter 4.1.3.2.1 of the Multisale EIS discusses offshore disposal of dredged material. Dredged material is described at 33 CFR 324 as any material excavated or dredged from navigable waters of the United States. Materials from maintenance dredging are primarily disposed of offshore in ocean dredged-material disposal sites (ODMDS), which are regulated by USEPA. Additional dredged-material disposal areas for maintenance or new-project dredging are developed as needed and must be evaluated and permitted by COE and relevant State agencies prior to construction.

If funds are available, dredged materials disposed offshore are available for potential beneficial uses to restore and create habitat, beach nourishment projects, and industrial and commercial development; a use called the beneficial use of dredge materials program by COE (Chapter 3.3.4). Virtually all ocean dumping that occurs today is maintenance dredging of sediments from the bottom of channels and waterbodies in order to maintain adequate channel depth for navigation and berthing. There are several ODMDS’s offshore Louisiana and Mississippi that are utilized for disposal of dredged material (U.S. Dept of the Army, COE, 2008, Table 1). The ODMDS’s are designated by USEPA and are utilized by COE for disposal of dredged material from maintenance channels. A list of designated ocean dredged-material disposal sites are shown in Table 3-12. Maps show the locations for the ODMDS’s in Louisiana (USEPA and U.S. Dept. of the Army, COE, 2003, Appendix D).

The COE’s Ocean Disposal Database reports the amount of dredged material disposed in ODMDS’s by district (U.S. Dept. of the Army, COE, 2011a).

Current figures vary for how much of the average annual 70 million yd³ (53,518,840 m³) that is dredged by the New Orleans District is available for the beneficial use of dredge materials program; from 15 million yd³ (11,468,320 m³) (U.S. Dept. of the Army, COE, 2009a, p. 26) to 30 million yd³ (22,936,650 m³) (Green, 2006, p. 6), or between 21 and 43 percent of the total. The remaining 79 to 57 percent of the total material dredged yearly by COE New Orleans District is disposed of in ODMDS’s or is stored in temporary staging areas located inland (e.g., the Pass a Loutre Hopper Dredge Disposal Site at the head of the Mississippi River’s main “birdfoot” distributary channel system).

Between 2000 and 2009, the New Orleans District disposed of the following quantities of dredged materials in ODMDS’s (U.S. Dept. of the Army, COE, 2011a).
New Orleans District

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount Disposed of in ODMDS</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>yd³</td>
</tr>
<tr>
<td>2000</td>
<td>16,377,800</td>
</tr>
<tr>
<td>2001</td>
<td>23,272,300</td>
</tr>
<tr>
<td>2002</td>
<td>57,643,200</td>
</tr>
<tr>
<td>2003</td>
<td>22,546,200</td>
</tr>
<tr>
<td>2004</td>
<td>21,156,300</td>
</tr>
<tr>
<td>2005</td>
<td>21,403,200</td>
</tr>
<tr>
<td>2006</td>
<td>13,493,400</td>
</tr>
<tr>
<td>2007</td>
<td>17,550,700</td>
</tr>
<tr>
<td>2008</td>
<td>16,800,900</td>
</tr>
<tr>
<td>2009</td>
<td>16,295,000</td>
</tr>
<tr>
<td>Average per year</td>
<td>22,653,900</td>
</tr>
</tbody>
</table>

**Cumulative Activities Scenario:** The BOEM anticipates that over the next 40 years the amount of dredged material disposed at ODMDS’s will fluctuate generally within the trends established by the New Orleans District. The New Orleans District has averaged about 22 million yd³ of material dredged per year disposed at ODMDS’s over the last 10 years. Quantities may decrease slightly as more beneficial uses of dredged material onshore are identified. The 1972 Convention on the Prevention of Marine Pollution by Dumping of Wastes and Other Matter (the London Convention), to which the U.S. is a signatory, requires annual reporting of the amount of materials disposed at sea. The COE prepares the dredged material disposed portion of the report to the International Maritime Organization, the yearly reports for which are posted on COE’s Ocean Disposal Database (U.S. Dept. of the Army, COE, 2011b).

**OCS Sand Borrowing**

Chapter 4.1.3.2.2 of the Multisale EIS discusses in detail this Agency’s Marine Minerals Program, which provides policy direction for the development of marine mineral resources on the OCS. If OCS sand is desired for coastal restoration or beach nourishment, BOEM uses the following two types of lease conveyances: a noncompetitive negotiated agreement that can only be used for obtaining sand and gravel for public works projects funded in part or whole by a Federal, State, or local government agency; and a competitive lease sale in which any qualified person may submit a bid. The BOEM has issued 29 noncompetitive negotiated agreements, but it has never had a competitive lease sale for OCS sand and gravel resources. The OCS Program continues to focus on identifying sand resources for coastal restoration, investigating the environmental implications of using those resources, and processing noncompetitive use requests.

The BOEMRE, and now BOEM as a successor agency, has participated in the multi-agency Louisiana Sand Management Working Group since 2003 to identify, prioritize, and define a pathway for accessing sand resources in the near-offshore OCS of Louisiana, an area where competitive space use mainly involves OCS oil and gas infrastructure such as wells, platforms, and pipelines. Table 3-13 shows the projected OCS sand uses for coastal restoration projects over approximately the next 5 years. Approximately 76 million yd³ are expected to be needed for coastal restoration projects as reported by the Louisiana Office of Coastal Protection and Restoration. To visualize such a dimension, it is equivalent to a volume of sand that could fit on a National Football League field (300 x 160 ft) to a height of 2.71 mi (4.3 km) high.

This Agency received earmarked funds in 2005 to conduct off shore sand studies to investigate available sources of OCS sand for restoring coastal areas in Louisiana, Texas, Alabama, and Mississippi that were damaged by Hurricanes Katrina and Rita. Sand sources identified through the cooperative effort with Louisiana will likely serve as the major source of material for the restoration of the barrier islands planned as part of the LCA ecosystem restoration study (U.S. Dept. of the Army, COE, 2004a). The Louisiana Office of Coastal Protection and Restoration and Louisiana State University have undertaken joint efforts, funded in part through BOEMRE, to identify potential sand resources in the
Trinity and Tiger Shoal complex, located in the Vermilion and South Marsh Island leasing areas, and to examine the long-term effects of dredging sand on Ship Shoal, a large potential borrow area about 15 mi (24 km) offshore Isle Dernieres, south central Louisiana. Meanwhile, the General Land Office in Texas is collecting new geologic and geophysical data to identify and characterize potential resources in buried Pleistocene Sabine and Colorado River paleochannels, located offshore Jefferson and Brazoria Counties.

Since the dredging of OCS sand and the associated activities of oceangoing dredge vessels could present some use conflicts on blocks also leased for oil and gas extraction, this Agency initiated a regional offshore sand management program in Louisiana in 2003, which over the course of 7 years and several meetings has developed options and recommendations for an orderly process to manage the competing use of OCS sand resources in areas of existing OCS infrastructure. With input from the Sand Management Working Group, BOEMRE has developed guidelines for sand resource allocations, maintaining a master schedule of potential sand dredging projects, developing procedures for accessing sand under emergency conditions, and establishing environmental requirements for the use of offshore borrow areas.

The following five leases for OCS sand have been issued in the CPA: (1) Holly Beach, Cameron Parish, Louisiana; (2) the South Pelto test area, Terrebonne Parish, Louisiana; (3) Pelican Island shoreline restoration, Plaquemines Parish, Louisiana; (4) Raccoon Island marsh creation, Terrebonne Parish, Louisiana, and (5) St. Bernard Shoals, St. Bernard and Plaquemines Parish, Louisiana.

In May 2002, this Agency completed a negotiated lease with the U.S. Dept. of Agriculture’s Natural Resource Conservation Service and the Louisiana Dept. of Natural Resources for the Holly Beach project (CWPPRA Project CS-31) in Cameron Parish, Louisiana. The project goals were as follows: (1) to reestablish a more historical shoreline configuration, as well as improve the effectiveness of the existing segmented breakwater system, and protect approximately 8,000 ac (3,237 ha) of low-energy intermediate and brackish marsh wetlands; and (2) to create and protect roughly 300 ac (121 ha) of beach dune and coastal chenier habitat from erosion and degradation. The project also protected a wooded chenier that serves as a sanctuary for Neotropical migratory birds. The project involved the use of approximately 1,762,583 yd$^3$ (1,347,600 m$^3$) of OCS sand from Sabine Bank and the buried Peveto paleochannel approximately 5 mi (8 km) south of Holly Beach. Construction was completed in March 2003.

In December 2002, this Agency completed a negotiated lease with the Louisiana Dept. of Natural Resources to use a hopper dredge to extract approximately 3,000 yd$^3$ (2,294 m$^3$) of sand from Ship Shoal within South Pelto Block 12 to determine the loading characteristics and “overfill factor” of the sand from the eastern end of Ship Shoal. The sand was determined to be a high-quality sand for barrier island restorations. The test was completed in December 2002.

In June 2008, this Agency completed a 3-party noncompetitive negotiated agreement with NOAA and the Louisiana Dept. of Natural Resources for the Barataria Barrier Island Complex Project: Pelican Island and Pass La Mer to Chaland Pass Restoration (CWPPRA Project BA-38) in Plaquemines Parish, Louisiana. The project’s objectives are as follows: (1) preventing the breaching of the barrier shoreline by increasing barrier width and height; (2) increasing back-barrier, emergent marsh area by some 220 ac (89 ha) to maintain the barrier shoreline; (3) restoration and creation of about 180 ac (73 ha) of dune, beach, and berm; and (4) creating emergent marsh suitable for tidal aquatic habitats. This project will use approximately 5,523,000 yd$^3$ of OCS sediment from the buried Sandy Point paleochannels (West Delta Blocks 26, 27, and 49). The project was authorized in 2002 by CWPPRA, and the lease was requested in July 2003. It is anticipated that construction will begin in 2011.

In May 2009, this Agency completed a 3-party negotiated agreement with the U.S. Dept. of Agriculture’s Natural Resource Conservation Service and the Louisiana Dept. of Natural Resources for the Raccoon Island Protection/Marsh Creation Phase B project (CWPPRA Project TE-48) in Terrebonne Parish, Louisiana. Raccoon Island is the westernmost barrier island in the Isles Dernieres chain and is a project that has been separated into two construction phases. Phase A includes the construction of eight additional segmented breakwaters Gulfward of the island. Phase B involves the construction of a retention dike along the northern shore at the westernmost end of the island to create a back bay enclosure of approximately 60 ac (24 ha) to create back-barrier marsh habitat that protects and enhances an important rookery for seabirds. The project plans for the use of approximately 750,000 yd$^3$ (573,400 m$^3$) of OCS sediment from a borrow area 4 mi (6 km) south of Raccoon Island in Ship Shoal Blocks 64 and 71. It is anticipated that construction will begin in 2011.
Part of the DWH event response by the State of Louisiana involved the construction of artificial sand berms seaward of existing barrier island shorelines to protect fragile coastal marsh and estuarine environments from the landfall of oil. Of the 101 mi (163 km) of berm originally contemplated in the State’s berm program, 45 mi (72 km) were approved by COE and UIC, for which BP would pay $360 million. On May 14, 2010, the Louisiana Office of Coastal Protection and Restoration requested a BOEMRE lease to use OCS sand from St. Bernard Shoals for construction of the emergency sand berms, and on July 16, 2010, an emergency negotiated agreement was executed. However, no OCS sand was used during the construction of the emergency berms because the Federal On-Scene Coordinator for the DWH event notified the State that their request for concurrence for dredging activity at St. Bernard Shoals was denied. The berms were completed in March 2011. A total of approximately 10,300,000 yd$^3$ of sand was placed to construct 20.5 mi (4 km) of berm, of which 8.8 mi (14.2 km) was constructed along the E-4 segment along the northern Chandeleur Islands in St. Bernard Parish, and 11.7 mi (18.8 km) were constructed along the W-8, W-9, and W-10 segments in Plaquemines Parish. All sand used to construct the berm was mined from Hewes Point north of the Chandeleur Islands (Louisiana State waters) and from the lower Mississippi River.

The BOEM is currently working with Louisiana on two negotiated agreements for upcoming projects: Cameron Parish Beach Restoration and Caminada Headland Restoration. The Cameron Parish project proposes to utilize sand from Sabine Bank (West Cameron Blocks 114 and 117), and the Caminada Headland project proposes to use sand from Ship Shoal (South Pelto Blocks 12, 13, 14, 18, and 19).

Cumulative Activities Scenario: Great uncertainty exists for how much OCS sand offshore the State of Louisiana will eventually be sought for future coastal restoration projects. The CWPPRA projects that are authorized may seek to access it, but other future programs that intend to use OCS sand include the Louisiana Coastal Protection and Restoration Authority’s Annual Plan and the coastal restoration and flood protection projects that are part of COE’s plan (U.S. Dept. of the Army, COE, 2009b, Figures 17-1, 17-2, and 17-3).

Marine Transportation

Chapter 4.1.3.2.3 of the Multisale EIS and Chapter 3.3.3 of the 2009-2012 Supplemental EIS discuss the extensive maritime industry that exists in the northern GOM. Freight and cruise ship passenger marine transportation within the analysis area should continue to grow at a modest rate or remain relatively unchanged based on historical freight traffic statistics under current conditions. The Port of New Orleans was the sixth largest port in the United States in terms of tonnage handled in 2008. Tankers carrying mostly petrochemicals account for about 40 percent of the vessel calls. Dry-bulk vessels carrying coal, coke, grain, etc., account for another 40 percent of vessel calls. New Orleans is a popular port for cruises. The Port of New Orleans supports year-round operations at the Julia Street and Erato Street cruise terminals that, in 2009 and 2010, saw 101 and 89 cruise ship departures, respectively (USDOT, MARAD, 2011).

Trends for use of all Gulf Coast ports show an increase from 31.2 to 34.1 percent of total U.S. port use (USDOT, MARAD, 2009) between 2004 and 2009 (Table 3-14), an increase of about 3 percent over the past decade. The estimated number of vessel trips that would occur as a result of the CPA proposed action is presented in Table 3-2. Use by the OCS Program represents a small percentage of total marine transportation in the GOM, <1 percent of reported usage for Federal channels (Chapter 3.1.1.4.4).

Cumulative Activities Scenario: The BOEM anticipates that, over the next 40 years, the total amount of Gulf Coast port usage will be bounded by a lower limit of the approximate levels of current use and a higher limit consisting of a steady increase of approximately 3 percent each decade.

Military Activities

Chapter 4.1.3.2.4 of the Multisale EIS and Chapter 3.3.3 of the 2009-2012 Supplemental EIS discuss in detail the extensive use of the offshore GOM for military activities. Twelve military warning areas and six Eglin Water Test Areas (EWTA’s) are located within the Gulf (Figure 2-3). The CPA includes all or part of the following Eglin Water Test Areas: EWTA-1, EWTA-3, and EWTA-4; and all or part of the following military warning areas: W-59, W-92, W-147, W-155, and W-453. The air space over the CPA is used by the DOD for conducting various air-to-air and air-to-surface operations. These warning and water test areas are multiple-use areas where military operations and oil and gas development have
coexisted without conflict for many years. Several military stipulations are planned for leases issued within identified military areas.

Cumulative Activities Scenario: The BOEM anticipates that, over the next 40 years, the military use areas currently designated in the CPA will remain the same and that none of them would be released for nonmilitary use. Over the cumulative activities scenario, BOEM expects to continue to require military coordination stipulations in these areas. The intensity of the military’s use of these areas, or the type of activities conducted in them, is anticipated to fluctuate with the military mission needs.

Artificial Reefs and Rigs-to-Reefs Development

Chapter 4.1.3.2.5 and Appendix A.4 of the Multisale EIS and Chapter 3.3.3 of the 2009-2012 Supplemental EIS discuss in detail artificial reefs and rigs-to-reefs development in the GOM. Artificial reefs have been used along the coastline of the U.S. since the early 19th century. Stone (1974) documented that the use of obsolete materials to create artificial reefs has provided valuable habitat for numerous species of fish in areas devoid of natural hard bottom. All five Gulf Coast States (Texas, Louisiana, Mississippi, Alabama, and Florida) have artificial reef programs and plans.

Even though there have been many proponents to the concept of artificial reefs as an enhancement to an ecosystem, some argue that artificial reefs are merely fish attractors. Bohnsack and Southerland (1985, found in Macreadie et al., 2011) found direct evidence of fish attraction during the first few years after artificial reef installations, although it is suggested that this should not constitute a body of evidence against production because of the short time scale involved. An observed increase in the abundance of large fish around artificial reefs is clearly the result of attraction, but initial attraction does not preclude the possibility of later production, which is occurring over several decades (Macreadie et al., 2011).

Most OCS platforms have the potential to serve as artificial reefs. Offshore oil and gas platforms began providing artificial reef substrate in the GOM with the first platform’s installation in 1942. Historically, approximately 9 percent of the platforms decommissioned in the Gulf OCS have been used in the Rigs-to-Reefs Program. It is anticipated that approximately 10 percent of platforms installed as a result of the CPA proposed action would be converted to a reef after decommissioning. This factor is prompting increased public attention on the ecologic value of oil and gas structures for their reef effects. Ongoing studies aim at evaluating the ecology of offshore structures and may lead to a greater emphasis on creation of artificial reefs through the Rigs-to-Reefs Program. At present, Texas, Louisiana, and Mississippi participate in the Rigs-to-Reefs Program.

CPA Proposed Action Scenario: The number of platforms projected for the proposed action in the CPA is 32-44 (Table 3-2). The number of rigs-to-reefs anticipated as a result of the CPA proposed action is approximately 10 percent of the projected removals, or 3-4 in the CPA.

OCS Program Scenario: For the OCS Program from the years 2007-2046, a total of 4,925-4,949 platforms in the CPA are projected to be removed during the 40-year cumulative activities scenario (Table 4-6 of the Multisale EIS). If approximately 10 percent of these structures are accepted into the Rigs-to-Reefs Program, there may be as many as 492-495 additional artificial reefs installed in the CPA or elsewhere.

Offshore Liquefied Natural Gas Projects and Deepwater Ports

Chapter 4.1.3.2.6 of the Multisale EIS discusses in detail offshore LNG terminals projected, approved, and existing in the GOM. Exxon-Mobile’s Golden Pass LNG terminal on the Sabine Pass waterway in Jefferson County near the Texas-Louisiana border and Port Arthur, Texas, was scheduled to open in 2009, but it was severely damaged by Hurricane Ike in September 2008. At full operation, Golden Pass will be able to deliver the equivalent of 2 Bcf per day of natural gas. Golden Pass received its first shipment of super-cooled LNG on October 28, 2010, at which time (Gonzalez, 2010) reported that it arrived in the midst of a domestic gas surplus.

“Shale gas” is a new source of onshore natural gas that is easy to reach, and it is throwing plans for LNG terminals into turmoil. Recent technological improvement in hydraulic fracturing tight geologic formations has opened the shale gas frontier. Shale gas is held in fine-grain formations such as shale, which is difficult to produce without introducing artificial fractures (fracking) through which gas can flow to a wellbore and be produced. The prospect of a larger, more accessible, domestic gas supply acts to depress gas prices and affects the economics for heavily capitalized LNG installations. The Henry Hub
price of natural gas between 2002 and 2007 fluctuated between $5.00 and $8.00 per Mcf. The price spiked to $15.00 per Mcf after the 2005 GOM hurricanes, and a speculative bubble peak high price of $13.00 per Mcf was reached in July 2008. With aggressive discovery and production of shale gas and the Great Recession, the Henry Hub price of natural gas in 2009 and 2010 collapsed to fluctuate between $2.00 and $5.00 per Mcf for most of this period. The LNG or deepwater port facilities below are now in some stage of the permitting process (USDOT, MARAD, 2010).

Alabama

Bienville Offshore Energy Terminal. TORP Technology LP filed an application on January 12, 2006, for an LNG facility to be located in the GOM, 63 mi (101 km) south of Mobile Point, Alabama. The proposed facility will consist of a HiLoad Unit, which is a floating structure connecting directly to the LNG carrier hull. The MARAD and USCG stopped the regulatory timeline for processing the application on August 21, 2007, after determining that additional information was needed to effectively process the application. On October 9, 2008, the applicant elected to withdraw its application in order to consider technical modifications to its proposed project. A revised application was submitted on June 30, 2009, featuring a redesigned terminal using “closed loop” ambient air technology for LNG vaporization, and a Notice of Amended Application and Notice of Intent to produce a supplemental EIS was published in the Federal Register on August 5, 2009. A public hearing was held in Mobile, Alabama, on December 9, 2009. On September 14, 2010, the Governor of Alabama approved the Bienville Offshore Energy Terminal application with conditions. The USCG is working with MARAD to prepare the Record of Decision.

Louisiana

Main Pass Energy Hub. Freeport McMoRan filed a notice of revised application on June 22, 2006, to convert a sulphur/brine mining facility into an LNG terminal for regasification. An EIS was prepared and the Governor of Louisiana issued an approval letter on November 20, 2007. The Main Pass Energy Hub would be located 16 mi (26 km) offshore Louisiana in Main Pass Block 299. As of May 27, 2009, the Federal Energy Regulatory Commission granted a 1-year extension to Freeport McMoRan to build a pipeline associated with the facility, and Freeport McMoRan is in the process of seeking gas suppliers.

Development of Gas Hydrates

The DOE and cooperating agencies are in the middle of a multiyear characterization program of naturally occurring methane hydrates (gas hydrates) in the GOM. The first cruise for characterizing GOM gas hydrates took place in 2005, and the second took place in 2009. A third cruise is in the planning stages. Gas hydrates are a unique, energy-rich, and poorly understood class of chemical substances in which molecules of one material (in this case solid-state water—ice) form an open lattice that physically encloses molecules of a certain size (in this case—methane) in a cage-like structure without chemical bonding (Berecz and Balla-Achs, 1983; Henriet and Mienert, 1998; Collett, 2002). Studying gas hydrates poses unique technical challenges because they occur only in remote and mechanically challenging environments—arctic landmasses and deepwater continental shelves. Moreover, they are only stable in high-pressure and low-temperature environments, and they are difficult to extract from their natural setting for laboratory study.

The Methane Hydrate Research and Development Act of 2000 (P.L. 106-193; May 2, 2000) promoted the research, identification, assessment, exploration, and development of methane hydrate resources in the United States as the work of a joint effort between seven Federal agencies. The DOE is the coordinating agency and participants include the USGS, this Agency, BLM, the Naval Research Laboratory, NOAA, and the National Science Foundation. The Methane Hydrate Research and Development Act of 2000 was reauthorized for 2005-2010 in Section 968 of the EPAct.

The Methane Hydrate Research and Development Act of 2000 allows DOE to enter into awards, contracts, and cooperative agreements with institutions of higher education or industrial enterprises for the purposes of (1) conducting basic and applied research to identify, explore, assess, and develop methane hydrate as a source of energy; (2) developing technologies required for efficient and environmentally sound development of methane hydrate resources; (3) undertaking research programs to
provide safe means of transport and storage of methane produced from gas hydrates; (4) promoting education and training in methane hydrate resource research and resource development; (5) conducting basic and applied research to assess and mitigate the environmental impacts of hydrate degassing (including both natural degassing and degassing associated with commercial development); (6) developing technologies to reduce the risks of drilling through naturally occurring methane hydrates; and (7) drilling in support of authorized activities.

Seismic evidence for gas hydrates typically consists of a bottom simulating reflector at relatively shallow depths below mudline; shallow at least in comparison with conventional oil and gas exploration wells. The bottom simulating reflector is caused by the large acoustic impedance contrast at the base of the gas hydrate stability zone that separates sediments containing gas hydrate above with sediments containing free gas below.

In the Gulf of Mexico a Joint Industry Project (JIP) was formed to carry out an assessment of gas hydrates. Members of the 2009 JIP included ChevronTexaco (operator); this Agency; ConocoPhillips; Halliburton; Total; Schlumberger; Reliance Industries Limited; Japanese Oil, Gas, and Metals National Corporation; Korea National Oil Company; and StatoilHydro. Three legs to the total JIP were planned. For the first leg in 2005, JIP carried out a test drilling program to sample gas hydrates on the Gulf of Mexico OCS at eight locations in three blocks (Atwater Valley Blocks 13 and 14, and Keathley Canyon Block 151) in the CPA where hydrates were thought to occur. The results of the 2005 JIP were published in the DOE newsletter *Fire in the Ice* (Birchwood et al., 2008).

For the second leg in 2009, JIP was permitted by this Agency to carry out a test drilling program to sample gas hydrates on the Gulf of Mexico OCS at multiple locations in two blocks; Green Canyon Block 955 and Walker Ridge Block 313 in the CPA and Alaminos Canyon Blocks 775, 818, and 819 in the WPA. The JIP modified the WPA drilling program to include two boreholes in Alaminos Canyon Block 21 instead of the originally permitted blocks (Fire in the Ice, 2009) and deployed for Leg II in April 2009 using a dynamically-positioned drillship. The test wells were 8.5-in-diameter that penetrated shallow sediment up to 3,680 ft (1,122 m) below mudline to allow geophysical logging followed by abandonment procedures. All wells were geophysically logged while drilling with resistivity, borehole imaging, gamma ray, density, neutron porosity, and magnetic resonance logs. Unlike the 2005 JIP program in the GOM, the 2009 JIP did not retrieve pressurized cores of gas hydrate from the sampled holes. Technical reports resulting from the 2009 JIP include Boswell et al. (2009), Kou (2010), and Zhang and McConnell (2011).

This Agency released the results of a systematic geological and statistical assessment of gas hydrates resources in the GOM (USDOI, MMS, 2008b). This assessment incorporates the latest science with regard to the geological and geochemical controls on gas hydrate occurrence. It indicated that a mean volume of 607 trillion m$^3$ (21,444 Tcf) of methane was in-place in hydrate form. The assessment has determined that a mean of 190 trillion m$^3$ (6,710 Tcf) of this resource occurs as relatively high-concentration accumulations within sand reservoirs that may some day be produced. The remainder occurs within clay-dominated sediments from which methane probably would never be economically or technically recoverable.

**Cumulative Activities Scenario:** The BOEM anticipates that, over the next 40 years, JIP will complete the third leg of their characterization project for GOM gas hydrates in the cumulative impacts area. Within 40 years, it is likely that the first U.S. domestic production from hydrates may occur in Alaska, where gas obtained from onshore hydrates will either support local oil and gas field operations or be available for commercial sale if and when a gas pipeline is constructed to the lower 48 states. However, Moridis et al. (2008, p. 4) stated that it is not possible to discount the possibility that first U.S. domestic production of gas hydrates could occur in the GOM. Despite the substantially increased complexity and cost of offshore operations, there is a mature network of available pipeline capacity and easier access to markets in the GOM.

**Renewable Energy and Alternative Use**

Chapter 4.1.3.3.5 of the Multisale EIS and Chapter 3.3.6 of the 2009-2012 Supplemental EIS discuss the renewable (sometimes called “alternative”) energy projects as they are developing in the GOM. On August 8, 2005, President George W. Bush signed into law the EPAct of 2005. Section 388 (a) of EPAct amended Section 8 of the OCSLA (43 U.S.C. 1337) to authorize DOI to grant leases, easements, or
rights-of-way on the OCS for the development and support of energy resources other than oil and gas and to allow for alternate uses of existing structures on OCS lands.

A final programmatic EIS for the OCS renewable energy program was published by this Agency in October 2007 (USDOI, MMS, 2007f) and a Record of Decision was published in the Federal Register on January 10, 2008 (Federal Register, 2008). The Act authorized this Agency to develop a comprehensive program and regulations to implement the new authority. Final rules for the renewable energy program were published on April 29, 2009, as 30 CFR 285 (Federal Register, 2009b).

The two primary categories of renewable energy that have potential for development in the coastal and OCS waters of the U.S. are (1) wind turbines and (2) marine hydrokinetic systems. The first and most technologically mature renewable energy is wind energy, a popular source of clean and renewable energy that has been in use for centuries. At present, 45 offshore wind farms are in operation off the coast of the United Kingdom and mainland Europe in waters generally shallower than 30 m (100 ft), and 10 more offshore wind farms are currently under construction in this area (European Wind Energy Association, 2011). China and Japan also have offshore wind farms and plan to expand their offshore wind power (Feldman, 2009; Schwartz, 2010; Singh, 2010; offshoreWIND.biz, 2010).

Ocean wind energy has emerged as a promising renewable energy resource for a number of reasons: (1) the strength and consistency of winds on the ocean are roughly proportional to distance from shore, the farther from shore the stronger and more persistent; (2) offshore wind generating facilities (wind parks) can therefore be located in proximity to major load centers in the energy-constrained northeastern U.S.; (3) long-term potential for the over-the-horizon siting and undersea transmission lines counters the aesthetics and land-use concerns associated with onshore wind installations and those that can be seen easily from shore; and (4) as a fuel, wind is both cost-free and emission-free (Massachusetts Technology Collaborative, 2005).

The DOE released a predecisional strategic plan for creating an offshore wind industry in the U.S. (USDOE, 2010). In this plan, DOE determined that offshore wind energy can help the Nation reduce its greenhouse gas emissions, diversify its energy supply, provide cost-competitive electricity to key coastal regions, and stimulate economic revitalization of key sectors of the economy. However, if the Nation is to realize these benefits, key barriers to the development and deployment of offshore wind technology must be overcome, including the relatively high cost of energy, technical challenges surrounding installation and grid interconnection, and the untested permitting processes governing deployment in both Federal and State waters. There are two critical objectives to realize the strategic plan’s goals: (1) reduce the cost of offshore wind energy; and (2) reduce the timeline for deploying offshore wind energy (USDOE, 2010, p. 1). Since April 29, 2009, when the regulations governing renewable energy on the OCS were promulgated, no wind park developments have been proposed in OCS waters of the GOM.

The second category of offshore renewable energy is marine hydrokinetic systems, which are in a more developmental stage relative to wind turbines. The marine hydrokinetic systems consist of devices capable of capturing energy from ocean waves and currents. There has been no interest expressed in wave or current technologies in the GOM because the conditions necessary for their deployment are not suitable to the Gulf. The marine hydrokinetic current technologies are actively being considered for the east coast of Florida where the Gulf Stream provides a strong and continuous source of energy to turn underwater turbines.

The EPAct clarifies the Secretary’s authority to allow the existing oil and gas structures on OCS lands to remain in place after production activities have ceased and to transfer liability and extend the life of these facilities for non-oil and gas purposes, such as research, renewable energy production, aquaculture, etc., before being removed. With approximately 1,900 bottom-founded platform structures located in OCS waters, the GOM would seem to have some potential for the reuse of these facilities. Although BOEM has had conversations with developers about conceptual ideas for alternative use projects, no developer has stepped forward with an application to actualize one.

Cumulative Activities Scenario: The BOEM anticipates that, over the next 40 years, at least one alternative use project would be brought to the Agency for action. It is also likely that at least one wind park project will be proposed offshore Louisiana in the cumulative impact area. A project could consist of a combination of integrated existing GOM infrastructure with new-built facilities. Such a projection is made because this type of project was vetted to this Agency in 2004, before the EPAct was passed to set up the framework to permit and regulate renewable energy projects on the OCS.
3.3.4. Other Major Factors Influencing Coastal Environments

Naturally and man-caused factors influence the coastal areas of the Gulf States while OCS activity takes place at the same time. Some of these factors are (1) sea-level rise and subsidence; (2) Mississippi Delta hydromodifications; (3) maintenance dredging activities; (4) Coastal Impact Assistance Program activities; and (5) coastal restoration programs.

Sea-Level Rise and Subsidence

Chapter 4.1.3.3.1 of the Multisale EIS and Chapter 3.3.4 of the 2009-2012 Supplemental EIS discuss wetland submergence in the LCA. The Delta Plain and Chenier Plain of the LCA are experiencing relatively high subsidence rates as part of the Mississippi River’s delta system. All coastlines of the world have been experiencing a gradual absolute rise of sea level that is based on measurements across the globe and that extends across the influence of a single sedimentary basin. There are two aspects of sea-level rise during the most geologically recent 10,000 years (Holocene Epoch): absolute rise and relative rise. Absolute sea-level rise refers to a net increase in the volume of water in the world’s oceans. Relative sea-level rise refers to the appearance of sea-level rise, a circumstance where subsidence of the land is taking place at the same time that an absolute sea-level change may be occurring. Geologists tend to consider all sea-level rise as relative because the influence of one or the other is difficult to separate over geologic time frames.

An absolute sea-level rise would be caused by the following two main contributors to the volume of ocean water on the Earth’s surface: (1) change in the volume of ocean water based on temperature; and (2) change in the amount of ice locked in glaciers, mountain ice caps, and the polar ice sheets. For the period 1961-2003, thermal expansion of the oceans accounts for only 23 ± 9 percent of the observed rate of sea-level rise (Intergovernmental Panel on Climate Change, 2007a, Chapter 5 and Table 5.3), the remainder is water added to the oceans by melting glaciers, ice caps, and the polar ice sheets. The contribution of thermal expansion is between 14 and 32 percent of the total absolute sea level rise over this 42-year period. The remainder, approximately 75 percent, of sea-level rise is attributed to melt water.

Measurement of sea-level rise over the last century is based on tidal gauges and, more recently, satellite observations, that are not model-dependent. Projections for future sea-level rise are dependent on temperature. As determined by analysis of air bubbles trapped in Antarctic ice cores, today’s atmospheric concentration of CO₂ is the highest it has ever been over the last 800,000 years (Karl et al., 2009, p. 13). Although the measured data for atmospheric CO₂ concentration or temperatures measurements since the Industrial Revolution are generally not in dispute, proxy data for climates of the geologic past are a source of debate and the models constructed to make projections for how climate may change remain controversial. Climate models are very sophisticated, but they may not account for all variables that are important or may not assign to modeled variables the weight of their true influence.

The Intergovernmental Panel on Climate Change reported that, since 1961, global average sea level (mean sea level) has risen at an average rate of 1.8 millimeter/year (mm/yr) (0.07 in/yr) and, since 1993, at 3.1 mm/yr (0.12 in/yr) (Intergovernmental Panel on Climate Change, 2007a). Whether the faster rate for 1993-2003 reflects decadal variability or an increase in the longer-term trend is unclear. In the structured context used by the Intergovernmental Panel on Climate Change, there is high confidence that the observed sea-level rise rate increased from the 19th to the 20th century. The average global rate for the 20th century was determined by Bindoff et al. (2007, Section 5.5.2.1) to be 1.7 ± 0.5 mm/yr and the total 20th-century average rise is estimated to be 0.17 m (0.55 ft) (Intergovernmental Panel on Climate Change, 2007a). The U.S. Global Change Research Program reported that over the last 50 years sea-level has risen up to 8 in (203 mm) along parts of the Atlantic and Gulf Coasts that included Louisiana (Karl et al., 2009, p. 37), and that global sea level is currently rising at an increasing rate.

Although absolute sea-level rise is a contributor to the total amount of sea-level rise along the Gulf Coast, subsidence is the most important contributor to the total. In comparison to other areas along the Gulf Coast, Louisiana’s Mississippi Delta and Chenier Plains are built of young sediments deposited over the last 7,000 years. These deltaic sediments have been undergoing compaction and subsidence since they were deposited. The land is sinking at the same time that sea level is rising, contributing to high rates of relative sea-level rise along the Louisiana coast. Blum and Roberts (2009) posited three scenarios for subsidence and sea-level rise, and they concluded sediment starvation alone would cause ~2,286 mi²
(592,071 ha) of the modern delta plain to submerge by 2050, without any other impacting factors contributing to landloss.

A general value of ~6 mm/yr (0.23 in) of subsidence from sediment compaction, dewatering and oxidation of organic matter (Meckel et al., 2006; Dokka, 2006) is a reasonable rate to attribute to the Louisiana coastal area, with the understanding that subsidence rates along the Louisiana coast are spatially variable and influenced by subsurface structure and the timing and manner that the delta was deposited. Applied to the entire coast, it is an oversimplification of a complex system, but it is an estimate that is reasonable based on recent data.

Stephens (2009 and 2010a) reported that the influence of subsurface structure has not been taken into account in subsidence assessments in the LCA and along the Gulf Coast (Stephens, 2009, p. 747). Most workers studying the affects of subsidence along the LCA have focused on surficial or near-surface geologic data sources and have made no attempt to integrate basin analysis into planning for coastal restoration or flood control project planning.

The BOEM anticipates that, over the next 40 years, the LCA will likely experience a total of relative sea-level rise of ~45 cm (18 in), or approximately 9 mm/yr (0.35 in). This estimate is made by combining the estimated rate for subsidence (~6 mm/yr) (0.23 in) and the estimated rate for absolute sea-level rise (~3 mm/yr) (0.12 in).

**Formation Extraction and Subsidence**

Extracting fluids and gas from geologic formations can lead to localized subsidence at the surface. Morton et al. (2005) examined localized areas or “hot spots” corresponding to fields in the LCA where oil, gas, and brine were extracted at known rates. Morton et al. (2005, Figure 26) shows measured subsidence along transects across these fields that range from 18 to 4 mm/yr (0.7 to 0.15 in), with the greatest rates tending to coincide with the surface footprints of oil or gas fields. Mallman and Zoback (2007) interpreted downhole pressure data in several Louisiana oil fields in Terrebonne Parish and found localized subsidence over the fields; however, they could not link these localized rates to the subsidence measured and observed on a regional scale.

Down-to-the-basin faulting, also called listric or growth faulting, is a long recognized structural style along deltaic coastlines, and the Mississippi Delta is no exception (Dokka et al., 2006; Gagliano, 2005a). There is currently disagreement in the literature regarding the primary cause of modern fault movement in the Mississippi Delta region, and the degree to which it is driven by fluid withdrawal or sediment compaction resulting from the sedimentary pile pressing down on soft, unconsolidated sediments, which causes downward and toward the basin movement along surfaces of detachment in the shallow and deep subsurface.

Berman (2005) discussed the conclusions of Morton et al. (2005) and believed that they failed to make the case that hydrocarbon extraction caused substantial subsidence over the broader area of coastal Louisiana, a conclusion also reached by Gagliano (2005b).

**Cumulative Activities Scenario:** Oil production on the LCA peaked at 513 million bbl in 1970 and gas production peaked at 7.8 MMcf in 1969 (Ko and Day, 2004b). From peak the level of activity is slowly decreasing. The magnitude of subsidence caused by formation extraction is a function of how pervasive the activity is across the LCA. The oil and gas field maps in Turner and Cahoon (1987, Figure 4) and Ko and Day (2004b, Figure 1) seem an adequate basis to estimate the LCA’s oil- and gas-field footprint at ~20 percent of the land area. The amount of subsidence from formation extraction is also occurring on a delta platform that is experiencing natural subsidence and sea-level rise. Fluid and gas extraction may lead to high local subsidence on the scale of individual oil and gas fields, but not as a pervasive contributor to regional subsidence across the LCA.

**Mississippi River Hydromodification**

Chapter 4.1.3.3.2 of the Multisale EIS and Chapter 3.3.4 of the 2009-2012 Supplemental EIS discuss river development and flood control projects on the Mississippi River. The Mississippi River has been anchored in place by engineered structures built in the 20th century and has been hydrologically isolated from the delta it built. The natural processes that allowed the river to flood and distribute alluvial sediments across the delta platform and channels to meander have been shut down. Hydromodifying interventions include construction of (1) levees along the river and distributary channel systems,
(2) upstream dams and flood control structures that impound sediment and meter the river flow rate, and
(3) channelized channels with earthen or armored banks. Once the natural processes that act to add
sediment to the delta platform to keep it emergent are shut down, subsidence begins to outpace deposition
of sediment.

Of total upstream-to-downstream flow, the Old River Control Structure (built 1963) diverts
70 percent of flow down the levee-confined channels of the Mississippi River and 30 percent down the
unconfined Atchafalaya River, which has been actively aggrading its delta plain since 1973 (LaCoast.gov,
2011). Blum and Roberts reported that the time-averaged sediment load carried by the Mississippi and
Atchafalaya Rivers pre-Old River Control Structure was ~400-500 million tons per year and that the
average suspended load available to either river after the Old River Control Structure was ~205 million
tons per year (Blum and Roberts, 2009, Figure 2). Modern sediment loads are, therefore, less than half
that required to build and maintain the modern delta plain, a figure largely in agreement with previous
work reporting decreases in suspended sediment load of nearly 60 percent since the 1950’s (Turner and
Cahoon, 1987, Figure 3-8; Tuttle and Combe, 1981).

Blum and Roberts (2009, Figure 3b) posited three scenarios for subsidence and sea-level rise, and
concluded sediment starvation alone would cause ~2,286 mi² (592,071 ha) of the modern delta plain to
submerge by 2050 without any other impacting factors contributing to landloss. The use of sediment
budget modeling, a relatively new tool for landloss assessment, appears to indicate that hydrographic
modification of the Mississippi River has been the most profound man-caused influence on landloss in the
LCA. Sediment starvation of the deltaic system is allowing rising sea level and subsidence to outpace the
constructive processes building and maintaining the delta.

Cumulative Activities Scenario: The BOEM anticipates that, over the next 40 years, there might be
minor sediment additions resulting from new and continuing freshwater diversion projects managed by
COE. Of the 179 projects in the CWPPRA program (LaCoast.gov, 2010a), 27 involve introduction of
sediment or reestablishment of natural water and sediment flow regimes to allow the delta plain to
replenish and build up, 10 are freshwater diversion projects, 5 are outfall management, 1 is sediment
diversion, and 16 are marsh creations. Insofar as these projects represent land additions to the LCA, they
are already accounted for in the discussion below under coastal restoration programs.

Maintenance Dredging and Federal Channels

Chapter 4.1.3.3.3 of the Multisale EIS and Chapter 3.3.4 of the 2009-2012 Supplemental EIS discuss
maintenance dredging.

There are nine Federal navigation channels in the LCA, ranging in depth from 4 to 14 m (12 to 45 ft)
and in width from 38 to 300 m (125 and 1,000 ft) that were constructed as public works projects
beginning in the 1800’s (Good et al., 1995, Table 1). The combined length of the Federal channels in
Good et al. was reported as 2,575 mi (1,600 km), with three canals considered deep-draft and seven as
shallow (Good et al., 1995, p. 9). The Multisale EIS (USDOI, MMS, 2007b, p. 3-14) reported 1,243 mi
(2,000 km) of OCS-related navigation channels. The Federal navigation channels in Louisiana identified
by Good et al. (1995, Table 1) are as follows: (1) GIWW East of Mississippi River; (2) GIWW between
the Atchafalaya and Mississippi Rivers; (3) GIWW West of Atchafalaya River; (4) Barataria Bay
Waterway; (5) Bayou Lafourche; (6) Houma Navigation Canal; (7) Mermen tau Navigation Channel;
(8) Freshwater Bayou; and (9) Calcasieu River Ship Channel.

Turner and Cahoon (1987, Table 4-1) and DOI (USDOI, MMS, 2007b, Table 3-36) identified OCS-
related channels that bore traffic supporting the OCS Program. Between these works and Good et al.
(1995, Table 1) channel names do not well agree and a comparison is difficult. No channel is exclusively
used by OCS Program traffic and only a fraction of total traffic is attributable to OCS use; approximately
12 percent (USDOI, MMS, 2007b, p. 4-316). The BOEM staff compiled Table 3-15 using the
information in industry plans to show that, between 2003 and 2008, the vast majority (80-90%) of OCS
service vessels used service-base facilities in the LCA that are located along rivers or that lie within
wetlands that are already saline or brackish. Table 3-15 shows that the contribution of OCS Program
traffic to bank degradation and freshwater wetland loss is minimal.

The GIWW is a Federal, shallow-draft navigation channel constructed to provide a domestic
connection between Gulf ports after the discovery of oil in East Texas in the early 1900’s, as well as the
growing need for interstate transport of steel and other manufacturing materials. It extends approximately
1,400 mi (2,253 km) along the Gulf Coast from St. Marks in northwestern Florida to Brownsville, Texas, with the exception of the east-west GIWW in Louisiana, Federal channels are sub-perpendicular with the GOM shoreline or saltwater bays, making them vulnerable to saltwater intrusion during storms.

Direct cumulative impacts include the displacement of wetlands by original channel excavation and disposal of the dredged material. Good et al. (1995, Table 1) estimated that direct impacts from the construction of Federal navigation channels were between 58,000 and 96,000 ac (23,472 and 38,850 ha). Indirect cumulative landlosses resulted from hydrologic modifications, saltwater intrusion, or bank erosion from vessel wakes (Wang, 1988). Once cut, navigation canals tend to widen as banks erode and subside, depending on the amount of traffic using the channel. Good et al. (1995, Table 1) estimated indirect impacts on wetland loss from bank erosion at 35,000 ac (14,164 ha).

The COE reported that the New Orleans District has the largest channel maintenance dredging program in the U.S., with an annual average of 70 million yd$^3$ of material dredged (U.S. Dept. of the Army, COE, 2009a, p. 26). Of that total, COE’s Ocean Disposal Database indicates that about 16 million yd$^3$ were disposed at ODMDS sites by the New Orleans District (U.S. Dept. of the Army, COE, 2011a) (Chapter 3.3.3). Federal channels and canals are maintained throughout the onshore cumulative impact area by COE, State, county, commercial, and private interests. Proposals for new and maintenance dredging projects are reviewed by COE, State, and local agencies, as well as by private and commercial interests, to identify and mitigate adverse impacts upon social, economic, and environmental resources.

Maintenance dredging is performed on an as-needed basis. Typically, COE schedules surveys every 2 years on each navigation channel under its responsibility to determine the need for maintenance dredging. Dredging cycles may be from 1 to as many as 11 years from channel to channel and from channel segment to channel segment. The COE is charged with maintaining all larger navigation channels in the cumulative activities area. The COE dredges millions of cubic meters of material per year in the cumulative activities area, most of which is under the responsibility of the New Orleans District. Some shallower port-access channels may be deepened over the next 10 years to accommodate deeper draft vessels. Vessels that support deepwater OCS activities may include those with drafts to about 7 m (23 ft).

Construction and maintenance dredging of rivers, navigation channels, and pipeline access canals can furnish sediment for beneficial purpose, a practice the COE calls a beneficial use of dredged materials program. Drilling, production activity, and maintenance at most coastal well sites in Louisiana require service access canals that undergo some degree of aperiodic maintenance dredging to maintain channel depth, although oil and gas production on State lands peaked in 1969-1970 (Ko and Day, 2004b, p. 398). In recent years, dredged materials have been sidecast to form new wetlands using the beneficial use of dredged materials program. Potential areas suited for beneficial use of dredged material are considered most feasible within a 10-mi (16-km) boundary around authorized navigation channels in the New Orleans District, but the potential for future long distance pipelines for disposal of dredged material could increase the potential area available for the beneficial use of dredge materials program considerably (U.S. Dept. of the Army, COE, 2009a, p. 27).

Current figures vary for how much of the average annual 70 million yd$^3$ (53,518,840 m$^3$) that is dredged by the New Orleans District is available for the beneficial use of dredge materials program: from 15 million yd$^3$ (11,468,320 m$^3$) (U.S. Dept. of the Army, COE, 2009a, p. 26) to 30 million yd$^3$ (22,936,650 m$^3$) (Green, 2006, p. 6), or between 21 and 43 percent of the total. The COE reported that, over the last 20 years, approximately 10,117 ha (25,000 ac) of wetlands have been created with dredged materials, most of which are located on the LCA delta plain (U.S. Dept. of the Army, COE, 2009b, p. 8).

**Cumulative Activities Scenario:** The construction of Federal channels is not a growth industry and at least one Louisiana channel (Mississippi River Gulf Outlet) has been decommissioned and sealed with a rock barrier as of July 2009 (Shaffer et al., 2009, p. 218). The DOI has used a widening rate for OCS-related channels of 1.5 m/yr (4.9 ft/yr) (USDOI, MMS, 2007b, p. 4-316). Using DOI’s estimate of 2,000,000 m (1,243 mi) of OCS-related channel length (USDOI, MMS, 2007b, p. 4-316) and the estimated bank widening rate of 1.5 m/yr (5 ft/yr) for OCS-related channels, an annual landloss of ~741 ac/yr (300 ha/yr) may be estimated. During the 40-year cumulative activities scenario, landloss from indirect impacts on Federal navigation channels could be ~29,653 ac (12,000 ha). The use of Federal channels by OCS-related traffic is ~12 percent of total capacity, and an estimate may be made for the OCS Program’s contribution to bank erosion over the 40 year cumulative scenario of 355 ha (877 ac).
The BOEM anticipates that, over the next 40 years, if current trends in use of dredged sand and sediment for the beneficial use of dredged materials program are simply projected based on past land additions and if there is no change in the average annual rate of wetland creation or protection with this program, approximately ~50,000 ac (20,234 ha) may be created or protected in the LCA. Subtracting projected land added from land lost, an estimated net landloss of ~9,419 ha (23,274 ac) between the years 2007-2046 could occur between land lost by bank degradation and channel widening and land added using the beneficial use of dredge materials program.

Coastal Restoration Programs

Chapter 4.1.3.3.4 of the Multisale EIS and Chapter 3.3.5 of the 2009-2012 Supplemental EIS discuss coastal restoration. The Mississippi Delta sits atop a pile of Mesozoic and Tertiary-aged sediments up to 7.5 mi (12.2 km) thick at the coast and it may be as much as 60,000 ft (18,288 m) or 11.4 mi (18.3 km) thick offshore (Gagliano, 1999). Five major lobes are generally recognized within about the uppermost 50 m (164 ft) of sediments (Britsch and Dunbar, 1993; Frazier, 1967, Figure 1). The oldest lobe contains peat deposits dated as 7,240 years old (Frazier, 1967, p. 296). The youngest delta lobe of the Mississippi Delta is the Plaquemines-Balize lobe that has been active since the St. Bernard lobe was abandoned about 1,000 years ago. The lower Mississippi River has shifted its course to the Gulf of Mexico every thousand years or so, seeking the most direct path to the sea while building a new deltaic lobe. Older lobes were abandoned to erosion and subsidence as the sediment supply was shut off. Because of the dynamics of delta building and abandonment, the Louisiana coastal area (U.S. Dept. of the Army, COE, 2004a) experiences relatively high rates of subsidence relative to more stable coastal areas eastward and westward.

The first systematic program authorized for coastal restoration in the LCA was the 1990 Coastal Wetlands Planning, Protection and Restoration Act (CWPPRA), otherwise known as the “Breaux Act.” Individual CWPPRA projects are designed to protect and restore between 10 and 10,000 ac (4 and 4,047 ha), require an average of 5 years to transition from approval to construction, and are funded to operate for 20 years (U.S. Government Accountability Office, 2007, p. 2), a typical expectation for project effectiveness (Campbell et al., 2005, p. 245).

The 1990 CWPPRA introduced an ongoing program of relatively small projects to partially restore the coastal ecosystem. As the magnitude of Louisiana’s coastal landlosses and ecosystem degradation became more apparent, so too appeared the need for a more systematic approach to integrate smaller projects with larger projects to restore natural geomorphic structures and processes. The Coast 2050 report (Louisiana Dept. of Natural Resources, 1998) combined previous restoration planning efforts with new initiatives from private citizens, local governments, State and Federal agency personnel, and the scientific community to converge on a shared vision to sustain the coastal ecosystem. The LCA Ecosystem Restoration Study (U.S. Dept. of the Army, COE, 2004a) built upon the Coast 2050 Report. The LCA’s restoration strategies generally fell into one of the following categories: (1) freshwater diversion; (2) marsh management; (3) hydrologic restoration; (4) sediment diversion; (5) vegetative planting; (6) beneficial use of dredge material; (7) barrier island restoration; (8) sediment/nutrient trapping; and (9) shoreline protection, as well as other types of projects (Louisiana Coastal Wetlands Conservation and Restoration Task Force, 2006, Table 1).

Following Hurricanes Katrina and Rita in 2005, an earlier emphasis on coastal or ecosystem restoration of the LCA was reordered to at least add an equal emphasis on hurricane flood protection. In late 2005, the Department of Defense Appropriations Act of 2006 authorized COE to develop a comprehensive hurricane protection analysis to present a full range of flood control, coastal restoration, and hurricane protection measures for south Louisiana (U.S. Dept. of the Army, COE, 2009c). The Appropriations Act required Louisiana to create a State organization to sponsor the hurricane protection and restoration projects that resulted. The State legislature established the Coastal Protection and Restoration Authority and charged it with coordinating the efforts of local, State, and Federal agencies to achieve long-term, integrated flood control and wetland restoration. The Coastal Protection and Restoration Authority produced a comprehensive master plan for a sustainable coast (State of Louisiana, 2007) as their vision of an integrated program of what had been separate areas of activity—flood protection and coastal restoration. The Coastal Protection and Restoration Authority’s Annual Plans prioritize the types of projects undertaken each fiscal year. It is not entirely clear how coordination
between the State and Federal authorities is undertaken in order to develop the range of projects selected for the State’s Coastal Protection and Restoration Authority’s Annual Plan and COE’s plan (U.S. Dept. of the Army, COE, 2009a, Figures 17-1, 17-2, and 17-3). The U.S. Government Accountability Office (GAO) recently audited the CWPPRA Program (U.S. Government Accountability Office, 2007). The GAO reported 74 completed CWPPRA projects between 1994 and 2007 that resulted in 58,781 “anticipated total acres” (23,788 ha) and 16 projects under construction as of mid-2007 that are reported to result in 20,860 anticipated total acres (8,442 ha) (U.S. Government Accountability Office, 2007, Tables 2 and 3). Of the 74 projects constructed since 1994, more than half were one of two types—shoreline protection or hydrologic restoration. Of the 179 CWPPRA priority projects listed on LaCoast.gov (2010b), 55 projects with 31,187 ac (12,621 ha) “total net acres” (defined as the sum of reestablished and protected acres present at the end of 20 years) are not found on GAO’s completed or underway lists (U.S. Government Accountability Office, 2007, Tables 2 and 3), leading to a conclusion that these projects are in line for completion before 2019.

**Cumulative Activities Scenario:** The BOEM anticipates that, over the next 40 years, ~12,621 ha (31,187 ac) of land would be added, or 316 ha/yr (781 ac/yr) between now and 2019. This estimate is based in the assumption that the full menu of 179 CWPPRA projects now anticipated (LaCoast.gov, 2010b) are completed by the end of the authorization period in 2019.

There is no simple way to anticipate what projects under the protection of the State’s Coastal Protection and Restoration Authority are admitted to its Annual Plan and completed. There is also no simple way to anticipate what projects are undertaken for COE’s comprehensive range of flood control, coastal restoration, and hurricane protection measures for the LCA that will feed into the Coastal Protection and Restoration Authority’s Annual Plan for authorization and what projects will be ultimately completed. Because these projects are chosen on the basis of annual appropriations, there is no simple way to establish projections for land added or preserved over the cumulative activities scenario.

**Coastal Impact Assistance Program**

The Energy Policy Act of 2005 was signed into law by President Bush on August 8, 2005. Section 384 of EPAct amended Section 31 of the OCSLA (43 U.S.C. 1356(a)) to establish the Coastal Impact Assistance Program (CIAP). The authority and responsibility for the management of CIAP is vested in the Secretary of the Interior; the Secretary delegated this authority and responsibility to this Agency up until September 30, 2011. In 2011, it was announced that FWS will take over administration of CIAP, effective October 1, 2011, since the program aligns with the FWS conservation mission and similar grant programs run by FWS. The eligibility requirements for States, CPS’s, and fundable projects are expected to remain largely the same after the transfer.

The CIAP provides Federal grant funds derived from Federal offshore lease revenues to oil-producing states for conservation, protection, or restoration of coastal areas. This includes wetlands; mitigation of damage to fish, wildlife, or natural resources; planning assistance and the administrative costs of complying with these objectives; implementation of a federally approved marine, coastal, or comprehensive conservation management plan; and mitigation of the impact of OCS activities through the funding of onshore infrastructure projects and public service needs. Under Section 384 of EPAct, the Secretary of the Interior was directed to disburse $250 million for each of the fiscal years (FY) 2007 through 2010 to eligible OCS oil- and gas-producing States and coastal political subdivisions (CPS’s).
<table>
<thead>
<tr>
<th>Eligible CIAP States</th>
<th>Eligible CIAP Coastal Political Subdivisions</th>
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<tbody>
<tr>
<td>Alabama</td>
<td>Baldwin and Mobile Counties</td>
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<tr>
<td>Alaska</td>
<td>Municipality of Anchorage and Bristol Bay, Kenai Peninsula, Kodiak Island, Lake and Peninsula, Matanuska-Susitna, North Slope, and Northwest Arctic Boroughs</td>
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<tr>
<td>California</td>
<td>Alameda, Contra Costa, Los Angeles, Marin, Monterey, Napa, Orange, San Diego, San Francisco, San Luis Obispo, San Mateo, Santa Barbara, Santa Clara, Santa Cruz, Solano, Sonoma, and Ventura Counties</td>
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<tr>
<td>Mississippi</td>
<td>Hancock, Harrison, and Jackson Counties</td>
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<tr>
<td>Texas</td>
<td>Aransas, Brazoria, Calhoun, Cameron, Chambers, Galveston, Harris, Jackson, Jefferson, Kenedy, Kleberg, Matagorda, Nueces, Orange, Refugio, San Patricio, Victoria, and Willacy Counties</td>
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The funds allocated to each State are based on the proportion of qualified OCS revenues (QOCSR) offshore the individual State to total QOCSR from all States. The EPAct requires a minimum allocation of 1 percent to each State and provides that 35 percent of each State’s allocation be shared by its CPS’s. Table 3-16 shows the allocation of CIAP funds by fiscal year to each of the six eligible States and 67 eligible CPS’s.

A State, in cooperation with its CPS’s, must submit to BOEM for approval a CIAP State Plan (Plan) that describes how it will spend its CIAP funds. A State or CPS shall use all amounts received under CIAP for one or more of the following purposes: (1) projects and activities for the conservation, protection, or restoration of coastal areas, including wetland; (2) mitigation of damage to fish, wildlife, or natural resources; (3) planning assistance and the administrative costs of complying with this section; (4) implementation of a federally approved marine, coastal, or comprehensive conservation management plan; and (5) mitigation of the impact of OCS activities through funding of onshore infrastructure projects and public service needs.

Once a Plan is approved, a State and its CPS’s are eligible to submit grant applications for the projects described in its Plan. All six States have approved Plans. Currently, Alaska, California, Louisiana, and Mississippi have approved FY 2007-2010 Plans and are eligible to submit grant applications for their FY 2007-2010 allocated funds. Alabama has an approved FY 2007-2008 Plan and therefore may only submit grant applications for its FY 2007-2008 funds, while Texas has an approved FY 2007 Plan and may only submit grant applications for its FY 2007 funds. From total allocated funds, Table 3-17 shows the dollar amount of CIAP funds applied for, awarded, under review, and remaining for each Gulf State and CPS.

The Gulf Coast Ecosystem Restoration Task Force

The Gulf Coast Ecosystem Restoration Task Force was set up by an Executive Order signed by President Obama on October 5, 2010 (The White House, 2010). The Task Force stated the Federal Government’s desire to address longstanding ecological decline and begin moving toward a more resilient Gulf Coast ecosystem, especially in the aftermath of the DWH event. The Executive Order expressed the Federal Government’s commitment to help residents conserve and restore resilient and healthy GOM ecosystems that support and sustain the diverse economies, communities, and cultures of the region and the important national missions carried out in the GOM.

The specific goals of the Task Force are to support economic vitality, enhance human health and safety, protect infrastructure, enable communities to better withstand impact from storms and climate change, sustain safe seafood and clean water, provide recreational and cultural opportunities, protect and preserve sites that are of historical and cultural significance, and contribute to the overall resilience of coastal communities. To support and enable these goals, the Task Force’s role is to coordinate intergovernmental responsibilities, planning, and exchange of information so as to better implement ecosystem restoration and to facilitate appropriate accountability and support throughout the restoration process. The Executive Order directed Federal efforts to be efficiently integrated with those of local
stakeholders, and that particular focus should be toward innovative solutions for complex, large-scale restoration projects. The Executive Order seeks science-based and well-coordinated solutions that minimize duplication and ensure effective delivery of services.

3.3.5. Natural Events or Processes

3.3.5.1. Hurricanes

Chapter 3.3.5.7.3 of the Multisale EIS and Chapter 3.1.1.5.3 of the 2009-2012 Supplemental EIS discuss damage to infrastructure from recent hurricanes. Climatic cycles in tropical latitudes typically last 20-30 years, or even longer (USDOC, NOAA, 2005). As a result, North Atlantic experiences alternating periods of above-normal or below-normal hurricane seasons. There is a two- to three-fold increase in hurricane activity during eras of above-normal activity. The hurricane activity from 1995 to 2007 is representative of an era of above-normal hurricane activity (Elsner et al., 2008, p. 1,210).

Seventeen hurricanes made landfall in the WPA or CPA during the 1995-2009 hurricane seasons, disrupting OCS oil and gas activity in the GOM (Table 3-18). Half of these hurricanes reached a maximum strength of Category 1 or 2 while in the CPA or WPA, while the other half were powerful hurricanes reaching maximum strengths of Categories 4 or 5. The current era of heightened Atlantic hurricane activity began in 1995; therefore, the GOM could expect to see a continuation of above-normal hurricane activity during the first 10-20 years of the 40-year analysis period and below-normal activity during the remaining 20-30 years of the 40-year analysis period.

Hurricanes Ivan, Katrina, Rita, Gustav, and Ike caused extensive damage to OCS platforms, topside facilities, and pipeline systems (Table 3-19). During Hurricanes Ivan, Katrina, and Rita, 9 jack-up rigs and 19 moored rigs were either toppled or torn from their mooring systems. Sixty platforms were destroyed as a result of Hurricanes Gustav and Ike in 2008.

After the 2005 hurricanes, this Agency set forth guidance to ensure compliance with 30 CFR 250.417 and to improve performance in the area of jack-up and moored rig station-keeping during the environmental loading that may be experienced during hurricanes. Industry, USCG, and this Agency worked together to develop interim recommended practices for the use of jack-up and moored rigs during the future hurricane seasons to potentially decrease the amount of failures during hurricanes. This Agency issued NTL 2006-G10, “Moored Drilling Rig Fitness Requirements for the 2006 Hurricane Season,” and NTL 2006-G09, “Jack-up Drilling Rig Fitness Requirements for the 2006 Hurricane Season.” These NTL’s provide guidance on the information operators must submit with the application for permit to drill to demonstrate the fitness of any jack-up or moored drilling rig to conduct drilling, workover, or completion operations in the Gulf of Mexico OCS during the 2006 hurricane season, and beyond, that remain applicable until revised. These NTL’s represent a small part of the response to review and provide guidance to operators for MODU requirements and reporting in light of the recent experiences from damage caused by recent hurricanes.

3.3.5.2. Currents as Transport Agents

Physical oceanographic processes in the GOM contributing to the distribution of spilled oil include the Loop Current, Loop Current eddies, and whirlpool-like features underneath the LC and LCE’s that interact with the bottom. Infrequently observed processes include a limited number of high-speed current events, at times approaching 100 cm/s (39 in/s). These events were observed at depths exceeding 1,500 m (4,921 ft) in the northern GOM (Hamilton and Lugo-Fernandez, 2001; Hamilton et al., 2003) and as very high-speed currents in the upper portions of the water column observed in deep water by several oil and gas operators. All of these processes are described in Appendix A.2 of the Multisale EIS. Generally, current speed in the deep GOM has been observed to decrease with depth. Mean deep flow around the edges of the GOM circulates in a counterclockwise direction at ~2,000 m (6,562 ft) (Sturges et al., 2004) and at ~900 m (2,953 ft) (Weatherly, 2004).

Mean seasonal circulation patterns of inner-shelf and outer-shelf currents on the Louisiana-Texas continental shelf, the northeastern GOM shelf, and the West Florida shelf are described in Appendix A.2 of the Multisale EIS. These currents are primarily wind driven and are also influenced by riverine outflow. Cold water from deeper off-shelf regions moves onto and off the continental shelf by cross-shelf flow associated with upwelling and downwelling processes in some locations (Collard and Lugo-
Wind events such as tropical cyclones (especially hurricanes), extratropical cyclones, and cold-air outbreaks can result in extreme waves and cause currents with speeds of 100-150 cm/s (39-59 in/s) over continental shelves. Wave heights of 91 ft (28 m) were measured during the passage of Hurricane Ivan through the northern GOM (Wang et al., 2005).

The physical oceanography of the GOM, and the natural processes that may influence the cumulative activities scenario, was discussed in Chapter 3.3.7.1 of the 2009-2012 Supplemental EIS. Since that time, several new reports on circulation of the Gulf’s deep waters have been completed. The main findings from such studies are as follows: (1) the deep Gulf can be approximated as a two-layer system with an upper layer about 800- to 1,000-m (2,625- to 3,281-ft) thick that is dominated by the Loop Current and associated clockwise whirlpools (Cox et al., in press; Welsh et al., 2009; Inoue et al., 2008); (2) the lower layer below ~1,000 m (3,281 ft) has near uniform currents (Cox et al., in press; Welsh et al., 2009; Inoue et al., 2008); (3) the coupling between these two layers is generally absent, but it seems that motions of the layer interface are needed to transmit the energy from the Loop Current and eddies downward (Cox et al., in press; Welsh et al., 2009; Inoue et al., 2008; Donohue et al., 2008); (4) there is a wealth of secondary whirlpools with smaller diameters (50-100 km; 31-62 mi) that affect the exchange between the shelf and deepwater, and these smaller whirlpools interact with the larger Loop eddies (Donohue et al., 2008); and (5) the ocean’s response to tropical storms and hurricanes is similar to that reported previously, but a new mode was found to transport the hurricane’s energy downward related to the sea-level rise near the storm eye (Welsh et al., 2009; Cole and DiMarco, 2010).

Caribbean Sea waters colliding with the Yucatan Peninsula turn northward and enter the Yucatan Channel as a strong flow called the Yucatan Current. This current exhibits two basic arrangements inside the GOM. First, the Yucatan Current enters the Gulf and turns immediately eastward, exiting the Gulf towards the Atlantic Ocean via the Florida Straits to become the Gulf Stream. The second arrangement consist of a northward penetration of the Yucatan Current into the Gulf reaching to 26°-28°N latitudes, then curls clockwise turning south, and exiting via the Florida Straits into the Atlantic Ocean to become, again, the Gulf Stream. The stream inside the Gulf is called the Loop Current. The Loop Current transports warm and salty water year-round into the GOM at a rate of 25-30 million cubic meters per second, and it is the main energy source for oceanographic processes inside the Gulf. At its climatic northern position, the Loop becomes unstable, breaks, and sheds a large (200- to 400-km diameter [124- to 248-mi diameter]) clockwise whirlpool that travels southwestwards at speeds of 4-8 km/day (2-5mi/day). The southwest trip of Loop Current eddies continues until colliding with the Texas and Mexico continental slope in the western GOM, where they disintegrate. This sequence connects the eastern with the western Gulf, which otherwise appear disconnected.
CHAPTER 4

DESCRIPTION OF THE ENVIRONMENT
AND IMPACT ANALYSIS
4. DESCRIPTION OF THE ENVIRONMENT AND IMPACT ANALYSIS

The impacts of 11 WPA and CPA sales were analyzed in the *Gulf of Mexico OCS Oil and Gas Lease Sales: 2007-2012; Western Planning Area Sales 204, 207, 210, 215, and 218; Central Planning Area Sales 205, 206, 208, 213, 216, and 222, Final Environmental Impact Statement* (Multisale EIS; USDOI, MMS, 2007c). An analysis of the routine, accidental, and cumulative impacts of a WPA or CPA proposed action on the environmental and socioeconomic resources of the Gulf of Mexico can be found in Chapters 4.2, 4.4, and 4.5 of the Multisale EIS, respectively. The Multisale EIS was supplemented by the *Gulf of Mexico OCS Oil and Gas Lease Sales: 2009-2012; Central Planning Area Sales 208, 213, 216, and 222; Western Planning Area Sales 210, 215, and 218; Final Supplemental Environmental Impact Statement* (2009-2012 Supplemental EIS; USDOI, MMS, 2008a) and included an analysis on the 181 South Area that was made available for leasing through the Gulf of Mexico Energy Security Act of 2006. An analysis of the routine, accidental, and cumulative impacts of a CPA or WPA proposed action on the environmental and socioeconomic resources of the Gulf of Mexico can be found in Chapter 4 of the 2009-2012 Supplemental EIS. The Multisale EIS and the 2009-2012 Supplemental EIS are hereby incorporated by reference.

The purpose of this Supplemental EIS is to determine if there are significant new circumstances or information bearing on the CPA proposed action or its impacts, as stated in the Multisale EIS and the 2009-2012 Supplemental EIS, and, if so, to disclose those changes and conclusions. This includes all new information and not just that acquired since the DWH event. This Supplemental EIS was prepared in consideration of the potential changes to the baseline conditions of the environmental, socioeconomic, and cultural resources that may have occurred as a result of the DWH event. The environmental resources include sensitive coastal environments, offshore benthic resources, marine mammals, sea turtles, coastal and marine birds, endangered and threatened species, and fisheries. This Supplemental EIS also considered the DWH event in the analysis of the potential alternatives of the proposed action.

It must be understood that this Supplemental EIS analyzes the proposed action and alternatives for the proposed CPA lease sale. This is not an EIS on the DWH event, although information on this event is being analyzed as it applies to resources in the CPA.

4.1. PROPOSED CENTRAL PLANNING AREA LEASE SALE 216/222

Proposed CPA Lease Sale 216/222 is scheduled to be held in 2012. The proposed CPA lease sale area encompasses about 63 million ac of the total CPA area of 66.45 million ac. This area is located offshore Louisiana, Mississippi, and Alabama from 3 to about 230 nmi (3.5 to 265 mi; 5.6 to 426 km) offshore in water depths of about 3 to >3,400 m (9 to >11,115 ft). As of November 2011, about 38.6 million ac of the CPA lease sale area are currently unleased. This proposed CPA lease sale (Alternative A) would offer for lease all unleased blocks in the CPA for oil and gas operations (Figure 2-1), with the following exceptions:

(1) blocks that were previously included within the Gulf of Mexico’s EPA and are within 100 mi (161 km) of the Florida coast;

(2) blocks east of the Military Mission line (86 degrees, 41 minutes West longitude) under an existing moratorium until 2022, as a result of the Gulf of Mexico Energy Security Act of 2006 (December 20, 2006);

(3) blocks that are beyond the U.S. Exclusive Economic Zone in the area known as the northern portion of the Eastern Gap; and

(4) whole and partial blocks that lie within the former Western Gap and are within 1.4 nmi north of the continental shelf boundary between the U.S. and Mexico.

Chapter 4.1 presents baseline data for the physical, biological, and socioeconomic resources that would potentially be affected by proposed CPA Lease Sale 216/222 or the alternatives, and it presents analyses of the potential impacts of routine events, accidental events, and cumulative activities on these
resources. Baseline data are considered in the assessment of impacts from proposed CPA Lease Sale 216/222 on these resources.

During the past few years, the Gulf Coast States and GOM oil and gas activities have been impacted by several major storms and hurricanes. Appendix A.3 of the Multisale EIS provides information on Hurricanes Lili (2002), Ivan (2004), Katrina (2005), and Rita (2005). In 2008, Hurricanes Gustav and Ike also impacted OCS infrastructure (Chapter 3.3.7.2). The description of the affected environment below includes impacts from these storms on the physical, biological, and socioeconomic resources.

The DWH event off the Louisiana coast resulted in the largest oil spill in U.S. history. Approximately 4.9 million barrels flowed into the Gulf over a period of 87 days. An event such as this has the potential to adversely affect multiple resources over a large area. The level of adverse effect depends on many factors, including the sensitivity of the resource as well as the sensitivity of the environment in which the resource is located. All effects may not initially be seen and some could take years to fully develop. The analyses of impacts from the DWH event on the physical, biological, and socioeconomic resources below are based on post-DWH credible scientific information that was publicly available at the time this Supplemental EIS was prepared, applied using accepted methodologies. However, the effects of proposed CPA Lease Sale 216/222 on these resources are expected to be substantially the same as those presented in the Multisale EIS. The conservative approach would be to expect that impacts from the lease sale may be greater than prior to the DWH event, although the magnitude of those impacts cannot yet be fully determined (Chapter 4.1, “Incomplete or Unavailable Information”). The BOEM will continue to monitor these resources for effects caused by the DWH event.

Chapter 4.1.3.4.4 of the Multisale EIS provides information on accidental spills that could result from all operations conducted under the OCS Program, as well as information on the number and sizes of spills from non-OCS sources. The number of spills ≥1,000 bbl and >10,000 bbl estimated to occur as a result of the CPA proposed action is provided in Table 3-5. The mean number of spills estimated for the proposed action in the CPA is 1-3 spills (≥1,000 bbl) and <1-1 spill (≥10,000 bbl). Figure 4-12 of the Multisale EIS provides the probability of a particular number of offshore spills ≥1,000 bbl occurring from facility or pipeline operations in the CPA. Spill rates for all of the spill-size categories are provided in Table 4-16 of the Multisale EIS. The probabilities of a spill ≥1,000 bbl occurring and contacting modeled environmental resources are described in Chapter 4.3.1.5.7 and Figures 4-14 through 4-31 of the Multisale EIS.

The potential impacts of a low-probability, large oil-spill event, such as the DWH event, to the environmental resources and socioeconomic conditions listed above are fully addressed in the “Catastrophic Spill Event Analysis” (Appendix B). The reader is referred to Appendix B for the analysis of a potential effect of a catastrophic event for each resource.

The following cumulative analyses consider impacts to physical, biological, and socioeconomic resources that may result from the incremental impact of proposed CPA Lease Sale 216/222 when added to all past, present, and reasonably foreseeable future human activities, including non-OCS activities, as well as all OCS activities (OCS Program). Non-OCS activities include, but are not limited to, import tankering; State oil and gas activity; recreational, commercial, and military vessel traffic; offshore LNG activity; recreational and commercial fishing; onshore development; and natural processes. The OCS Program scenario includes all activities that are projected to occur from past, proposed, and future lease sales during the 40-year analysis period (2007-2046). This includes projected activity from lease sales that have been held, but for which exploration or development has not yet begun or is continuing.

Analytical Approach

The analyses of potential effects to the wide variety of physical, environmental, and socioeconomic resources in the vast area of the GOM and adjacent coastal areas is very complex. Specialized education, experience, and technical knowledge are required, as well as familiarity with the numerous impact-producing factors associated with oil and gas activities and other activities that can cause cumulative impacts in the area. Knowledge and practical working experience of major environmental laws and regulations such as NEPA, the Clean Water Act, CAA, CZMA, ESA, MMPA, the Magnuson-Stevens Fishery Conservation and Management Act, and others is also required.
In order to accomplish this task, BOEM has assembled a multidisciplinary staff with hundreds of years of experience. The vast majority of this staff has advanced degrees with a high level of knowledge related to the particular resources discussed in this chapter. This staff prepares the input to BOEM’s lease sale EIS’s, a variety of subsequent postlease NEPA reviews, and are also involved with ESA, EFH, and CZMA consultations. In addition, this same staff is also directly involved with the development of studies conducted by BOEM’s Environmental Studies Program. The results of these studies feed directly into our NEPA analyses. To date, since 1973, approximately $350 million has been spent on physical, environmental, and socioeconomic studies in the Gulf of Mexico OCS Region. There are currently 89 ongoing studies in the Gulf of Mexico OCS Region, at a cost of about $48 million. A great deal of baseline knowledge about the GOM and the potential effects of oil and gas activities are the direct result of these studies. In addition to the studies staff, BOEM also has a Scientific Advisory Committee consisting of recognized experts in a wide variety of disciplines. The Scientific Advisory Committee has input to the development of the Environmental Studies Program on an ongoing basis.

For each lease sale EIS, a set of assumptions and a scenario are developed, and impact-producing factors that could occur from routine oil and gas activities, as well as accidental events, are described. This information is discussed in detail in Chapter 3. Using this information, the multidisciplinary staff described above applies their knowledge and experience to conduct their analyses of the potential effects of the proposed lease sale.

The conclusions developed by the subject-matter experts regarding the potential effects of the proposed lease sale for most resources are necessarily qualitative in nature; however, they are based on the expert opinion and judgment of highly trained subject-matter experts. This staff approaches this effort in good faith utilizing credible scientific information available since the DWH event and applied using accepted methodologies. Where relevant information on reasonably foreseeable significant adverse impacts is incomplete or unavailable, the need for the information was evaluated to determine if it was essential to a reasoned choice among the alternatives and, if so, was either acquired or in the event it was impossible or exorbitant to acquire the information, accepted scientific methodologies were applied in its place. This approach is described in the next subsection on “Incomplete or Unavailable Information.”

Over the years, a suite of lease stipulations and mitigation measures has been developed to eliminate or ameliorate potential environmental effects, where implemented. In many instances, these were developed in coordination with other natural resource agencies such as NOAA and FWS. It must also be emphasized that, in arriving at the overall conclusions for certain environmental resources (e.g., coastal and marine birds, fisheries, and wetlands), the conclusions are not based on impacts to individuals, small groups of animals, or small areas of habitat, but on impacts to the resources/populations as a whole.

The BOEM has made conscientious efforts to comply with the spirit and intent of NEPA, to avoid being arbitrary and capricious in its analyses of potential environmental effects, and to use adaptive management to respond to new developments related to the OCS Program.

**Incomplete or Unavailable Information**

In the following analyses of physical, environmental, and socioeconomic resources, there are references to incomplete or unavailable information, particularly in relation to the DWH event and the associated oil spill. The subject-matter experts for each resource used what scientifically credible information was publicly available at the time this Supplemental EIS was written and acquired, when possible, new information that has become available since the Multisale EIS and the 2009-2012 Supplemental EIS. This new information is included in the description of the affected environment and impact analyses throughout Chapter 4. Where necessary, the subject-matter experts extrapolated from existing or new information, using accepted methodologies, to make reasoned estimates and developed conclusions regarding the current CPA baseline for resource categories and expected impacts from the proposed action given any baseline changes. Since this document supplements the Multisale EIS and the 2009-2012 Supplemental EIS, the subject-matter experts were tasked with determining if the conclusions made in the previous EIS’s on the significance of impacts had changed based upon the new information.

The most notable information changes since the Multisale EIS and the 2009-2012 Supplemental EIS relates to the DWH event in the CPA. Credible scientific data regarding the potential short-term and long-term impacts on CPA resources is slowly becoming available but remains incomplete at this time, and it could be many years before this information becomes available via the Natural Resource Damage...
Assessment (NRDA) process, BOEM’s Environmental Studies Program, and numerous studies by academia. Nonetheless, the subject-matter experts acquired and used new scientifically credible information that was available, determined that additional information was not available absent exorbitant expenditures or could not be obtained regardless of cost in a timely manner, and where gaps remained, exercised their best professional judgment to extrapolate baseline conditions and impact analyses using accepted methodologies based on credible information.

It is important to note that, barring another catastrophic oil spill, which is a low-probability accidental event, the adverse impacts associated with the proposed CPA lease sale are small, even in light of the DWH event. This is because of BOEM’s lease sale stipulations and mitigations, site-specific mitigations that become conditions of plan or permit approval at the postlease stage, and mitigations required by other State and Federal agencies. Lease sale stipulations used to avoid environmental impacts may include the Topographic Features Stipulation; Live Bottom (Pinnacle Trend and Low Relief) Stipulation; Blocks South of Balwin County, Alabama, Stipulation; and Protected Species Stipulation. Site-specific postlease mitigations may include buffer zones and avoidance criteria to protect sensitive resources such as areas of topographic relief, chemoosynthetic communities, deepwater corals, and historic shipwrecks. Mitigations may also be required by other agencies (i.e., the U.S. Army Corps of Engineers and State CZM agencies) to reduce or avoid impacts from OCS activities; these mitigations include boring under beach shorelines and the rerouting of pipelines to reduce or eliminate impacts from OCS pipelines that make landfall.

For the following resources, the subject-matter experts determined that there is incomplete or unavailable information that is relevant to reasonably foreseeable significant adverse impacts; however, it is not essential to a reasoned choice among alternatives.

- Air Quality (Chapter 4.1.1.1)
- Coastal and Offshore Water Quality (Chapters 4.1.2.1 and 4.1.2.2, respectively)
- Coastal Barrier Beaches and Associated Dunes (Chapter 4.1.3)
- Wetlands (Chapter 4.1.4)
- Sargassum (Chapter 4.1.8)
- Chemosynthetic and Nonchemosynthetic Deepwater Benthic Communities (Chapters 4.1.9 and 4.1.10, respectively)
- Alabama, Choctawhatchee, St. Andrew, and Perdido Key Beach Mice (Chapter 4.1.13)
- Recreational Fishing (Chapter 4.1.18)
- Recreational Resources (Chapter 4.1.19)
- Historic and Prehistoric Archaeological (Chapters 4.1.20.1 and 4.1.20.2, respectively)
- Land Use and Coastal Infrastructure (Chapter 4.1.21.1)
- Economic Factors (Chapter 4.1.21.3)
- Soft Bottoms (Chapter 4.1.22.1)

For the following resources, the subject-matter experts determined that there is incomplete or unavailable information that is relevant to reasonably foreseeable significant adverse impacts and may be essential to a reasoned choice among alternatives.

- Seagrass Communities (Chapter 4.1.5)
- Live Bottoms (Pinnacle Trend and Low Relief) (Chapters 4.1.6.1 and 4.1.6.2, respectively)
- Topographic Features (Chapter 4.1.7)
Description of the Environment and Impact Analysis

- Marine Mammals (Chapter 4.1.1.11)
- Sea Turtles (Chapter 4.1.1.12)
- Coastal and Marine Birds (Chapter 4.1.1.14)
- Gulf Sturgeon (Chapter 4.1.1.15)
- Fish Resources and Essential Fish Habitat (Chapter 4.1.1.16)
- Commercial Fisheries (Chapter 4.1.1.17)
- Environmental Justice (Chapter 4.1.1.21.4)
- Diamonback Terrapins (Chapter 4.1.1.22.2)

This chapter has thoroughly examined the existing credible scientific evidence that is relevant to evaluating the reasonably foreseeable significant adverse impacts of the proposed CPA lease sale on the human environment. The subject-matter experts that prepared this Supplemental EIS conducted a diligent search for pertinent information, and BOEM’s evaluation of such impacts is based upon theoretical approaches or research methods generally accepted in the scientific community. All reasonably foreseeable impacts were considered, including impacts that could have catastrophic consequences, even if their probability of occurrence is low. Throughout this chapter, where information was incomplete or unavailable, BOEM complied with its obligations under NEPA to determine if the information was relevant to reasonably foreseeable significant adverse impacts; if so, whether it was essential to a reasoned choice among alternatives; and, if it is essential, whether it can be obtained and whether the cost of obtaining the information is exorbitant, or whether scientifically credible information can be applied using accepted scientific methodologies in its place (40 CFR 1502.22).

Incomplete or unavailable information is identified and addressed in the individual analyses for each resource in Chapter 4. The BOEM subject-matter experts have provided the analysis for whether the incomplete or unavailable information was relevant to reasonably foreseeable significant adverse impacts, whether it was essential to a reasoned choice among alternatives, whether the information could be obtained under any circumstance or whether it could only be obtained with exorbitant cost; and applied scientifically credible information using accepted scientific methodologies where information remained incomplete or unavailable.

4.1.1. Alternative A—The Proposed Action

4.1.1.1. Air Quality

The BOEM has reexamined the analysis for air quality presented in the Multisale EIS and the 2009-2012 Supplemental EIS based on the additional information presented below and in consideration of the DWH event. No substantial new information was found that would alter the impact conclusion for air quality presented in the Multisale EIS and the 2009-2012 Supplemental EIS.

The full analyses of the potential impacts of routine activities and accidental events associated with the CPA proposed action and the proposed action’s incremental contribution to the cumulative impacts are presented in the Multisale EIS. A summary of those analyses and their reexamination due to new information is presented in the following sections. A brief summary of potential impacts follows. Emissions of pollutants into the atmosphere from the routine activities associated with the CPA proposed action are projected to have minimal impacts to onshore air quality because of the prevailing atmospheric conditions, emission heights, emission rates, and the distance of these emissions from the coastline, and the emissions are expected to be well within the National Ambient Air Quality Standards (NAAQS). While regulations are in place to reduce the risk of impacts from H₂S and while no H₂S-related deaths have occurred on the OCS, accidents involving high concentrations of H₂S could result in deaths as well as environmental damage. These emissions from routine activities and accidental events associated with the proposed action are not expected to have concentrations that would change onshore air quality classifications. The cumulative impact from all offshore and onshore emissions (such as vehicle traffic, power generation, and industrial activities) may continue to be significant in the ozone nonattainment
areas in southeast Texas and the parishes near Baton Rouge, Louisiana. The emissions from the proposed action would result in an insignificant contribution to ozone levels in the nonattainment areas.

4.1.1.1.1. Description of the Affected Environment

A detailed description of air quality can be found in Chapter 3.1.1 of the Multisale EIS. Any new information since the publication of the Multisale EIS is presented in Chapter 4.1.1 of the 2009-2012 Supplemental EIS. The following information is a summary of the resource description incorporated from the Multisale EIS, the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

The Clean Air Act (CAA) established the NAAQS. The primary standards are to protect public health, and the secondary standards are set to protect public welfare, such as visibility or to protect vegetation. The NAAQS address six pollutants: carbon monoxide, lead, nitrogen dioxide (NO\textsubscript{2}), particulate matter (PM), ozone (O\textsubscript{3}), and sulfur dioxide (SO\textsubscript{2}) (Table 4-1). Particulate material is presented as two categories according to size. Coarse particulate matter is between 2.5 \(\mu\text{m}\) and 10 \(\mu\text{m}\) (PM\textsubscript{10}), and fine particulate matter is less than 2.5 \(\mu\text{m}\) in size (PM\textsubscript{2.5}). Under the CAA, USEPA is periodically required to review and, as appropriate, modify the criteria based on the latest scientific knowledge. Several revisions to the NAAQS have occurred since the publication of the Multisale EIS, as more is understood about the effects of the pollutants.

Effective December 17, 2006, USEPA revoked the annual PM\textsubscript{10} standard and revised the 24-hour PM\textsubscript{2.5} from 65 \(\mu\text{g}/\text{m}^3\) to 35 \(\mu\text{g}/\text{m}^3\). On May 27, 2008, USEPA promulgated a new, more restrictive NAAQS 8-hour O\textsubscript{3} standard of 0.075 ppm. The USEPA also issued revisions to other NAAQS standards during 2010. Effective April 23, 2010, USEPA revised the NO\textsubscript{2} NAAQS standard to a new 1-hour standard of 100 ppb (0.100 ppm). Effective August 23, 2010, USEPA revised the SO\textsubscript{2} NAAQS standard to a 1-hour standard of 75 ppb (0.075 ppm) and revoked the 24-hour and the annual SO\textsubscript{2} standard.

In response to the recent DWH event, USEPA and the affected States conducted extensive air quality monitoring along the Gulf Coast. The air monitoring conducted to date has found that the levels of ozone and particulates were at levels well below those that would cause short-term health problems (USEPA, 2010a). The air monitoring also did not find any pollutants at levels expected to cause long-term harm. However, it has been reported in the news that people along the coastal areas felt the effect of the toxic chemicals released from the DWH event and the sprayed dispersant (see Chapter 4.1.1.21.4, Environmental Justice).

Although final summary information and reports on air quality impacts from the DWH event may be forthcoming, USEPA, NOAA, and other agencies obtained and released to the public a large number of air quality measurements indicating that air impacts tended to be minor and below USEPA’s health-based standards. As there are no continuing sources of air pollution related to the DWH event, BOEM would not expect any additional measurements or information to alter the conclusions from currently existing data. As such, although there is incomplete or unavailable information on air quality impacts that may be relevant to reasonably foreseeable adverse impacts, this information is not essential to a reasoned choice among alternatives.

Attainment

Air quality depends on multiple variables—the location and quantity of emissions; dispersion rates; distances from receptors; and local meteorology. Meteorological conditions and topography may confine, disperse, or distribute air pollutants in a variety of ways.

The Clean Air Act Amendments of 1990 (CAA) established classification designations based on regional monitored levels of ambient air quality. These designations impose mandated timetables and other requirements necessary for attaining and maintaining healthful air quality in the U.S. based on the seriousness of the regional air quality problem.

When measured concentrations of regulated pollutants exceed standards established by the NAAQS, an area may be designated as a nonattainment area for a regulated pollutant. The number of exceedances and the concentrations determine the nonattainment classification of an area. The CAAA establishes five classifications of nonattainment status—marginal, moderate, serious, severe, and extreme.
The Federal OCS waters’ attainment status is unclassified. The OCS areas are not classified because there is no provision for any classification in the CAA for waters outside of the boundaries of State waters. Only areas within State boundaries are to be classified as either attainment, nonattainment, or unclassifiable.

Operations west of 87.5°W. longitude fall under BOEM jurisdiction for enforcement of the Clean Air Act (42 U.S.C. 7401 et seq.). The OCS waters east of 87.5°W. longitude are under the jurisdiction of USEPA.

Figure 4-1 presents the air quality status in the Gulf Coast as of April 2011. All air-quality nonattainment areas reported in Figure 4-1 are for ozone nonattainment. As of May 27, 2008 (effective day), the new NAAQS 8-hour ozone standard of 0.075 ppm has been implemented (USEPA, 2011a). As of January 22, 2010, the new 1-hour nitrogen dioxide standard of 100 ppb has been fully implemented.

The attainment or nonattainment status for criteria pollutants (i.e., CO, SO2, NO2, PM, and O3) for the Gulf Coast States adjacent to the CPA are stated below (USEPA, 2011b).

Louisiana is in attainment for the pollutants CO, SO2, NO2, and PM, and nonattainment for O3. The O3 nonattainment parishes in Louisiana are in the Baton Rouge area and include Ascension, East Baton Rouge, Iberville, Livingston, and West Baton Rouge Parishes (USEPA, 2011b). More recent monitoring data collected in the period 2006-2009 indicated that the Baton Rouge nonattainment area has not had any violations of the 8-hour ozone standard. The State is in the process of submitting the needed information so that USEPA can redesignate the area to attainment (Federal Register, 2010c). A steady decline in ozone concentration over the last two decades is a result of deliberate actions to reduce ozone precursor emissions, as well as research and regulatory work done to understand the causes of ozone formation in the area (Louisiana Dept. of Environmental Quality, 2004). The average number of ozone exceedances in the area has declined, as has the number of air-pollution monitors recording exceedances.

The Prevention of Significant Deterioration (PSD) Class I air quality areas, designated under the Clean Air Act, are afforded the greatest degree of air quality protection and are protected by stringent air quality standards that allow for very little deterioration of their air quality. The PSD maximum allowable pollutant increase for PSD Class I areas are as follows: 2.5 µg/m³ annual increment for NO2; 25 µg/m³ 3-hour increment, 5 µg/m³ 24-hour increment, and 2 µg/m³ annual increment for SO2; and 8 µg/m³ 24-hour increment and 4 µg/m³ annual increment for PM10. In October 2011, a PSD increment went into effect for PM2.5. For a Class I area, the 24-hour increment for PM2.5 is 2 µg/m³. The CPA includes the Breton National Wildlife Refuge and National Wilderness Area (BNWA) south of Mississippi, which is designated as a PSD Class I area. The FWS has responsibility for protecting wildlife, vegetation, visibility, and other sensitive resources called air-quality-related values in this area. The FWS has expressed concern that the NO2 and SO2 increments for the Breton National Wilderness Area have been consumed. The BOEM has addressed FWS concerns with a scientific study to determine the pollutant increment status at BNWA. The results obtained from this study show that the maximum 3-hour, 24-hour, and annual SO2 increments were not exceeded within the BNWA, but a portion of the increment was consumed (Wheeler et al., 2008). However, there is uncertainty in the emission inventories for the baseline year. Likewise, the maximum annual NO2 increment was not exceeded within the BNWA, but a portion of the increment was consumed. The exact effect of the DWH event on the BNWA is not known because of the unavailability of air quality data specific to the area. However, it is expected that the effect of the DWH event on the air quality at the BNWA was small since the air emissions from the DWH event were temporary sources and since all air quality data for other areas of the Gulf Coast remained below USEPA’s health-based standards.

Jurisdiction

The responsibilities of BOEM are described in the OCSLA (43 U.S.C. 1334(a)(8)), which requires the Secretary of the Interior to promulgate and administer regulations that comply with the NAAQS, pursuant to the CAA (42 U.S.C. 7401 et seq.) and to the extent that authorized activities significantly affect the air quality of any State. Section 328 of the 1990 Clean Air Act Amendments transferred jurisdiction over OCS air emission sources from BOEM to USEPA, except for the Gulf of Mexico OCS west of 87.5°W. longitude.

The USEPA promulgated the OCS air quality regulations to implement the statutory directives (40 CFR 55). Over the past several years, BOEM has leased some blocks that are east of 87.5°W.
longitude. Lessees planning to drill exploration wells are currently working with USEPA to obtain permits for air emissions (USEPA, 2010b).

**Emission Inventories**

The CAAA requires BOEM to coordinate air-pollution control activities with USEPA. Thus, there will be a continuing need for emission inventories and modeling in the future. The following is a summary of new information available since publication of the Multisale EIS and the 2009-2012 Supplemental EIS.

The BOEM has completed three air emissions inventory studies for calendar years 2000 (Wilson et al., 2004), 2005 (Wilson et al., 2007), and 2008 (Wilson et al., 2010). These studies estimated emissions for all OCS oil and gas production-related sources in the Gulf of Mexico, including nonplatform sources, as well as other non-OCS-related emissions. The inventories included carbon monoxide (CO), nitrogen oxides (NOₓ), sulfur dioxide (SO₂), PM₁₀, PM₂.₅, and VOC’s, as well as greenhouse gases—carbon dioxide (CO₂), methane (CH₄), and nitrous oxide (N₂O). The widespread damage in the Gulf of Mexico caused by Hurricanes Katrina and Rita impacted the inventory results for September through December 2005. Due to the impacts of the hurricanes on OCS facilities in 2005, an updated Gulfwide emissions inventory study was funded for calendar year 2008, and more inventory data have been collected. The 2008 study was completed in December 2010 (Wilson et al., 2010). In the summer of 2010, BOEM funded another cycle of this air emissions inventory to be conducted during 2011. These emissions inventories will be used in air quality modeling to determine the potential impacts of offshore sources to onshore areas.

The USEPA implemented the new ozone standard of 75 ppb in 2008. As a result, additional Gulf Coast counties/parishes may become nonattainment for ozone, which would likely generate renewed interest in OCS sources to mitigate the OCS contribution to ozone nonattainment areas. In turn, this would likely require BOEM to conduct additional air quality studies to more accurately determine the OCS contribution.

**Greenhouse Gas Reporting**

In response to the FY 2008 Consolidated Appropriations Act, USEPA issued 40 CFR 98, which requires reporting of greenhouse gas emissions by owners of industrial facilities. On November 8, 2010, Subpart W of the Greenhouse Gas Reporting Rule was finalized. Subpart W requires petroleum and natural gas facilities that emit 25,000 metric tons or more of CO₂ equivalents per year to report emissions from equipment leaks and venting as well as flaring. The USEPA has determined that the activity data (Gulfwide Offshore Activities Data System [GOADS]) that has been collected to fulfill BOEM’s emissions inventory may be used to comply with Subpart W of the USEPA Greenhouse Gas Reporting Rule. Subpart C of the Greenhouse Gas Reporting Rule requires operators to report greenhouse gas emissions from general stationary fuel combustion sources to USEPA. At this time, BOEM’s GOAD’s activity data may not be used to comply with Subpart C; therefore, affected operators will have to perform some additional efforts in order to comply with Subpart C (USEPA, 2010c).

**General Conformity Regulations**

New General Conformity Regulations were promulgated on March 24, 2010 (USEPA, 2011c). This regulation applies only to emissions within State waters in a nonattainment area. It does not apply to emissions generated on the OCS, except for OCS-related emissions that may occur within State waters, such as emissions from vessels. The BOEM has not had to produce any conformity determinations in the Gulf of Mexico.

**4.1.1.1.2. Impacts of Routine Events**

**Background/Introduction**

A detailed description of the impacts of routine events on air quality in the Gulf of Mexico can be found in Chapter 4.2.2.1.1 of the Multisale EIS. Additional information for the 181 South Area and any
new information since the publication of the Multisale EIS is presented in Chapter 4.1.1.2 of the 2009-2012 Supplemental EIS. The following information is a summary of the resource description incorporated from the Multisale EIS, the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

The following routine activities associated with the CPA proposed action would potentially affect air quality: platform construction and emplacement; platform operations; drilling activities; flaring; seismic-survey and support-vessel operations; pipeline laying and burial operations; evaporation of volatile petroleum hydrocarbons during transfers and fugitive emissions. Supporting materials and discussions are presented in Chapter 4.1.1.1.1 of this Supplemental EIS, in Chapter 4.1.1.6 and Appendix A-3 of the Multisale EIS, and in Chapter 3.1.1.5.1 of the 2009-2012 Supplemental EIS. The impact analysis is based on four parameters—emission rates, surface winds, atmospheric stability, and the mixing height.

The concentration of the H₂S varies substantially from formation to formation and even varies to some degree within the same reservoir. Natural gas from the Norphlet Formation in the northeastern portion of the CPA, just south of Alabama and Mississippi, tends to range between 40 and 140 ppm on the OCS. Nevertheless, two wells are known to have H₂S concentrations of 1.8 and 2.5 percent (18,000 and 25,000 ppm, respectively) in the OCS. Higher concentrations do occur within the Norphlet Formation farther north under State territorial waters and below land.

Additionally, the area around the Mississippi River Delta is a known sulfur-producing area. The natural gas in deepwater reservoirs has been mainly sweet (i.e., low in sulfur content), but the oil averages between 1 and 4 percent sulfur content by weight. By far, most of the documented production of sour gas (i.e., high sulfur content) lies within 150 km (93 mi) of the Breton National Wilderness Area.

Flaring of gas containing H₂S (sour gas) is of concern because it could significantly impact onshore areas, particularly when considering the short-duration averaging periods (1 and 24 hours) for SO₂. The combustion of liquid hydrocarbon fuel is the primary source of sulfur oxides (SOₓ), when considering the annual averaging period; however, impacts from high-rate well cleanup operations can generate significant SO₂ emissions. To prevent inadvertently exceeding established criteria for SO₂ for the 1-hour and 24-hour averaging periods, all incinerating events involving H₂S or liquid hydrocarbons containing sulfur are reported to BSEE and are evaluated individually for compliance with safety and flaring requirements.

The VOC’s are precursor pollutants involved in a complex photochemical reaction with NOₓ in the atmosphere to produce ozone. The primary sources of VOC’s result from venting and evaporative losses that occur during the processing and transporting of natural gas and petroleum products. A more concentrated source of VOC’s is the vents on glycol dehydrator units.

Emissions of air pollutants would occur during exploration, development, and production activities. The profile of typical emissions for exploratory and development drilling activities (Chapter 4.1.1.6 of the Multisale EIS) shows that emissions of NOₓ are the most prevalent pollutant of concern. Emissions during exploration are higher than emissions during development due to power requirements for drilling a deeper hole and lower stack heights. During exploratory drilling operations, air emissions may be high enough to contribute to exceedances of the new, short-term, 1-hour NOₓ and SOₓ National Ambient Air Quality Standards (NAAQS) and, hence, these emissions may affect onshore air quality.

Platform emission rates for the GOM region (Chapter 4.1.1.6 of the Multisale EIS) are provided from the 2008 emission inventory of OCS sources (Wilson et al., 2010). This compilation was based on information from a survey of 3,304 platforms from 103 companies, which represented an 85 percent response rate. Since these responses included all the major oil and gas production facilities, they were deemed representative of the type of emissions to be associated with a platform. The NOₓ and VOC’s are the primary pollutants of concern since both are considered to be precursors to ozone. Emission factors for other activities such as support vessels, helicopters, tankers, and loading and transit operations were taken from the OCS emission inventory (Wilson et al., 2010).

Flaring is the venting and/burning of natural gas from a specially designed boom. Flaring systems are also used to vent gas during well testing or during repair of production equipment. The BSEE operating regulations provide for some limited volume, short duration flaring or venting of some natural gas volumes upon approval by BSEE. These operations may occur for short periods of time (typically 2-14 days) as part of unloading/operations that are necessary to remove potentially damaging completion fluids from the wellbore, to provide sufficient reservoir data for the operator to evaluate a reservoir and development options, and in emergency situations. Accidents such as oil spills, blowouts, and pipeline
ruptures are another source of emissions related to OCS operations. The potential impacts from these accidental events are discussed in Chapter 4.1.1.3.

Once pollutants are released into the atmosphere, atmospheric transport and dispersion processes begin circulating the emissions. Transport processes are carried out by the prevailing net wind circulation. During summer, the wind regime in the CPA is predominantly onshore during daytime hours, at mean speeds of 3-5 m/sec (6.7-11.2 mph). Average winter winds are predominantly offshore at speeds of 4-8 m/sec (8.9-17.9 mph) (Appendix A.3 of the Multisale EIS). Although for the summer months the wind regime in the CPA is predominantly onshore during the day, OCS activities would not be expected to impact air pollutant levels in the CPA because any pollutants emitted would be dispersed and recirculated prior to reaching shore. The majority of OCS Program-related emissions occur offshore anywhere from the State/Federal waters boundary to 200 mi (322 km) offshore, which limits the potential for emissions to result in impacts onshore.

Dispersion depends on emission height, atmospheric stability, mixing height, exhaust gas temperature and velocity, and wind speed. For emissions within the atmospheric boundary layer, the vertical heat flux, which includes effects from wind speed and atmospheric stability (via air-sea temperature differences), is a good indicator of turbulence available for dispersion (Lyons and Scott, 1990). Heat flux calculations in the CPA (Florida A&M University, 1988) indicate an upward flux year-round, being highest during winter and lowest in summer.

The mixing height is very important because it determines the vertical space available for spreading the pollutants. The mixing height is the height above the surface of the earth through which vigorous vertical mixing occurs. Vertical mixing is most vigorous during unstable conditions and is suppressed during stable conditions, resulting in the worst periods of air quality. Although mixing height information throughout the GOM is scarce, measurements near Panama City, Florida (Hsu, 1979), show that the mixing height can vary between 400 and 1,300 m (1,312 and 4,265 ft), with a mean of 900 m (2,953 ft). The mixing height tends to be higher in the afternoon, more so over land than over water. Further, the mixing height tends to be lower in winter, with daily changes smaller than in summer.

Proposed Action Analysis

The OCS emissions in tons per year for the criteria pollutants for the CPA proposed action are indicated in Table 4-25 of the Multisale EIS. The major pollutant emitted is nitrogen oxides (NOx), while PM10 is the least emitted pollutant. Combustion-intensive operations such as platform operations, well drilling, and service-vessel activities contribute mostly NOx; platform operations are also the major contributors of VOC emissions. Platform construction emissions contribute appreciable amounts of all pollutants over the life of the proposed action. These emissions are temporary in nature, and each installation generally occurs over a period of 3-4 months. Typical construction emissions result from the derrick barge placing the jacket and modular components, and from service vessels supporting this operation. The drilling operations contribute considerable amounts of all pollutants. These emissions are temporary in nature and typically occur over a 40-day drilling period. Support activities for OCS activities include crew and supply boats, helicopters, and pipeline vessels; emissions from these sources consist mainly of NOx and CO. These emissions are directly proportional to the number and type of OCS operations requiring support activities. Most emissions from these support activities occur during transit between the port and the offshore facilities; a smaller percentage of the emissions occur during idling at the platform. Platform and well emissions were calculated using the integration of projected well and platform activities over time.

The total pollutant emissions per year are not uniform. At the beginning of the proposed activities, emissions would be the largest. Emissions peak early on, as development and drilling start relatively quickly, followed by production. After reaching a maximum, emissions would decrease as wells are depleted and abandoned, platforms are removed, and service-vessel trips and other related activities are no longer needed.

The BOEM regulations (30 CFR 550.302-304) establish 1-hour and 8-hour significance levels for CO; annual, 24-hour, and 3-hour significance levels for sulphur dioxide (SO2); annual and 24-hour significance levels for TSP; and annual significance levels for NO2. The regulations established emission exemption levels to determine whether the exemption levels may be exceeded. A comparison of the projected emission rate with BOEM’s exemption levels was used to assess impacts. While the exemption
levels apply only to individual facilities, to be conservative in the analysis, the sum of all facilities was used in this comparison. The formula to compute the emission rate in tons for CO, $E = 3,400 \times D^{\frac{2}{3}}$; $D$ represents distance in statute miles from the shoreline to the source; and $E = 33.3D$ for total suspended particulates (TSP), $SO_2$, $NO_x$, and VOC. The sum of all emissions were calculated and is applied to each facility.

The VOC emissions are best addressed as their corresponding ozone impacts, which were studied in the Gulf of Mexico Air Quality Study (GMAQS) (Systems Applications International, et al., 1995). The GMAQS indicated that OCS activities have little impact on ozone exceedance episodes in coastal nonattainment areas, including the Houston/Beaumont, Port Arthur/Lake Charles, and Baton Rouge areas. Total OCS contributions to the exceedance of the standard (120 ppb at the time) were less than 2 ppb. In the GMAQS, the model was also run using double emissions from OCS petroleum development activities, and the resulting contribution to ozone concentrations for the episode modeled was still small, ranging from 2 to 4 ppb. The activities under the proposed action would not result in a doubling of the emissions, and because the proposed activities are substantially smaller than this worst-case scenario, it is logical to conclude that their impact would be substantially smaller as well (Systems Applications International et al., 1995). Additionally, 30 CFR 550.303(g)(2) requires that, if a facility would significantly impact (defined as exceeding BOEM’s significance levels) an onshore nonattainment area, then it would have to reduce its impact fully through the application of the best available control technology and possibly through offsets as well. In response to the revised 1997 ozone standard (0.08 ppm), updated ozone modeling was performed using a preliminary Gulfwide emissions inventory for the year 2000 to examine the $O_3$ impacts with respect to the new 8-hour ozone standard. Two modeling studies were conducted. One modeling study focused on the coastal areas of Louisiana extending eastward to Florida (Haney et al., 2004). This study showed that the impacts of OCS emissions on onshore $O_3$ levels were very small, with the maximum contribution of 1 ppb or less at locations where the standard was exceeded. The other modeling effort dealt with $O_3$ levels in southeast Texas (Yarwood et al., 2004). The results of this study indicated a maximum contribution of 0.2 ppb or less to areas exceeding the standard.

Current industry practice is to transport OCS-produced oil and gas via pipeline whenever feasible. It is estimated that over 99 percent of the gas and oil produced pursuant to the proposed action would be piped to shore terminals. Thus, fugitive emissions associated with tanker and barge loadings and transfer would be small, as would the associated exhaust emissions. Safeguards to ensure minimum emissions from any offloading and loading operations of OCS crude oil production from surface vessels at ports have been adopted by the State of Louisiana (Marine Vapor Recovery Act, 2010, LAC 33:III.2108 [Louisiana Dept. of Environmental Quality, 2010]).

Suspended particulate matter is important because of its potential in degrading the visibility in national wildlife refuges or recreational parks designated as PSD Class I areas. The impact depends on emission rates and particle size. Particle size represents the equivalent diameter (diameter of a sphere) that would have the same settling velocity as the particle. Particle distribution in the atmosphere has been characterized as being largely trimodal (Godish, 1991), with two peaks located at diameters smaller than 2 $\mu$m and a third peak with a diameter larger than 2 $\mu$m. Particles with diameters of 2 $\mu$m or larger settle very close to the source (residence time of approximately ½ day, Lyons and Scott, 1990). For particles smaller than 2 $\mu$m, which do not settle fast, wind transport determines their impacts. Projected PM$_{10}$ concentrations are expected to have a low impact on the visibility of PSD Class I areas.

Gaseous and fine particulate matter in the atmosphere can potentially degrade the atmospheric visibility. The visibility degradation is primarily due to the presence of particulates with the size in the range of 1 to 2 microns (micrometers). The sources of these particulates may come from fuel burning and the chemical transformation of the atmospheric constituents. The chemical transformation of NO$_2$, SO$_2$, and VOC may produce nitrates, sulfates, and carbonaceous particles. High humidity also may contribute to the visibility impairment in the Gulf coastal areas. Visibility is considered an important resource in the Breton National Wilderness Area, a Federal Class I area. Since future air emission from all sources in the area are expected to be about the same level or less, it is expected that the impact on visibility due to the presence of fine particulates would be minor.

The Breton National Wilderness Area is a Class I air quality area administered by FWS. Under the Clean Air Act, BOEM would notify FWS and the National Park Service if emissions from proposed projects may impact the Breton Class I area. Mitigating measures and stricter air emissions monitoring
and reporting requirements are required for sources that are located within 100 km (62 mi) of the Breton Class I Area and that exceed emission levels agreed upon by the administering agencies.

The subjects of the contribution of OCS activities to greenhouse gas emissions and climate change have been discussed in the 5-Year Program (USDOI, MMS, 2007a). Climate change effects have been observed to be occurring on all continents and oceans, and these observations have provided insights on relationships among atmospheric concentrations of carbon dioxide and other greenhouse gases, mean global temperature increases, and observed effects on physical and biological systems. There are many impacts associated with climate change processes that have been observed in U.S. coastal regions, and these impacts include changing air and water temperatures, rising sea levels, more intense storms, ocean acidification, coastal erosion, sea ice loss, declining coral reef conditions, and loss of critical habitats such as estuaries, wetlands, barrier islands, and mangroves.

Climate change in the GOM is expected to affect coastal ecosystems, forests, air and water quality, fisheries, and business sectors such as industry and energy. The GOM region has experienced increasing atmospheric temperatures since the 1960’s, and from 1900 to 1991 sea-surface temperatures have increased in coastal areas and decreased in offshore regions. In addition to temperature changes, the northern coast of the GOM is experiencing impacts associated with sea-level rise; these impacts include the loss of coastal wetland and mangrove habitats, saltwater intrusion into coastal aquifers and forests, and increases in shoreline erosion. Climate change associated sea-level rise is occurring in combination with altered hydrology and land subsidence, which has resulted in measures of relative sea-level rise ranging between 0.002 m/yr (0.007 ft/yr) along Texas and up to 0.01 m/yr (0.03 ft/yr) along the Mississippi River Delta. The climate change would also likely affect the precipitation changes.

The 5-Year Program’s emissions were averaged over a 40-year period. The projected CO$_2$ emissions from the proposed 5-Year Program are about 0.06-0.12 percent of all current CO$_2$ emissions in the United States. The 5-Year Program’s CH$_4$ emissions are about 0.43-0.82 percent of the current CH$_4$ emissions in the United States. If one combines the CO$_2$ and CH$_4$ emissions, the 5-Year Program’s emissions are about 0.09-0.18 percent of the emissions in the United States. The estimated 5-Year Program’s CO$_2$ emissions are about 0.08-0.016 percent of the global CO2 emissions from fossil fuel combustion. Gulf of Mexico offshore oil and gas production is responsible for about 0.45 percent of the Nation’s GHG emissions. Flaring, venting, and fugitive emissions account for <0.1 percent of this amount, the majority of the 0.45 percent comes from supply boats, helicopters (neither regulated by DOI), and platform equipment. Therefore, the CPA proposed action contributes minimally to climate change. Nevertheless, several activities to more accurately report and possibly reduce GHG emissions from the Gulf of Mexico OCS are in progress.

**Summary and Conclusion**

Emissions of pollutants into the atmosphere from the routine activities associated with the CPA proposed action are projected to have minimal impacts to onshore air quality because of the prevailing atmospheric conditions, emission heights, emission rates, and the distance of these emissions from the coastline. As indicated in the GMAQS and other modeling studies, the proposed action would have only a small effect on ozone levels in ozone nonattainment areas and would not interfere with the States’ schedule for compliance with the NAAQS. Regulations, monitoring, mitigation, and developing emissions-related technologies would ensure these levels stay within the NAAQS.

### 4.1.1.1.3. Impacts of Accidental Events

**Background/Introduction**

A description of impacts of accidental events can be found in Chapter 4.4.1 of the Multisale EIS and in Chapter 4.1.1.3 of the 2009-2012 Supplemental EIS.

The accidental release of hydrocarbons related to the CPA proposed action would result in the emission of air pollutants. The OCS accidents would include the release of oil, vapor, condensate, or natural gas or chemicals used offshore or the pollutants from the burning of these products. Typical emissions from OCS accidents consist of hydrocarbons and possibly hydrogen sulfide, and methane. These pollutants are discussed in Chapter 4.1.1.1.2 above. If a fire was associated with the accidental event, it would produce a broad array of pollutants, including all NAAQS pollutants, including NO$_2$, CO,
SO\textsubscript{x}, VOC, PM\textsubscript{10}, and PM\textsubscript{2.5}. The discussion below addresses a 15,000-bbl spill. In the spill size category of >10,000 bbl, the average of the largest historical spills is 15,000 bbl and is the average volume of two pipeline spills that occurred (Anderson and LaBelle, 2000).

**Proposed Action Analysis**

**NAAQS Pollutants**

Some of the NAAQS pollutants, the VOC’s and NO\textsubscript{x}, are precursors to ozone, which is formed by complex photochemical reactions in the atmosphere. Human exposure to ground-level ozone exposure causes a variety of health problems including airway irritation, aggravation of asthma, and increased susceptibility to respiratory illnesses. Ozone levels could increase, especially if the oil spill were to occur on a hot, sunny day with sufficient concentrations of NO\textsubscript{x} present in the lower atmosphere. An accidental spill would possibly have a temporary, offshore localized adverse effect due to NAAQS pollutant concentrations. Due to the distance from shore and an assumed accidental spill size of 15,000 bbl, an oil spill would likely not affect onshore ozone concentrations.

The VOC emissions from the evaporation of oil spill can contribute to the formation of particulate matter (PM\textsubscript{2.5}) through chemical transformation in the atmosphere. In-situ burning also generates particulate matter. Particulate matter can cause adverse human respiratory effects and can also result in a reduction in visibility (haze). The PM\textsubscript{2.5} concentrations in a plume could have the potential to temporarily degrade visibility in any affected PSD Class I areas (i.e., National Wilderness Areas and National Parks) such as the Breton National Wilderness Area and other areas where visibility is important.

**Hydrocarbons**

Oil is a mixture of many different chemical compounds, some of which are hazardous to health. Toxic chemicals can cause headache or eye irritation and some other symptoms. Benzene can cause cancer at high levels and long exposures. The benzene, ethylbenzene, toluene, and xylene (BTEX fraction) of oil is light and volatilizes into the air. The BTEX level is one commonly used measurement to provide an indication of the level of air quality. During an accidental spill, the levels of BTEX in the immediate area could exceed safe levels. In hazardous conditions, OSHA and USCG regulations require workers to use breathing protection. An accidental spill would possibly result in temporary, offshore localized elevated levels of hydrocarbons. Due to the distance to shore and an assumed accidental spill size of 15,000 bbl, an accidental spill would not result in elevated onshore BTEX concentrations. An analysis of the impact of a catastrophic spill, of far greater size, is included in Appendix B.

**Hydrogen Sulfide (H\textsubscript{2}S)**

The presence of H\textsubscript{2}S within formation fluids occurs sporadically throughout the Gulf of Mexico OCS and may be released during an accident. The concentrations of H\textsubscript{2}S found to date are generally greatest in the eastern portion of the CPA. There has been some evidence that petroleum from deep water contain significant amounts of sulfur. The H\textsubscript{2}S concentrations in the OCS vary from as low as a fraction of a ppm to a very high concentration of 650,000 ppm. Hydrogen sulfide can cause acute symptoms, including headaches, nausea, and breathing problems. During an accidental event, H\textsubscript{2}S concentrations could be high enough in the immediate area to be life threatening. The BSEE’s regulations (30 CFR 250.490(a)(1)) and the clarifying Hydrogen Sulfide NTL (NTL 2009-G31) requires a Contingency Plan, as well as sensors and alarms (30 CFR 250.490(d)) to alert and protect workers from H\textsubscript{2}S releases.

**In-situ Burning**

In-situ burning of a spill results in emissions of NO\textsubscript{x}, SO\textsubscript{2}, CO, PM\textsubscript{10}, and PM\textsubscript{2.5} and would generate a plume of black smoke. Fingas et al. (1995) describes the results of a monitoring program of a burn experiment at sea. The program involved extensive ambient measurements during two experiments in which approximately 300 bbl of crude oil were burned. It found that during the burn, CO, SO\textsubscript{2}, and NO\textsubscript{2} were measured only at background levels and were frequently below detection levels. Ambient levels of VOC were high within about 100 m (328 ft) of the fire, but they were significantly lower than those
associated with a nonburning spill. Measured concentrations of polycyclic aromatic hydrocarbons (PAH’s) were low. It appeared that a major portion of these compounds was consumed in the burn. The measurements taken from the NOAA WP-3D aircraft during the DWH oil spill are different from the monitoring described in Fingas et al. (1995), i.e., lofted plumes from the controlled burns rose above the marine boundary layer of 2,000 ft (610 m) (Ravishankara and Goldman, 2010).

McGrattan et al. (1995) modeled smoke plumes associated with in-situ burning. The results showed that the surface concentrations of particulate matter did not exceed the health criterion of 150 µg/m³ beyond about 5 km (3 mi) downwind of an in-situ burn at that time; it has since been determined by USEPA that a 24-hour concentration of 35 µg/m³ is more protective of human health. This is quite conservative since this health standard is based on a 24-hour average concentration rather than a 1-hour average concentration. This appears to be supported by field experiments conducted off of Newfoundland (Fingas et al., 1995) and in Alaska (McGrattan et al., 1995). In summary, the impacts from in-situ burning are temporary. Pollutant concentrations would be expected to be within the NAAQS. The air quality impacts from in-situ burning would therefore be minor.

Dioxins and furans are a family of extremely persistent chlorinated compounds that magnify in the food chain. During an in-situ burn, the conditions exist (i.e., incomplete hydrocarbon combustion and the presence of chlorides in seawater) for dioxins and furans to potentially form. Measurements of dioxins and furans during the DWH event in-situ burning were made (Aurell and Gullett, 2010). The estimated levels of dioxins and furans produced by the in-situ burns were similar to those from residential woodstove fires and slightly lower than those from forest fires, according to USEPA researchers (Schaum et al., 2010). The shoreline dioxin concentration from the in-situ burns would be much less than the measured air concentration in rural locations of the United States and, thus, concerns about bioaccumulation in seafood were alleviated (Schaum et al., 2010).

**Flaring**

Flaring may be conducted to manage excess gas during an accidental event such as damage to a pipeline. For the DWH event, a flare that burned both oil and gas was employed. Flaring would result in the release of NOx emissions from the flare. The SO2 emissions would be dependent on the sulfur content of the crude oil.

Particulate matter from the flare would also affect visibility. Flaring or burning activities upwind of a PSD Class I area, e.g., the Breton National Wilderness Area in the CPA, could adversely affect air quality through increased SO2 concentrations and reduced visibility. In-situ burning and flaring are temporary efforts to limit environmental impact during an accidental spill. Flaring needs to be approved by the Regional Director. The appropriate agencies would monitor for worker safety. Pollutant concentrations onshore would be expected to be within the NAAQS and not to have onshore impacts.

**Dispersants**

Dispersants may be applied to break up surface and subsurface oil following an accidental spill. In surface application, aircraft fly over the spill, similar to crop dusting on land, and spray dispersants on the visible oil. Dispersant usage is usually reserved for offshore locations. There is the possibility that the dispersant mist can drift from the site of application to a location where workers or the community are exposed by both skin contact and inhalation. Following the DWH event, USEPA provided the TAGA bus, a mobile laboratory, to perform instantaneous analysis of air in coastal communities. Two ingredients in the COREXIT dispersant were measured. Very low levels of dispersant components were identified. It should be noted that the COREXIT ingredients monitored are also common ingredients in a number of household products. Therefore, their detection onshore does not equate to the detection of dispersants. The USEPA has noted that there is no evidence that dispersant application resulted in a significant impact to onshore air quality. Due to the distance to shore and an assumed accidental spill size of 15,000 bbl, it is unlikely that dispersants would be carried to onshore areas.

**Odors**

An accidental spill could result in odors (USEPA, 2010e). The low levels of pollutants may cause temporary eye, nose, or throat irritation, nausea, or headaches, but the doses are not thought to be high
enough to cause long-term harm (USEPA, 2010e). Due to the distance to shore and an assumed accidental spill size of 15,000 bbl, it is unlikely that applied dispersants would drift to onshore areas.

Summary and Conclusion

Accidental events associated with the CPA proposed action that could impact air quality include spills of oil, natural gas, condensate, and refined hydrocarbons; H\(_2\)S release; fire; and NAAQS air pollutants (i.e., SO\(_x\), NO\(_x\), VOC’s, CO, PM\(_{10}\), and PM\(_{2.5}\)). Response activities that could impact air quality include in-situ burning, the use of flares to burn gas and oil, and the use of dispersants applied from aircraft. Measurements taken during an in-situ burning show that a major portion of compounds was consumed in the burn; therefore, pollutant concentrations would be expected to be within the NAAQS. In a recent analysis of air in coastal communities, low levels of dispersants were identified. These response activities are temporary in nature and occur offshore; therefore, there are little expected impacts from these actions to onshore air quality. Accidents involving high concentrations of H\(_2\)S could result in deaths as well as environmental damage. Regulations and NTL’s are in place to protect workers from H\(_2\)S releases. Other emissions of pollutants into the atmosphere from accidental events as a result of the CPA proposed action are not projected to have significant impacts on onshore air quality because of the prevailing atmospheric conditions, emissions height, emission rates, and the distance of these emissions from the coastline.

Overall, since loss of well-control events and blowouts are rare events and of short duration, potential impacts to air quality are not expected to be significant except in the rare case of a catastrophic event. The summary of vast amounts of data collected and additional studies will provide more information in the future.

4.1.1.1.4. Cumulative Impacts

Background/Introduction

An impact analysis for cumulative impacts in the WPA and CPA on air quality can be found in Chapter 4.5.1 of the Multisale EIS and was updated in Chapter 4.1.1.4 of the 2009-2012 Supplemental EIS. The following is a summary of the information presented in the Multisale EIS and the 2009-2012 Supplemental EIS. This cumulative analysis summary considers OCS and non-OCS activities that could occur and adversely affect onshore air quality and the Breton National Wilderness Area from OCS sources during the 40-year analysis period.

The activities in the cumulative scenario that could potentially impact onshore air quality include the proposed action and the OCS Program, State oil and gas programs, other major factors influencing offshore environments, onshore non-OCS activities, accidental releases from oil spills, accidental releases from hydrogen sulfide, natural events (e.g., hurricanes), and a catastrophic oil spill.

The activities for the OCS Program include the drilling of exploration, delineation, and development wells; platform installation; service-vessel trips; flaring; and fugitive emissions. Emissions of pollutants into the atmosphere from the activities associated with the OCS Program are not projected to have significant effects on onshore air quality because of the prevailing atmospheric conditions, emission rates and heights, and the resulting pollutant concentrations. Onshore impacts on air quality from emissions from OCS activities are estimated to be within PSD Class II allowable increments. In an Agency-funded study, the modeling results indicate that the cumulative impacts to the Breton Wilderness Class I Area are well within the PSD Class I allowable increment (Wheeler et al., 2008). The OCS contribution to the air quality problem in the coastal areas is small.

State oil and gas programs onshore, in territorial seas, and in coastal waters also generate emissions that affect onshore air quality. These emissions are regulated by State agencies and/or USEPA. Reductions in emissions have been achieved through the use of low sulfur fuels, catalytic reduction, and other efforts and, as a result, constitute minor impacts to onshore air quality.

Other major factors influencing offshore environments, such as sand borrowing and commercial transportation, also generate emissions that can affect air quality. These emissions are regulated by State agencies and/or USEPA. Reductions have been achieved through the use of low sulfur fuels and catalytic reduction and as a result, constitute minor impacts to onshore air quality.

Other major onshore emission sources from non-OCS activities include power generation, industrial processing, manufacturing, refineries, commercial and home heating, and motor vehicles. The total
impact from the combined onshore and offshore emissions would be significant to the ozone nonattainment areas in southeast Texas and the parishes near Baton Rouge, Louisiana.

Portions of the Gulf Coast have ozone levels that exceed the Federal air quality standard. Ozone levels are on a declining trend because of air-pollution control measures that have been implemented by the States. This downward trend is expected to continue as a result of local as well as nationwide air-pollution control efforts. However, more stringent air quality standards have recently been implemented by USEPA, which may result in increasing the number of parishes/counties in the coastal states that are in violation of the Federal ozone standard. There is also a proposal to further decrease the ozone standard. If the ozone standard was lowered, although OCS emissions from the proposed action would not vary, the OCS emissions in those newly designated areas would have an incrementally larger contribution to the onshore ozone levels. Although air quality is improving, the number of areas in nonattainment has increased due to the more stringent standard.

The Gulf Coast has significant visibility impairment from anthropogenic emission sources. Area visibility is expected to improve somewhat as a result of regional and national programs to reduce emissions.

Impacts from oil spills for the cumulative scenario would be similar to those described for the proposed 2007-2012 leasing program. The spill could be crude oil, crude oil with a mixture of natural gas, or refined fuel. Air quality would be affected by the additional response vessel traffic, volatization of components of the oil, and natural gas if released. Impacts from individual spills would be localized and temporary.

The scenario of an accidental release of H₂S is described in Chapter 3.1.1.5.1. The same safety precautions and regulations described in the proposed action are applicable to the cumulative scenario. That is, a typical safety zone of several kilometers is usually established in an area with the concentration of H₂S greater than 20 ppm from the source or a platform. In the event of H₂S releases, a contingency plan is required.

The effects of hurricanes on the offshore infrastructures are described in Chapters 3.1.1.5.3 and 3.3.7.2. Hurricanes mainly cause damage to offshore infrastructures and pipelines, which may result in an oil spill. A hurricane would cause minor effects on the onshore air quality since air emissions in the event of a hurricane are temporary sources. For the cumulative scenario, the emissions from oil-spill and repair activities are expected to be the same as the proposed action and to have minimum effects on the onshore air quality.

The accidental impacts from the DWH event are briefly described in Chapter 4.1.1.1.3 and Appendix B. The DWH event caused effects on air quality, which occurred from the application of dispersants to the oil spill, in-situ oil burning, evaporation of toxic chemicals from the oil spill, and cleanup activities. Onshore air quality data indicate that USEPA’s health-based standards were not exceeded, although there were public complaints regarding health concerns (Chapter 4.1.1.21.4).

An oil spill could cause the release and transport of particulate matter to the onshore environment and increase the ozone concentration or the amount of toxic chemicals in the onshore environment. The onshore residents and cleanup workers may be exposed to toxic chemicals, particulate matter, or ozone, and they may experience short-term or long-term health effects.

Modeling tools for the transport and dispersion of air pollutants such as ozone, carbon monoxide, nitrogen dioxide, and PAH’s are required to determine the fate and pollutant concentrations in the environment and subsequently, for the assessment of environmental impacts. It appears that these tools are currently not available for the application to the offshore environment, which is needed to be developed, especially for the long-range transport of air pollutants.

In a catastrophic spill, oil may be burned to prevent it from entering sensitive habitats. The USEPA released two peer-reviewed reports concerning dioxins emitted during the controlled burns of oil during the DWH event (Aurell and Gullet, 2010; Schaum et al., 2010). Dioxins is a category that describes a group of hundreds of potentially cancer-causing chemicals that can be formed during combustion or burning. The reports found that, while small amounts of dioxins were created by the burns, the levels that workers and residents would have been exposed to were below USEPA’s levels of concern.

However, at present, a number of scientists, doctors, and health care experts are concerned with the potential public health effects as a result of the DWH event in the Gulf of Mexico. The effects of the DWH event on public health and the environment can be classified as the short-term and long-term effects. The short-term effects includes watery and irritated eyes, skin itching and redness, coughing, and
shortness of breath or wheezing. As yet, little is known about any long-term health effects of direct exposure to oil from the DWH event (Chapter 4.1.1.21.4). Past accidental oil-spill events do not provide guidance for the assessment of the long-term impact of the DWH event on public health.

A survey of large oil-spill events in the past indicates that the long-term effects of an oil spill on human health and the environment are still unknown. Several large oil-spill incidents include the Ixtoc I oil spill in the Bay of Campeche in the Gulf of Mexico on June 3, 1979; Exxon Valdez oil spill in Prince William Sound, Alaska, in 1989; the Prestige oil spill in the Atlantic Ocean near Spain in 2002; and the DWH event in the Gulf of Mexico in 2010.

The Ixtoc I oil-spill accident occurred in the Bay of Campeche of the Gulf of Mexico on June 3, 1979. This oil spill became one of the largest oil spills in history at that time (Jernelöv and Linden, 1981). It was estimated that an average of approximately 10,000-30,000 bbl of oil per day were discharged into the Gulf of Mexico. It was finally capped on March 23, 1980. Ocean currents carried the oil, which reached as far as the Texas coastline. There is no study of the long-term impact of air quality from this oil spill on the human health.

The DWH event occurred in 2010. To assess the effects of the DWH event on human health and the environment, the Institute of Medicine held a workshop, “Assessing the Human Health Effects of the Gulf of Mexico Oil Spill,” in New Orleans, Louisiana, on June 22-23, 2010. It was reported that people in the coastal areas show the stresses and strains of living with the effects of the spill on their livelihood and their way of life (McCoy and Salerno, 2010).

In summary, there is no study of the long-term, air quality-related health effects on humans in the assessments of historic oil spills. The Kuwaiti oil-field fires are one instance in which air quality effects from oil burning have been further researched. In the Kuwaiti event, 600 oil wells on land were set in flames. These uncontrolled burnings produced a composite smoke plume of gaseous constituents (e.g., NOx, SOx, and CO2, etc.), acid aerosols, VOC’s, metal compounds, PAH’s, and particulate matter. Military personnel deployed to the Persian Gulf War have reported a variety of symptoms attributed to their exposures, including asthma and bronchitis (Lange et al., 2002).

Summary and Conclusion

Emissions of pollutants into the atmosphere from the activities associated with the OCS Program are not projected to have significant effects on onshore air quality because of the prevailing atmospheric conditions, emission rates and mixing heights, and the resulting pollutant concentrations. Reductions in emissions have been achieved through the use of low sulfur fuels, catalytic reduction, and other efforts, and as a result, such emissions constitute minor impacts to onshore air quality. Onshore impacts on air quality from emissions from OCS activities are estimated to be within PSD Class II allowable increments. The modeling results indicate that the cumulative impacts to the Breton Wilderness Class I Area are well within the PSD Class I allowable increment (Wheeler et al., 2008).

The Gulf Coast States’ ozone levels are declining because of air-pollution control measures that they have implemented. This downward trend is expected to continue as a result of local as well as nationwide air-pollution control efforts. The Gulf Coast has significant visibility impairment from anthropogenic emission sources. Area visibility is expected to improve somewhat as a result of regional and national programs to reduce emissions.

The incremental contribution of the proposed action (as analyzed in Chapter 4.2.2.1.1 of the Multisale EIS) to the cumulative impacts is not significant and is not expected to alter onshore air quality classifications because of the prevailing atmospheric conditions, emission rates and mixing heights, and the resulting pollutant concentrations. Portions of the Gulf Coast onshore areas have ozone levels that exceed the Federal air quality standard, but the incremental contribution from the proposed action is very small. The cumulative contribution to visibility impairment from the proposed action is also expected to remain very small. Area visibility is expected to improve somewhat as a result of regional and national programs to reduce emissions. The proposed action would have an insignificant effect on ozone levels in ozone nonattainment areas and would not interfere with the States’ schedule for compliance with the NAAQS. More stringent air quality standards have recently been implemented by USEPA; these standards may result in increasing the number of parishes/counties in the coastal states that will be in violation of the Federal air quality standards, but they would also increase the applicability of air quality regulations.
4.1.1.2. Water Quality

For the purposes of this Supplemental EIS, water quality is the ability of a waterbody to maintain the ecosystems it supports or influences. In the case of coastal and marine environments, the quality of the water is influenced by the rivers that drain into the area, the quantity and composition of wet and dry atmospheric deposition, and the influx of constituents from sediments. Besides the natural inputs, human activity can contribute to diminished water quality through discharges, run-off, dumping, air emissions, burning, and spills. Also, mixing or circulation of the water can either improve the water through flushing or be the source of factors contributing to the decline of water quality.

Evaluation of water quality is done by the measurement of factors that are considered important to the health of an ecosystem. The primary factors influencing coastal and marine environments are temperature, salinity, dissolved oxygen, nutrients, potential of hydrogen (pH), oxidation reduction potential (Eh), pathogens, and turbidity or suspended load. Trace constituents such as metals and organic compounds can affect water quality. The water quality and sediment quality may be closely linked. Contaminants, which are associated with the suspended load, may ultimately reside in the sediments rather than the water column.

The region under consideration is divided into coastal and offshore waters for the following discussion. Coastal waters, as defined by BOEM, include all the bays and estuaries from the Rio Grande River to Florida Bay (Figure 4-2). Offshore waters, as defined in this Supplemental EIS, include both State offshore water and Federal OCS waters, which includes everything outside any barrier islands to the Exclusive Economic Zone. The inland extent is defined by the Coastal Zone Management Act.

The BOEM has reexamined the analysis for water quality presented in the Multisale EIS and the 2009-2012 Supplemental EIS (addition of 181 South Area), based on the additional information presented below and in consideration of the DWH event. No substantial new information was found that would alter the impact conclusion for water quality presented in the Multisale EIS and the 2009-2012 Supplemental EIS.

The full analyses of the potential impacts of routine activities and accidental events associated with the CPA proposed action and the proposed action’s incremental contribution to the cumulative impacts are presented in the Multisale EIS. A summary of those analyses and their reexamination due to new information is presented in the following sections. A brief summary of potential impacts follows. Impacts from routine activities associated with the proposed action would be expected to be minimal in the current regulatory environment. Coastal water impacts associated with routine activities include increases in turbidity resulting from pipeline installation and navigation canal maintenance, discharges of bilge and ballast water from support vessels, and run-off from shore-based facilities. Offshore water impacts associated with routine activities result from the discharge of drilling muds and cuttings, produced water, residual chemicals used during workovers, structure installation and removal, and pipeline placement. The discharge of drilling muds and cuttings causes temporary increased turbidity and changes in sediment composition. The discharge of produced water results in increased concentrations of some metals, hydrocarbons, and dissolved solids within an area of about 100 m (328 ft) adjacent to the point of discharge. Structure installation and removal and pipeline placement disturbs the sediments and causes increased turbidity. In addition, offshore water impacts result from supply and service-vessel bilge and ballast water discharges.

The activity associated with the proposed action would contribute a small percentage of the existing and future OCS energy industry. The specific discharges, drill muds, cuttings and produced water, and accidents resulting in spills would occur in proportion to production and, therefore, could add a small increase to the anticipated impacts. Furthermore, the vessel traffic and related discharges associated with the proposed action are a fraction of the ongoing commercial shipping and military activity in the Gulf. The impacts of discharges, sediment disturbances, and accidental releases are a small percentage of the overall activity and the overall impacts to coastal and offshore waters.

4.1.1.2.1. Coastal Waters

4.1.1.2.1.1. Description of the Affected Environment

A detailed description of coastal water quality can be found in Chapter 3.1.2.1 of the Multisale EIS. Additional information for the 181 South Area and any new information since the publication of the
Description of the Environment and Impact Analysis

Multisale EIS is presented in Chapter 4.1.2.1 of the 2009-2012 Supplemental EIS. The following information is a summary of the resource description incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

The Gulf of Mexico is the ninth largest waterbody in the world (USDOC, NOAA, 2008a). The description of the physical oceanography of the Gulf of Mexico is described in Appendix A.2 of the Multisale EIS. The United States portion of the Gulf of Mexico region follows the coastline of five states from the southern tip of Texas moving eastward through Louisiana, Mississippi, Alabama, and ending in the Florida Keys (Figure 4-2). The combined coastline of these states totals over 47,000 mi (75,639 km) (when including the shores of all barrier islands, wetlands, inland bays, and inland bodies of water) (USDOC, NOAA, 2008a). The Gulf's coastal areas contain half the wetlands in the United States (USDOC, NOAA, 2008a). Wetlands are discussed in further detail in Chapter 4.1.1.4. According to USEPA (2008a), the Gulf Coast coastal area comprises over 750 bays, estuaries, and sub-estuary systems that are associated with larger estuaries. Gulf Coast estuaries and wetlands provide important spawning, nursery, and feeding areas for a wide array of fish wildlife, as well as being the home for a wide range of indigenous flora and fauna (USEPA, 2008a). Gulf Coast estuaries and wetlands provide important spawning, nursery, and feeding areas for a wide array of fish wildlife, as well as being the home for a wide range of indigenous flora and fauna (USEPA, 2008a). The combined coastline of these states totals over 47,000 mi (75,639 km) (when including the shores of all barrier islands, wetlands, inland bays, and inland bodies of water) (USDOC, NOAA, 2008a). The coastal waters of the Gulf Coast are an extremely productive natural system (USEPA, 2008a), which is also important to the Gulf Coast economy as the major commercial fishing ports in the region yield over 1.2 billion pounds of seafood on an annual basis (USDOC, NOAA, 2008a). The natural resources of the Gulf of Mexico are also important for tourism and recreation.

More than 150 rivers empty out of North America into the Gulf of Mexico (Gore, 1992, p. 127). The river deltas emptying into the Gulf bring freshwater and sediment into coastal waters (Gore, 1992, pp. 127-131), which affect the water quality of these waters. Rivers carry excess nutrients (e.g., nitrogen and phosphorus), as well as other possible inputs such as contaminants from industrial wastewater discharge, downstream; and this effect is cumulative as the river reaches an estuary (Gore, 1992, pp. 280 and 291). Overenrichment of nutrients may lead to eutrophication that can eventually cause algal blooms and fish kills (Gore, 1992, p. 280) (see below for more information on nutrient enrichment and its effects; also see the wetlands and seagrasses discussions in Chapters 4.1.1.4 and 4.1.1.5, respectively). The emptying of rivers into the GOM is part of the hydrologic cycle or water cycle (USDOI, GS, 2010a); understanding this cycle not only explains the movement of water on Earth but also how water quality might be affected by both natural and anthropogenic sources. The water cycle may introduce chemical and physical factors that alter the condition of the natural water, such as the addition of waterborne pollutants, the addition of warmer water, into the GOM through waterbodies emptying into the GOM, runoff, groundwater discharge, or precipitation. Water quality in coastal waters of the northern Gulf of Mexico is highly influenced by season. Seasonality influences salinity and dissolved oxygen; nutrient content; temperature; pH and Eh; pathogens; turbidity; metals; and organic compounds. Salinity in open water near the coast may vary between 29 and 32 practical salinity units (psu) during fall and winter, but it may decline to 20 psu during spring and summer due to increased runoff (USDOI, MMS, 2000). Oxygen and nutrient concentrations also vary seasonally.

The priority water quality issues identified by the Gulf of Mexico Alliance are (1) reducing risk of exposure to disease-causing pathogens, (2) minimizing occurrence and effects of harmful algal blooms, (3) identifying sources of mercury in Gulf seafood, and (4) improving the monitoring of Gulf water resources (Gulf of Mexico Alliance, 2009a). In addition to water quality itself, nutrients and nutrient impacts are also a regional priority issue for the organization (Gulf of Mexico Alliance, 2009b).

The leading source of contaminants that impair coastal water quality is urban runoff. Urban runoff can include suspended solids, heavy metals and pesticides, oil and grease, nutrients, and organic matter. Urban runoff increases with population growth, and the Gulf Coast region has experienced a 109 percent population growth since 1970, with an additional 15 percent increase expected by 2020 (USDOC, NOAA, 2011a). Other pollutant source categories include (1) agricultural runoff, (2) municipal point sources, (3) industrial sources, (4) hydromodification (e.g., dredging), and (5) vessel sources (e.g., shipping, fishing, and recreational boating).

The National Research Council (NRC, 2003, Table I-4, p. 237) estimated that, on average, approximately 26,324 bbl of oil per year entered Gulf waters from petrochemical and oil refinery industries in Louisiana and Texas. Further, NRC (2003) calculated an estimate for oil and grease loads from all land-based sources per unit of urban land area for rivers entering the sea. Based on the size of its
watershed, the Mississippi River introduced approximately 3,680,938 bbl of oil and grease per year from land-based sources (NRC, 2003, Table I-9, p. 242) into the waters of the Gulf of Mexico.

The zone of hypoxia on the Louisiana-Texas shelf occurs seasonally and is affected by the timing of the Mississippi and Atchafalaya Rivers’ discharges carrying nutrients to the surface waters. The hypoxic conditions last until local wind-driven circulation mixes the water again. The 2010 GOM dead zone covered 20,000 km² (7,722 mi²) (LUMCON, 2010). The 2010 dead zone was reported to be one of the largest ever. The area reported in 2009 measured 8,000 km² (3,000 mi²) (LUMCON, 2009), while the area reported in 2008 measured 20,720 km² (8,000 mi²) (LUMCON, 2008).

Since the marine environment is a dynamic system, sediment quality and water quality can affect each other. For example, a contaminant may react with the mineral particles in the sediment and be removed from the water column (e.g., adsorption). Thus, under appropriate conditions, sediments can serve as sinks for contaminants such as metals, nutrients, or organic compounds. However, if sediments are (re)suspended (e.g., due to dredging or a storm event), the resuspension can lead to a temporary redox flux, including a localized and temporal release of any formally sorbed metals as well as nutrient recycling (Caetano et al., 2003; Fanning et al., 1982).

The overall coastal condition of the Gulf Coast was evaluated from 2001 to 2002 by USEPA and was rated as fair to poor (USEPA, 2008a). Specifically, water quality was rated as fair while sediment quality and the coastal habitat index, a rating of wetlands habitat loss, both of which affect water quality, were rated as poor. The USEPA also conducted similar evaluations from 1990 to 1996 (USEPA, 2001) and again from 1997 to 2000 (USEPA, 2005). Water quality was poor overall in the first Coastal Condition Report, but it increased to fair overall in the latter reports. Conversely, sediment quality was generally fair in the first two reports and decreased to poor in the last report. The Barataria/Terrebonne Estuary, near Port Fourchon, which is a common service base, was ranked fair in terms of water quality (USEPA, 2007b) and was assessed as having moderately high eutrophic conditions by NOAA (Bricker et al., 2007). The Galveston Bay estuary system was ranked poor in terms of water quality and fair to poor in terms of sediment quality (USEPA, 2007b); Galveston Bay was individually characterized as having moderately low eutrophic conditions (Bricker et al., 2007). The estuarine area of the Coastal Bend Bays, which includes Corpus Christi Bay, was ranked fair in terms of water quality and poor in terms of sediment quality (USEPA, 2007b), while Corpus Christi Bay alone was characterized as moderately eutrophic (Bricker et al., 2007).

The NOAA examined additional Gulf Coast estuary systems near the CPA and, of those with sufficient data, the Mississippi/Atchafalaya Plume and Perdido Bay had high overall eutrophic conditions, Barataria Bay had moderate high overall eutrophic conditions, Breton/Chandeleur Sound and Lake Pontchartrain were ranked as having moderate overall eutrophic conditions, the Mississippi River had moderately low overall eutrophic conditions, and Mississippi Sound and Lake Borgne had overall low eutrophic conditions (Bricker et al., 2007).

The condition of the Gulf Coast was altered by the DWH event and associated oil spill. The Government estimated that approximately 4.9 million barrels of oil were released during the DWH event (Oil Spill Commission, 2011b). As well, the corresponding emission of methane from the wellhead during the DWH event was estimated between 9.14 x 10⁹ and 1.25 x 10¹⁰ moles (Kessler et al., 2011). In coastal waters, the maximum extent of surface water and shoreline oiling stretched from roughly the Louisiana-Texas border to Apalachicola, Florida (Oil Spill Commission, 2011b, Figure 7.1). Also, a subsurface oil and gas plume was discovered in deep water between ~1,100 and 1,300 m (3,609 and 4,265 ft) (e.g., Diercks et al., 2010). Based on in-situ fluorescence and oxygen measurements (proxies for oil concentration and biodegradation, respectively), the subsurface plume traveled to the northeast of the wellhead and much farther to the southwest, reaching as far west as approximately 93° W. longitude (e.g., Kessler et al., 2011).

Coastal water quality will not only be impacted by the oil, gas, and their respective components, but also to some degree from cleanup and mitigation efforts. Increased vessel traffic, hydromodification (e.g., dredging, berm building, etc.) and the addition of dispersants and methanol to the marine environment in an effort to contain, mitigate, or clean up the oil may also tax the environment to some degree. Fortunately, over time, natural processes can physically, chemically, and biologically degrade oil (NRC, 2003). The physical processes involved include evaporation, emulsification, and dissolution; the primary chemical and biological degradation processes include photooxidation and biodegradation (i.e., microbial oxidation).
The oil that entered the Gulf of Mexico from the DWH event is a South Louisiana sweet crude oil (i.e., it is low in sulfur) (USDOC, NOAA, 2011a). The oil is fairly high in alkanes (organic compounds containing only carbon and hydrogen and single bonds; sometimes called paraffin or aliphatic compounds) (USDOC, NOAA, 2011a). Because alkanes are simple hydrocarbons, these oils are likely to undergo biodegradation more easily (USDOC, NOAA, 2011a). Weathering of crude can occur within the first 24-48 hours, with up to a 40 percent weight loss within 7 days (English, 2010). Also, the oil from the DWH event is less toxic than other crude oils in general because this oil is lower in PAH’s than many crude oils (USDOC, NOAA, 2011a).

Extensive water and sediment sampling was performed in coastal waters during the DWH response. Water and sediment samples were collected in the nearshore zone at multiple sites from Texas to Florida for quantitative analysis of oil and oil-related compounds, dispersants, or by-products (OSAT, 2010). The main nearshore sampling efforts were conducted by USEPA, USGS, and the Center for Toxicology and Environmental Health (a BP contractor), with additional samples provided by other Federal and State agencies. A total of 6,090 water samples were considered for comparison with USEPA’s human health benchmarks. None of the samples exceeded USEPA’s benchmark for human health (child swimmer scenario). A total of 6,909 water and sediment samples were considered for comparison with USEPA’s aquatic life benchmarks. Of these samples, a total of 41 nearshore water benchmark exceedances were observed throughout the event. Based on oil fingerprinting, 13 of these samples were of indeterminate origin, 19 were considered not consistent with MC 252 oil, and 9 were deemed consistent with MC 252 oil. Only a small subset of the analyzed samples targeted areas of observed surface oil, such as samples collected during the Dispersant Environmental Effects Project (DEEP). A total of 24 nearshore sediment benchmark exceedances were observed throughout the event. As with water, fewer sediment benchmark exceedances were observed in USEPA Region 6 (Texas and Louisiana) than in USEPA Region 4 (Alabama, Mississippi, and Florida). Of the total sediment exceedances, 9 samples were of indeterminate origin, 11 were considered not consistent with MC 252 oil, and 4 were consistent with MC 252 oil. Notably, no water or sediment benchmark exceedances in the nearshore measured after August 3, 2010 (the last overflight observation of surface oil), were consistent with MC 252 oil.

The DWH event released natural gas into the water column in addition to oil. Methane is the primary component of natural gas (NaturalGas.org, 2010b). Limited research is available for the biogeochemistry of hydrocarbon gases in the marine environment (Patin, 1999, p 233). Theoretically, methane could stay in the marine environment for long periods of time (Patin, 1999, p. 237) as methane is highly soluble in seawater at the high pressures and cold temperatures found in deepwater environments (NRC, 2003, p. 108); however, methane diffusing through the water column would likely be oxidized in the aerobic zone and would rarely reach the air-water interface (Mechalas, 1974, p. 23). During the DWH event, methane and oxygen distributions were measured at 207 stations throughout the affected region (Kessler et al., 2011). Based on these measurements, it was concluded that, within ~120 days from the onset of release, ~3.0 x 10^10 to 3.9 x 10^10 moles of oxygen were respired, primarily by methanotrophs, and left behind a residual microbial community containing methanotrophic bacteria. The researchers further suggested that a vigorous, deepwater bacterial bloom respired nearly all the released methane within this time and that, by analogy, large-scale releases of methane from hydrate in the deep ocean are likely to be met by a similarly rapid methanotrophic response. Unfortunately, little is known about methane toxicity in the marine environment, but there is concern as to how methane in the water column might affect fish (Chapter 4.1.1.16).

One standard tool used in response to spilled oil on water is dispersants. The purpose of chemical dispersants is to facilitate the movement of oil into the water column in order to encourage weathering and biological breakdown of the oil (i.e., biodegradation) (NRC, 2005; Australian Maritime Safety Authority, 2010). If the oil moves into the water column and is not on the surface of the water, it is less likely to reach sensitive shore areas (USEPA, 2010f). Since sea birds are often on the surface of the water or in shore areas, dispersants are also considered to be very effective in reducing the exposure of sea birds to oil (Australian Maritime Safety Authority, 2010). In addition to dispersion being enhanced by artificial processes, oil may also be dispersed through natural processes. For instance, microbial metabolism of crude oil results in the dispersion of oil (Bartha and Atlas, 1983). Oil dispersion, as a spill-response strategy, has both positive and negative effects. The positive effect is that the oil, once dispersed, is more available to be degraded. The negative effect is that the oil, once dispersed, is more available to microorganisms, which temporarily increases the toxicity (Bartha and Atlas, 1983). The toxicity of
dispersed oil in the environment will depend on many factors, including the effectiveness of the dispersion, temperature, salinity, the degree of weathering, type of dispersant, and degree of light penetration in the water column (NRC, 2005). The toxicity of dispersed oil is primarily due to the toxic components of the oil itself (Australian Maritime Safety Authority, 2010).

The Government estimated that approximately 1.84 million gallons of dispersant were used to breakup and dilute the oil subsea at the wellhead and on the surface (Oil Spill Commission, 2011a). COREXIT 9500 and 9527 were used in response to the DWH event and resulting spill (USEPA, 2010f). The components of these dispersants are identical with the exception of the base solvent; COREXIT 9527 has an organic solvent as a base (McDonald et al. 1984; USEPA, 2011d). Dispersants used in the 1960’s were quite toxic, but more recently developed dispersants such as COREXIT are considerably less toxic (Doe and Wells, 1978; Leahy and Colwell, 1990). Lindstrom and Braddock (2002) found that environmental use of COREXIT 9500 could result in either increases or decreases in the toxicity of residual oil through selective microbial mineralization of hydrocarbons. In fact, reviews of studies have found that the general effectiveness of dispersants in enhancing biodegradation of crude oil and individual hydrocarbons is highly variable and depends on several factors, including the chemical formulation of the dispersant, its concentration, and the dispersant/oil application ratio (Boehm, 1983). Dispersants are not preauthorized for use in coastal areas (NRC, 2005), but it is possible that the use of dispersants in offshore spills may have effects on coastal environments. A recent study assessed the impacts of COREXIT EC9500A, which was widely deployed during the DWH event, on microbial communities from a beach impacted by the spill (Hamdan and Fulmer, 2011). The findings suggest that hydrocarbon-degrading bacteria from the oiled beach were inhibited by chemical dispersants and that the use of dispersants has the potential to diminish the capacity of the environment to bioremediate spills. However, there was evidence that the dispersants worked in dispersing oil at the wellhead in the case of the DWH event (USDOC, NOAA, 2010b; USEPA, 2010f). COREXIT 9527 has been shown to greatly increase volatile liquid hydrocarbons incorporation into water, as well as to accelerate the process in experiments compared with observations where no dispersant was used (McDonald et al. 1984). In fact, dispersants used during the DWH event have been noted to reduce the volatile organic compounds that can be a workplace issue for response workers on ships near the site (White House Press Briefing, 2010). Since the amount of dispersants used for the spill resulting from the DWH event is unprecedented and since this is the first time dispersants have been applied in such quantities on the surface in deep waters, and at the depth of the well itself, continual monitoring and evaluation of their use is imperative (White House Press Briefing, 2010).

During the DWH response, sediment and water samples collected in the nearshore zone were analyzed for a number of dispersant-related chemicals, including, but not limited to dipropylene glycol n-butyl ether (DPnB), propylene glycol, and dioctylsulfosuccinate (DOSS). Between May 13 and October 20, 2010, 4,850 water and 412 sediment samples were collected in the nearshore zone (OSAT, 2010). None of the concentrations of dispersant-related chemicals found in water samples collected during the response exceeded USEPA’s benchmarks. Only 66 samples (60 water and 6 sediment) had detectable levels of dispersant-related chemicals. DPnB was the most common detectable dispersant compound and was found in 57 of the 60 water samples; however, concentrations never exceeded 3 µg/L (cf., USEPA screening level 1 mg/L). The presence of dispersant-related chemicals in water occurred all along the Gulf Coast; however, a majority of the nearshore detects were encountered around Louisiana. Propylene glycol was the only dispersant-related chemical detected in the sediments. Unfortunately, no benchmark for dispersant indicator compounds in sediment exists; thus, the significance of these concentrations is unknown.

Dissolved oxygen levels are a concern with any release of a carbon source, such as oil and natural gas, and became a particular concern during the DWH event since dispersants were applied at the wellhead for the first time. Thus, USEPA required monitoring protocols in order to use subsea dispersants (USDOC, NOAA, 2010c). In areas where plumes of dispersed oil were previously found, dissolved oxygen levels decreased by about 20 percent from long-term average values in the GOM; however, scientists reported that these levels have stabilized and are not low enough to be considered hypoxic (USDOC, NOAA, 2010d). The drop in oxygen, which has not continued over time, has been attributed to microbial degradation of the oil. Initially released studies indicate that bacteria are degrading hydrocarbons from both gas and oil, but the degradation rates reported in the studies varied considerably (Camilli et al., 2010, Hazen et al., 2010, Valentine et al., 2010). Over time, as the oil continues to be
degraded and diffused, hypoxia becomes less of a concern. In fact, the 2010 hypoxic zone could not be linked to the DWH event in either a positive or a negative manner (LUMCON, 2010).

During the DWH event, one of the earlier attempts to stop the oil from leaking from the well was a procedure called a “top kill” (RestoreTheGulf.gov, 2010a). The top kill involved using water-based drilling muds, which are heavy due to the mineral component barite, in order to stop flow from the well. This procedure was not successful, but during the procedure, 29,712 bbl of water-based mud were used (Boland, official communication, 2011). Much of this mud ended up on the seafloor. The primary general components of water-based mud (also referred to as water-based drilling fluids) are fresh or saltwater, barite, clay, caustic soda, lignite, lignosulfonates, and water-soluble polymers (USDOI, BOEMRE, 2010h). Water-based drilling mud may be discharged to the ocean under normal operations, but those discharges are regulated by USEPA (USDOI, BOEMRE, 2010h). The BOEM research has shown that drilling mud discharges do not move very far, even when discharged at the surface (CSA, 2006a). Since the muds were discharged in deep water, it is not expected that coastal waters and sediments will suffer significant adverse effects.

It is currently impossible to estimate precisely the long-term impacts that the spill from the DWH event will have on coastal water quality. Various monitoring efforts and environmental studies are underway. More time is needed to fully assess the impacts of the DWH event. Although response efforts decreased the fraction of oil remaining in Gulf waters and reduced the amount of oil contacting the coastline, oil still remains in the environment (SCAT, 2011a and 2011b; OSAT-2, 2011). As such, there remains some incomplete or unavailable information that may be relevant to reasonably foreseeable impacts on coastal water quality. Much of this information is continuing to be collected and developed through the NRDA process. These data collection and research projects may be years from completion. Few data or conclusions have been released to the public to date. Regardless of the costs involved, it is not within BOEM’s ability to obtain this information from the NRDA process within the timeline of this Supplemental EIS. In light of this incomplete and unavailable information, BOEM subject-matter experts have used credible scientific information that is available and applied it using scientifically accepted methodology. Given the available data described above, however, BOEM believes that this incomplete or unavailable information is not essential to a reasoned choice among alternatives.

4.1.1.2.1.2. Impacts of Routine Events

Background/Introduction

A detailed description of routine impacts on coastal water quality can be found in Chapter 4.2.1.1.2.1 of the Multisale EIS. Additional information for the 181 South Area and any new information since the publication of the Multisale EIS is presented in Chapter 4.1.2.1.2 of the 2009-2012 Supplemental EIS. The following is a summary of the information incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

Proposed Action Analysis

The routine activities associated with the CPA proposed action that would impact water quality include the following:

- discharges during drilling of exploration and development wells;
- structure installation and removal;
- discharges during production;
- installation of pipelines;
- workovers of wells;
- maintenance dredging of existing navigational canals;
• service vessel discharges; and
• nonpoint-source runoff.

The scenario information related to the CPA proposed action is presented in Table 3-2.

Sediment disturbance and turbidity may result from nearshore pipeline installation or maintenance dredging. The installation of pipelines can increase the local total suspended solids in the water. The adverse effect on water quality would be temporary and localized. Chapter 4.1.2.1.7 of the Multisale EIS notes that COE and State permits would require these turbidity impacts to be mitigated through the use of turbidity screens and other turbidity reduction or confinement equipment. No new navigation channels are expected to be dredged as a result of the CPA proposed action, but the CPA proposed action would contribute to maintenance dredging of existing navigation canals. Maintenance dredging would temporarily increase turbidity levels in the vicinity of the dredging and disposal of materials.

In coastal waters, the water quality would be impacted by the discharges from the service vessels in port. Service-vessel round trips projected for the CPA proposed action are 137,000-220,000 trips over the 40-year life of the proposed action (Table 3-2). Based on current service-base usage, it is assumed the majority of these trips would occur in Louisiana’s coastal waters. The types of discharges and regulations are discussed in Chapters 4.1.1.4.8 and 4.1.2.2.2 of the Multisale EIS. Most discharges are treated or otherwise managed prior to release. In coastal waters, bilge and ballast water may be discharged with an oil content of 15 ppm or less (33 CFR 151.10). The discharges would affect the water quality locally. However, regulations are becoming more stringent. The USCG Ballast Water Management Program became mandatory for some vessels in 2004 (33 CFR 151 Subparts C and D) (U.S. Dept. of Homeland Security, CG, 2010b). The goal of the program was designed to prevent the introduction on nonindigenous (invasive) species that would affect local water quality. Furthermore, USCG published the Ballast Water Discharge Standard Notice of Proposed Rulemaking in the Federal Register on August 28, 2009. Additionally, the final Vessel General Permit, issued by USEPA, became effective on December 19, 2008. This permit is in addition to already existing NPDES permit requirements and now increases the NPDES regulations so that discharges incidental to the normal operation of vessels operating as a means of transportation are no longer excluded, unless exempted from NPDES permitting by Congressional legislation (USEPA, 2008b).

Up to one new gas processing plant is projected as a result of the CPA proposed action. In addition, the CPA proposed action would contribute to the use of existing onshore facilities in Louisiana, Mississippi, Alabama, and possibly Texas. These supporting onshore facilities would discharge into local wastewater treatment plants and waterways during routine operations. The types of onshore facilities were discussed in Chapter 4.1.2.2.1 of the Multisale EIS. All point-source discharges are regulated by USEPA, the agency responsible for coastal water quality, or the USEPA-authorized State agency. The U.S. Environmental Protection Agency’s NPDES storm-water effluent limitation guidelines control storm-water discharges from support facilities. Indirect impacts could occur from nonpoint-source runoff, such as rainfall, which has drained from infrastructure such as a public road and parking lot, and may contribute hydrocarbons, trace-metal pollutants, and suspended sediments. These indirect impacts would be minimal, as long as existing regulations are followed, and difficult to discern from other sources.

Summary and Conclusion

The primary impacting sources to water quality in coastal waters are point-source and storm-water discharges from support facilities, vessel discharges, and nonpoint-source runoff. These activities are not only highly regulated but also localized and temporary in nature. The impacts to coastal water quality from routine activities associated with the CPA proposed action should be minimal because of the distance to shore of most routine activities, USEPA’s regulations that restrict discharges, and the few, if any, new pipeline landfalls or onshore facilities that would be constructed.
4.1.1.2.1.3. Impacts of Accidental Events

Background/Introduction

A detailed description of accidental events on coastal water quality can be found in Chapter 4.4.2.1 of the Multisale EIS. Additional information for the 181 South Area and any new information since the publication of the Multisale EIS is presented in Chapter 4.1.2.1.3 of the 2009-2012 Supplemental EIS. The following is a summary of the information incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

Accidental events associated with the CPA proposed action that could impact coastal water quality include spills of oil and refined hydrocarbons, releases of natural gas, spills of chemicals or drilling fluids, and loss of well control, collisions, or other malfunctions that would result in such spills. Chapter 3.2 discusses the accidental events that could result from the impact-producing factors and scenario, with particular attention given to the risk of oil spills, response to such oil spills, loss of well control, pipeline failures, vessel collisions, and chemical and drilling fluid spills. A brief summary is presented here. The impacts of rare, catastrophic spills are discussed in Appendix B. A catastrophic event would not be expected to occur in coastal waters, but a catastrophic spill in offshore waters could affect coastal waters.

Proposed Action Analysis

Oil Spills and Natural Gas and Condensate Releases

Water quality is altered and degraded by oil spills through the increase of petroleum hydrocarbons and their various transformation/degradation products in the water. The extent of impact from a spill depends on the behavior and fate of oil in the water column (e.g., the movement of oil and the rate and nature of weathering), which, in turn, depends on oceanographic and meteorological conditions at the time (Appendix A.2 and A.3 of the Multisale EIS). Crude oils are not a single chemical, but instead are complex mixtures with varied compositions. The various fractions within the crude behave differently in water. Thus, the behavior of the oil and the risk that the oil poses to natural resources depends on the composition of the specific oil encountered (Michel, 1992). Generally, oils can be divided into three groups of compounds: (1) light-weight; (2) medium-weight; and (3) heavy-weight components. Chapter 3.2.1 further characterizes the components of oil and discusses oil spills. Chapter 4.3.1 of the Multisale EIS also discusses oil spills in further detail, with Chapter 4.3.1.4 of the Multisale EIS describing the characteristics of OCS oil. Generally, the lighter ends of the oil are more water soluble and would contribute to acute toxicity. As the spill weathered, the aromatic components at the water’s surface are more likely to exit the water. The heavier fractions are less water soluble and would partition to organic matter. This fraction is more likely to persist in sediments and would contribute to longer-term impacts.

In addition to oil, natural gas may also be explored for or produced in the GOM. Wells and sidetracks may produce a mixture of both oil and natural gas. Condensate is a liquid hydrocarbon phase that generally occurs in association with natural gas. The quality and quantity of components in natural gas vary widely by the field, reservoir, or location from which the natural gas is produced. Although there is not a “typical” makeup of natural gas, it is primarily composed of methane (NaturalGas.org, 2010b). Thus, if natural gas were to leak into the environment, methane may be released into the environment. Methane is a carbon source, such as oil, and its introduction into the marine environment could result in lowering dissolved oxygen levels due to microbial degradation. Unfortunately, little is known about the toxicity of natural gas and its components in the marine environment, but there is concern as to how methane in the water column might affect fish (Chapter 4.1.1.16).

The National Academy of Sciences (NRC, 2003), Patin (1999), and Boesch and Rabalais (1987) have reviewed the fate and effects of spilled oil and, to a lesser degree, natural gas releases. Chapter 4.3.1.7 of the Multisale EIS presents the risk of coastal spills associated with the proposed action, and Chapter 3.2.1.3 of this Supplemental EIS supplements and updates that information. Spills in coastal waters could occur at storage or processing facilities supporting the OCS oil and gas industry or from the transportation of OCS-produced oil through State offshore waters and along navigation channels, rivers, and through coastal bays. For coastal spills, two additional factors that must be considered are the shallowness of the area the spill is in and the proximity to shore. Spills in coastal waters are more likely to be in shallow waters than offshore spills. Spills near the shore are less likely to be diluted since the volume of water in
shallow waters is less than in deep waters. Furthermore, spills are more likely to contact land as there is less distance from the spill to land and less time for the oil to weather before it reaches the shore. Since oil does not mix with water and is usually less dense, most of the oil forms a slick at the surface. Small droplets in the water may adhere to suspended sediment and be removed from the water column. Oil may also penetrate sand on the beach or be trapped in wetlands, where it can be re-released into the water some time after the initial spill.

In the case of an accidental event, it is likely that response efforts would reduce the amount of oil. Chapter 3.2.1.5 provides a further discussion of oil-spill-response considerations. Coastal water quality would not only be impacted by the oil, gas, and their respective components but also to some degree from cleanup and mitigation efforts. Increased vessel traffic, hydromodification (e.g., dredging, berm building, etc.), and the addition of dispersants and methanol to the marine environment in an effort to contain, mitigate, or clean up the oil may also tax the environment to some degree.

One standard tool used in response to spilled oil on water is dispersants. Dispersants are not preauthorized for use in coastal areas (NRC, 2005), but the use of dispersants in offshore spills may have effects on coastal environments. The purpose of chemical dispersants is to facilitate the movement of oil into the water column in order to encourage weathering and biological breakdown of the oil (i.e., biodegradation) (NRC, 2005; Australian Maritime Safety Authority, 2010). If the oil moves into the water column and is not on the surface of the water, it is less likely to reach sensitive shore areas (USEPA, 2010f). The toxicity of dispersed oil in the environment will depend on many factors, including the effectiveness of the dispersion, temperature, salinity, the degree of weathering, type of dispersant, and degree of light penetration in the water column (NRC, 2005). The toxicity of dispersed oil is primarily due to the toxic components of the oil itself (Australian Maritime Safety Authority, 2010).

Fortunately, over time, natural processes can physically, chemically, and biologically degrade oil (NRC, 2003). The physical processes involved include evaporation, emulsification and dissolution; the primary chemical and biological degradation processes include photooxidation and biodegradation (i.e., microbial oxidation).

**Chemical Spills**

A study of chemical spills from OCS activities determined that accidental releases of zinc bromide and ammonium chloride could potentially impact the marine environment (Boehm et al., 2001). Both of these chemicals are used for well treatment or completion and are not in continuous use; thus, the risk of a spill is small. Most other chemicals are either relatively nontoxic or used in such small quantities that a spill would not result in measurable impacts. Zinc bromide is of particular concern because of the toxic nature of zinc. Close to the release point of an ammonium chloride spill, the ammonia concentrations could exceed toxic levels.

**Pipeline Failures**

A pipeline failure would result in the release of crude oil, condensate, or natural gas; the impacts of which are discussed above. Pipeline failures are discussed in more detail in Chapter 3.2.3.

**Fuel Oil Spills from Collisions**

A collision may result in the spillage of crude oil, refined products such as diesel, or chemicals. Crude oil and chemicals are discussed in the preceding paragraphs. Diesel is the type of refined hydrocarbon spilled most frequently as the result of a collision. Minimal impacts result from a spill since diesel is light and would evaporate and biodegrade within a few days (USDOC, NOAA, 2006). A collision could result in the release of up to the entire contents of the fuel tanks. Since collisions occur infrequently, the potential impacts to coastal water quality are not expected to be significant.

**Summary and Conclusion**

Accidental events associated with the CPA proposed action that could impact coastal water quality include spills of oil and refined hydrocarbons, releases of natural gas and condensate, and spills of chemicals or drilling fluids. The loss of well control, pipeline failures, collisions, or other malfunctions
could also result in such spills. Although response efforts may decrease the amount of oil in the
environment, the response efforts may also impact the environment through, for example, increased
vessel traffic, hydromodification, and application of dispersants. Natural degradation processes would
also decrease the amount of spilled oil over time. For coastal spills, two additional factors that must be
considered are the shallowness of the area and the proximity of the spill to shore. Over time, natural
processes can physically, chemically, and biologically degrade oil. Chemicals used in the oil and gas
industry are not a significant risk in the event of a spill because they are either nontoxic, used in minor
quantities, or are only used on a noncontinuous basis. Spills from collisions would not be expected to be
significant because collisions occur infrequently.

4.1.1.2.1.4. Cumulative Impacts

A detailed description of cumulative impacts upon water quality can be found in Chapter 4.5.2 of the
Multisale EIS and in Chapter 4.1.2.1.4 of the 2009-2012 Supplemental EIS.

Activities in the cumulative scenario that could impact coastal water quality generally include the
broad categories of the proposed action and the OCS Program, State oil and gas activity, the activities of
other Federal agencies (including the military), natural events or processes, and activities related to the
direct or indirect use of land and waterways by the human population (e.g., urbanization, agricultural
practices, coastal industry, and municipal wastes). Many of these categories would cause some of the
same specific impacts (e.g., vessel traffic would occur for all of those categories except natural
processes).

Sediment disturbance and turbidity may result from nearshore pipeline installation, maintenance
dredging, disposal of dredge materials, sand borrowing, sediment deposition from rivers, and hurricanes.
Turbidity is also influenced by the season. These impacts may be the result of Gulfwide OCS-related
activities, State oil and gas activities, the activities of other Federal agencies, and natural processes.
Dredging projects related to restoration or flood prevention measures may be directed by the Federal
Government for the benefit of growing coastal populations. Chapter 4.1.2.1.7 of the Multisale EIS notes
that COE and State permits would require that the turbidity impacts due to pipeline installation be
mitigated by using turbidity screens and other turbidity reduction or confinement equipment. These
impacts generally degrade water quality locally and are not expected to last for long periods of time.

Vessel discharges can degrade water quality. Vessels may be service vessels supporting the proposed
action, OCS-related activities, or State oil and gas activities. However, the vessels may also be vessels
used for shipping, fishing, military activities, or recreational boating. Fortunately, for many types of
vessels, most discharges are treated or otherwise managed prior to release through regulations
administered by USCG and/or USEPA, and many regulations are becoming more stringent. For example,
the USCG Ballast Water Management Program, which was designed to prevent the introduction of
invasive species, became mandatory for some vessels in 2004 (33 CFR 151 Subparts C and D)
(U.S. Dept. of Homeland Security, CG, 2010b). Furthermore, USCG published the Ballast Water
Additionally, the final Vessel General Permit, issued by USEPA, became effective on December 19,
2008. This permit is in addition to already existing NPDES permit requirements and now increases the
NPDES regulations so that discharges incidental to the normal operation of vessels operating as a means
of transportation are no longer excluded, unless exempted from NPDES permitting by Congressional
legislation (USEPA, 2008b). These regulations should minimize the cumulative impacts of vessel
activities.

Erosion and runoff from nonpoint sources degrade water quality. Nonpoint-source runoff from
onshore support facilities could result from OCS-related activities as well as State oil and gas activities
and other industries and coastal development. The leading source of contaminants that impair coastal
water quality is urban runoff. Urban runoff can include suspended solids, heavy metals and pesticides, oil
and grease, and nutrients. Urban runoff increases with population growth, and the Gulf Coast region has
experienced a 103 percent population growth since 1970 (USDOC, NOAA, 2008a). The natural
emptying of rivers into the GOM as part of the water cycle may introduce chemical and physical factors
that alter the condition of the natural water through both natural and anthropogenic sources, such as the
addition of waterborne pollutants, or the addition of warmer water, into the GOM through waterbodies
emptying into the GOM, runoff, groundwater discharge, or precipitation. Nutrients carried in waters of
the Mississippi River contribute to seasonal formation of the hypoxic zone on the Louisiana-Texas shelf. Recently, USEPA has proposed the first set of nutrient standards; the first set of standards is for the State of Florida (USEPA, 2010g). The proposed new water quality standards would set a series of numeric nutrient (nitrogen and phosphorus) limitations for Florida’s lakes, rivers, streams, springs, and canals. The USEPA also regulates point-source discharges. Chapter 4.5.2.1 of the Multisale EIS summarizes the regulatory programs designed to protect the waters that enter the Gulf. If these and other water quality programs and regulations continue to be administered and enforced, it is not expected that additional oil and gas activities would adversely impact the overall water quality of the region.

Water quality in coastal waters of the northern Gulf of Mexico is also highly influenced by season. Seasonality influences salinity and dissolved oxygen, nutrient content, temperature, pH and Eh, pathogens, turbidity, metals, and organic compounds.

Since the marine environment is a dynamic system, sediment quality and water quality can affect each other. For example, a contaminant may react with the mineral particles in the sediment and be removed from the water column (e.g., adsorption). Thus, under appropriate conditions, sediments can serve as sinks for contaminants such as metals, nutrients, or organic compounds. However, if sediments are (re)suspended (e.g., due to dredging or a storm event), the resuspension can lead to a temporary redox flux, including a localized and temporal release of any formally sorbed metals as well as nutrient recycling (Caetano et al., 2003; Fanning et al., 1982).

Accidental releases of oil, gas, or chemicals would degrade water quality during and after the spill until either the spill is cleaned up or natural processes degrade or disperse the spill. These accidental releases could be a result of the proposed action, ongoing OCS activity, State oil and gas activity, the transport of commodities to ports, and/or coastal industries. The impacts of rare, catastrophic spills are discussed in Appendix B. A catastrophic event would not be expected to occur in coastal waters, but a catastrophic spill in offshore waters could affect coastal waters. The extent of impact from a spill depends on the behavior and fate of oil in the water column (e.g., the movement of oil and the rate and nature of weathering), which, in turn, depends on oceanographic and meteorological conditions at the time (Appendix A.2 and A.3 of the Multisale EIS). Chapter 4.5.2.1 of the Multisale EIS contains more information on accidental releases. A major hurricane can result in a greater number of coastal oil and chemical spill events, with increased spill volume and decreases in oil-spill-response times. In the case of an accidental event, it is likely that response efforts would reduce the amount of oil. Chapter 3.2.1.5 provides further discussion of oil-spill-response considerations. Coastal water quality would not only be impacted by the oil, gas, and their respective components but also to some degree from cleanup and mitigation efforts. Increased vessel traffic, hydromodification (e.g., dredging, berm building, etc.) and the addition of dispersants and methanol to the marine environment in an effort to contain, mitigate, or clean up the oil may also tax the environment to some degree.

Summary and Conclusion

Water quality in coastal waters would be impacted by sediment disturbance and suspension (i.e., turbidity), vessel discharges, erosion, and runoff from nonpoint-source pollutants including river inflows, seasonal influences, and accidental events. These impacts may be a result of the proposed action and the OCS Program, State oil and gas activity, the activities of other Federal agencies (including the military), natural events or processes, or activities related to the direct or indirect use of land and waterways by the human population (e.g., urbanization, agricultural practices, coastal industry, and municipal wastes). The impacts resulting from the CPA proposed action are a small addition to the cumulative impacts on the coastal waters of the Gulf because non-OCS Program-related activities, including vessel traffic, erosion, and nonpoint source runoff, are cumulatively responsible for a majority of coastal water impacts. Increased turbidity and discharge from the CPA proposed action would be temporary in nature and minimized by regulations and mitigation. Since a catastrophic OCS Program-related accident would be both rare and not expected to occur in coastal waters, the impact of accidental spills is expected to be small. The incremental contribution of the routine activities and accidental events associated with the proposed action to the cumulative impacts on coastal water quality is not expected to be significant.
### 4.1.1.2.2. Offshore Waters

#### 4.1.1.2.2.1. Description of the Affected Environment

A detailed description of offshore water quality can be found in Chapter 3.1.2.2 of the Multisale EIS. Additional information for the 181 South Area and any new information since the publication of the Multisale EIS is presented in Chapter 4.1.2.2 of the 2009-2012 Supplemental EIS. The following information is a summary of the resource description incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

The Gulf of Mexico is the ninth largest waterbody in the world (USDOC, NOAA, 2008a). More than 150 rivers empty out of North America into the Gulf of Mexico (Gore, 1992, p. 127). The majority of this input is accounted for by the two largest United States Deltas, the Mississippi and the 5-river Mobile Bay System (Gore, 1992, p. 127). The river deltas emptying into the Gulf bring freshwater and sediment into coastal waters (Gore, 1992, pp. 127-131), which affect the water quality of these waters. Rivers carry excess nutrients (e.g., nitrogen and phosphorus) as well as other possible inputs such as contaminants from industrial wastewater discharge downstream, and this effect is cumulative as the river reaches an estuary (Gore, 1992, pp. 280 and 291). The emptying of rivers into the Gulf is part of the hydrologic cycle or water cycle (USDOI, GS, 2010a); understanding this cycle not only explains the movement of water on Earth but also how water quality might be affected by both natural and anthropogenic sources.

The water cycle may introduce components into the Gulf through waterbodies emptying into the Gulf, runoff, groundwater discharge, or precipitation. Water quality can be affected by not only chemical processes but also by physical and biological processes. For example, the water quality of the Gulf of Mexico is influenced by the physical oceanography of the Gulf of Mexico, which is described in Appendix A.2 of the Multisale EIS. Besides nutrients, water quality is generally gauged by measuring a series of parameters commonly including, but not limited to, temperature, salinity, dissolved oxygen, pH, Eh, pathogens, and turbidity. Water quality may also examine possible pollutants such as metals and organic compounds.

The water offshore of the Gulf’s coasts can be divided into two regions: shallow (<1,000 ft; 305 m) and deep water (>1,000 ft; 305 m). Waters on the continental shelf (0-200 m; 0-656 ft) and slope (200-2,000 m; 656-6,562 ft) are heavily influenced by the Mississippi and Atchafalaya Rivers, the primary sources of freshwater, sediment, nutrients, and pollutants from a huge drainage basin encompassing 55 percent of the continental U.S. (Murray, 1998). The presence of a nepheloid layer, a body of suspended sediment at the sea bottom (Kennet, 1982, p. 524), affects water quality on the shelf and slope. Deep waters east of the Mississippi River are affected by the Loop Current and associated warm-core (anticyclonic) eddies, which consist of clear, low-nutrient water (Muller-Karger et al., 2001). However, cold-core cyclonic eddies (counterclockwise rotating) also form at the edge of the Loop Current and are associated with upwelling and nutrient-rich, high-productivity waters. More details on the physical oceanography of the Gulf of Mexico are available in Appendix A.2 of the Multisale EIS and in Chapter 3.3.7.1 of this Supplemental EIS.

Seawater generally averages pH 8 at the surface due to marine systems being buffered by carbonates and bicarbonates; however, in the open waters of the Gulf of Mexico, pH ranges from approximately 8.1 to 8.3 at the surface (Gore, 1992, p. 87). The pH decreases to approximately 7.9 at a depth of 700 m (2,297 ft), and in deeper waters, it increases again to approximately 8.0 (Gore, 1992, p. 87).

The salinity in the Gulf of Mexico is generally 36 ppt (Gore, 1992, p. 87). Lower salinities are characteristic nearshore where freshwater from the rivers mix with Gulf waters. For example, salinity can decrease to less than 25 ppt near inlets due to the emptying of rivers (runoff) (Gore, 1992, p. 81). Salinity also varies seasonally. For example, salinity in open water near the coast may vary between 29 and 32 practical salinity units (psu) during fall and winter but decline to 20 psu during spring and summer due to increased runoff (USDOI, MMS, 2000) (practical salinity units [psu] are similar to parts per thousand [ppt], but not identical).

Temperatures in the Gulf of Mexico vary seasonally. The average summer surface temperature is approximately 29 °C (84 °F) (Gore, 1992, p. 79). In winter, temperature in the northern Gulf is 19 °C (65 °F) and in the southern portion of the Gulf, it is about 24 °C (75 °F) (Gore, 1992, p. 79). However, temperatures may dip lower during cold fronts. In winter, seawater is well mixed (Gore, 1992, p. 80). At other times, sea-surface temperatures can vary from temperatures at depth. In the summer, warm water
may be found from the surface down to a certain depth known at the thermocline; below this depth, the temperature becomes cooler and therefore the water becomes denser (Gore, 1992, pp. 79-80). In the Gulf, the thermocline may be found anywhere from just below the surface to 160 ft (50 m) deep. Seawater also gets colder in deep water. Below 1,000 m (about 3,300 ft), temperatures are the coldest in the Gulf at <4.4 ºC (40 ºF).

Dissolved oxygen enters the upper waters (~100-200 m; 328-656 ft) of the Gulf of Mexico through the atmosphere and photosynthesis (Jochens et al., 2005). In deep waters, dissolved oxygen is introduced through the transport and mixing of oxygen-rich watermasses into the Gulf of Mexico from the Caribbean Sea through the Yucatan Channel (Jochens et al., 2005). The Gulf of Mexico does not have watermass formation to replenish the deep oxygen concentrations (Jochens et al., 2005). Thus, the deep circulation of the Gulf of Mexico and its related mixing are the mechanisms that replenish the deep oxygen (Jochens et al., 2005). Oxidation of organic matter is the major oxygen sink in the Gulf of Mexico (Jochens et al., 2005). The Gulf of Mexico has an oxygen minimum zone, which is generally located from 300 to 700 m (984 to 2,297 ft) (Jochens et al., 2005).

The zone of hypoxia on the Louisiana-Texas shelf occurs seasonally and is affected by the timing of the Mississippi and Atchafalaya Rivers’ discharges carrying nutrients to the surface waters. The hypoxic conditions last until local wind-driven circulation mixes the water again. The 2010 GOM dead zone covered 20,000 km² (7,722 mi²) (LUMCON, 2010). Nutrients from the Mississippi River fueling enhanced phytoplankton was what was attributed to the formation of the hypoxic zone. The 2010 dead zone was reported to be one of the largest ever. The area reported in 2009 measured 8,000 km² (3,000 mi²) (LUMCON, 2009), while the area reported in 2008 measured 20,720 km² (8,000 mi²) (LUMCON, 2008).

The priority water quality issues identified by the Gulf of Mexico Alliance are (1) reducing risk of exposure to disease-causing pathogens, (2) minimizing occurrence and effects of harmful algal blooms, (3) identifying sources of mercury in Gulf seafood, and (4) improving the monitoring of Gulf water resources (Gulf of Mexico Alliance, 2009a). In addition to water quality itself, nutrients and nutrient impacts are also a regional priority issue for the organization (Gulf of Mexico Alliance, 2009b).

As with coastal waters, shallow waters and sediments on the shelf and slope are also greatly affected by runoff. Runoff may include any number of pollutants such as nutrients, pesticides and other organic chemicals, and metals. The National Research Council (2003, Table I-4, p. 237) estimated that, on average, approximately 26,324 bbl of oil per year entered Gulf waters from petrochemical and oil refinery industries in Louisiana and Texas. The Mississippi River introduced approximately 3,680,938 bbl of oil and grease per year from land-based sources (NRC, 2003, Table I-9, p. 242) into the waters of the Gulf of Mexico. Offshore waters, especially deeper waters, are more directly affected by natural seeps since the natural seeps in the Gulf of Mexico are located in offshore waters. Hydrocarbons enter the Gulf of Mexico through natural seeps in the Gulf of Mexico at a rate of approximately 980,392 bbl per year (a range of approximately 560,224-1,400,560 bbl per year) (NRC, 2003, p. 191). Hydrocarbons from natural seeps are considered to be the highest contributor of petroleum hydrocarbons to the marine environment (NRC, 2003, p. 33). Produced water (formation water) is the largest waste stream by volume from the oil and gas industry that enters Gulf waters. Produced water is commonly treated to separate free oil and is either injected back into the reservoir or discharged overboard according to NPDES permit limits. The NRC has estimated the quantity of produced water entering the Gulf per year to be 473,000 bbl, with a resulting oil and grease discharge of approximately 11,905 bbl per year (NRC, 2003, p. 200, Table D-8).

Since the marine environment is a dynamic system, sediment quality and water quality can affect each other. For example, a contaminant may react with the mineral particles in the sediment and be removed from the water column (e.g., adsorption). Thus, under appropriate conditions, sediments can serve as sinks for contaminants such as metals, nutrients, or organic compounds. However, if sediments are re)suspended (e.g., due to dredging or a storm event), the resuspension can lead to a temporary redox flux, including a localized and temporal release of any formally sorbed metals as well as nutrient recycling (Caetano et al., 2003; Fanning et al., 1982). However, resuspension events are less likely in deepwater environments. Deepwater sediments, with the exception of barium concentrations in the vicinity of previous drilling, do not appear to contain elevated levels of metal contaminants (USDOI, MMS, 1997 and 2000). The western Gulf has lower levels of total organic carbon and hydrocarbons in sediment, particularly those from terrestrial sources, than the central Gulf (Gallaway and Kennicutt, 1988). Reported total hydrocarbons, including biogenically derived (e.g., from biological sources), in
sediments collected from the Gulf slope range from 5 to 86 nanograms/gram (Kennicutt et al., 1987). Hydrocarbons in sediments have been determined to influence biological communities of the Gulf slope, even when present in trace amounts (Gallaway and Kennicutt, 1988).

A 3-year, environmental baseline study conducted from 1974 to 1977 in the eastern GOM resulted in an overview of the Mississippi, Alabama, and Florida (MAFLA) OCS environment to 200 m (656 ft) (SUSIO, 1977; Dames & Moore, Inc., 1979). Analysis of water, sediments, and biota for hydrocarbons indicated that the MAFLA area is relatively pristine, with some influence of anthropogenic and petrogenic hydrocarbons from river sources. Analysis of trace metal contamination for the trace metals analyzed (barium, cadmium, chromium, copper, iron, lead, nickel, vanadium, and zinc) also indicated no contamination. A decade later, the continental shelf off Mississippi and Alabama was revisited (Brooks, 1991). Bottom sediments were analyzed for high-molecular-weight hydrocarbons and heavy metals. High-molecular-weight hydrocarbons can come from natural petroleum seeps at the seafloor or recent biological production as well as input from anthropogenic sources. In the case of the Mississippi-Alabama shelf, the source of petroleum hydrocarbons and terrestrial plant material is the Mississippi River. Higher levels of hydrocarbons were observed in the late spring, which coincides with increased river influx. The sediments, however, are washed away later in the year, as evidenced by low hydrocarbon values in winter months. Contamination from trace metals was not observed (Brooks, 1991).

Several studies have addressed offshore water and sediment quality in deep waters. Water at depths >1,400 m (4,593 ft) is relatively homogeneous with respect to temperature, salinity, and oxygen (Nowlin, 1972; Pequegnat, 1983; Gallaway et al., 1988; Jochens et al., 2005). Limited analyses of trace metals and hydrocarbons for the water column and sediments exist (Trefry, 1981; Gallaway et al., 1988). Continental Shelf Associates, Inc. (CSA) completed an Agency-funded field study of four drilling sites located in water depths of 1,033-1,125 m (3,389-3,691 ft) (CSA, 2006a). The sampling design called for before and after exploratory or development drilling, and it captured the drilling-related changes that occur in sediments and sediment pore water. Chemical impacts of drilling were detected at all four sites. Impacts noted within the near-field zone included elevated barium, synthetic-based fluid (SBF), total organic carbon (TOC) concentrations, and low sediment oxygen levels. At the Viosca Knoll Block 916 site, the closest drilling activity had occurred 1.4 mi (2.3 km) north-northwest and 2 years prior to the study; no drilling had ever been performed at the Viosca Knoll Block 916 site. The site was located at a water depth of 1,125 m (3,691 ft) and 70 mi (120 km) from the mouth of the Mississippi River. At this relatively pristine site, mean concentrations of sediment barium increased by ~30-fold at near-field stations following exploratory drilling (from 0.108% to 3.32%). As well, mean concentrations of sediment mercury and total PAH increased in the near-field from 71 to 90 nanograms/gram and from 232 to 279 nanograms/gram, respectively. At this site, sediment cadmium concentrations did not change significantly following exploratory drilling.

The condition of offshore waters of the Gulf of Mexico was altered by the DWH event and associated oil spill. The Government estimated that approximately 4.9 million barrels of oil were released during the event (Oil Spill Commission, 2011b). As well, the corresponding emission of methane from the wellhead during the DWH event was estimated between $9.14 \times 10^9$ and $1.25 \times 10^{10}$ moles (Kessler et al., 2011). In shelf waters, surface water oiling stretched from a maximum westward extent at roughly the Louisiana-Texas border to an eastward extent around Apalachicola, Florida (Oil Spill Commission, 2011b, Figure 7.1). Surface oiling was also observed stretching southward from the spill site, farther over deep waters, as oil was advected by cyclones at the northern edge of the Loop Current (e.g., USDOC, NOAA, 2010e). Also, a subsurface oil and gas plume was discovered in deep water between ~1,100 and 1,300 m (3,609 and 4,265 ft) (e.g., Diercks et al., 2010). Based on in-situ fluorescence and oxygen measurements (proxies for oil concentration and biodegradation, respectively), the subsurface plume traveled to the northeast of the wellhead and much farther to the southwest, reaching as far west as approximately 93° W. longitude (e.g., Kessler et al., 2011). Offshore water quality would not only be impacted by the oil, gas, and their respective components but also to some degree from cleanup and mitigation efforts. Increased vessel traffic, hydromodification, and the addition of dispersants, methanol, and water-based drilling mud to the marine environment in an effort to contain, mitigate, or clean up the oil may also tax the environment to some degree. Fortunately, over time, natural processes can physically, chemically, and biologically degrade oil (NRC, 2003). The physical processes involved include evaporation, emulsification and dissolution; the primary chemical
and biological degradation processes include photooxidation and biodegradation (i.e., microbial oxidation).

The oil that entered the Gulf of Mexico from the DWH event is a South Louisiana sweet crude oil (i.e., it is low in sulfur) (USDOC, NOAA, 2011a). The oil is fairly high in alkanes (organic compounds containing only carbon and hydrogen and single bonds, sometimes called paraffin or aliphatic compounds) (USDOC, NOAA, 2011a). Because alkanes are simple hydrocarbons, these oils are likely to undergo biodegradation more easily (USDOC, NOAA, 2011a). Weathering of crude can occur within the first 24-48 hours with up to a 40 percent weight loss within 7 days (English, 2010). Also, the oil from the DWH event is less toxic than other crude oils in general because this oil is lower in PAH’s than many crude oils (USDOC, NOAA, 2011a).

As in coastal waters, extensive water and sediment sampling was performed in offshore waters by the DWH response (OSAT, 2010). Note that the following is a synthesis of data from the offshore (shelf) and deepwater sampling zones in the OSAT report, separated by the 200-m (656-ft) isobath.

Approximately 700 water and 250 sediment samples collected in shelf waters from May-October 2010 were analyzed in the OSAT report. Chronic and acute aquatic life ratios were calculated for all samples in which PAH compounds were analyzed. Six water samples in shelf waters exceeded USEPA’s chronic aquatic life benchmark, and one of these exceeded the acute aquatic life benchmark during May-June 2010. No shelf water samples exceeded the benchmark after August 3, 2010. In shelf sediment samples, none of the samples exceeded USEPA’s chronic aquatic life benchmark. In the deepwater sampling zone, water and sediment samples were collected by a number of vessels (NOAA, BP contract, and academic) operating both in the vicinity of the wellhead and in the far field. Approximately 4,000 water and sediment samples from the deepwater zone were analyzed in the OSAT report. In the deepwater zone, there was a total of 70 exceedances of aquatic life benchmarks for PAH’s in water and 7 exceedances in sediment. Chronic exceedances in water samples in deepwater potentially associated with MC 252 oil were constrained to within approximately 70 km (43 mi) of the wellhead and to approximately two depths (the near-surface and the subsurface between ~1,100 and 1,300 m [3,609 and 4,265 ft]). Quantitative results indicate that deposits of drilling mud-entrained oil remained near the wellhead. Seven sediment samples within 3 km (2 mi) of the wellhead, collected since August 3, 2010, exceeded aquatic life benchmarks for PAH’s, with oil concentrations of 2,000-5,000 ppm.

The DWH event released natural gas into the water column in addition to oil. Methane is the primary component of natural gas (NaturalGas.org, 2010b). Limited research is available for the biogeochemistry of hydrocarbon gases in the marine environment (Patin, 1999, p. 233). Theoretically, methane could stay in the marine environment for long periods of time (Patin, 1999, p. 237) as methane is highly soluble in sea water at the high pressures and cold temperatures found in deepwater environments (NRC, 2003, p. 108); however, methane diffusing through the water column would likely be oxidized in the aerobic zone and would rarely reach the air-water interface (Mechalas, 1974, p. 23). During the DWH event, methane and oxygen distributions were measured at 207 stations throughout the affected region (Kessler et al., 2011). Based on these measurements, it was concluded that, within ~120 days from the onset of release, ~3.0 x 10^10 to 3.9 x 10^10 moles of oxygen were respired, primarily by methanotrophs, and left behind a residual microbial community containing methanotrophic bacteria. The researchers further suggested that a vigorous, deepwater bacterial bloom respired nearly all the released methane within this time and that, by analogy, large-scale releases of methane from hydrate in the deep ocean are likely to be met by a similarly rapid methanotrophic response. However, these findings are the subject of debate (Joye et al., 2011; Kessler et al., 2011b). Unfortunately, little is known about methane toxicity in the marine environment, but there is concern as to how methane in the water column might affect fish (Chapter 4.1.1.16).

One tool that was used in response to the oil leaking into the Gulf of Mexico from the DWH event is dispersants. The purpose of chemical dispersants is to facilitate the movement of oil into the water column in order to encourage weathering and biological breakdown of the oil (i.e., biodegradation) (NRC, 2005; Australian Maritime Safety Authority, 2010). The amounts of dispersant sprayed at the surface and injected at the wellhead are 1,072,514 gallons and 77,127 gallons, respectively (U.S. Dept. of Homeland Security, CG, 2010c). The fate of this dispersant remains under study. If the oil moves into the water column and is not on the surface of the water, it is less likely to reach sensitive shore areas (USEPA, 2010f). In addition to dispersion being enhanced by artificial processes, oil may also be dispersed through natural processes. For example, microbial metabolism of crude oil results in the dispersion of oil (Bartha
and Atlas, 1983). Dispersion has both positive and negative effects. The positive effect is that the oil, once dispersed, is more available to be degraded. The negative effect is that the oil, once dispersed, is more available to microorganisms, which temporarily increase the toxicity (Bartha and Atlas, 1983). Toxicity of dispersed oil in the environment would depend on many factors, including the effectiveness of the dispersion, temperature, salinity, the degree of weathering, type of dispersant, and the degree of light penetration in the water column (NRC, 2005). The toxicity of dispersed oil is primarily due to the toxic components of the oil itself (Australian Maritime Safety Authority, 2010).

COREXIT 9500 and 9527 have been used in the DWH event response (USEPA, 2010f). The components of these dispersants are identical, with the exception of the base solvent; COREXIT 9527 has an organic solvent as a base (McDonald et al., 1984; USEPA, 2010f). Dispersants used in the 1960’s were quite toxic, but more recently developed dispersants such as COREXIT are considerably less toxic (Doe and Wells, 1978; Leahy and Colwell, 1990). Lindstrom and Braddock (2002) found that environmental use of COREXIT 9500 could result in either increases or decreases in the toxicity of residual oil through selective microbial mineralization of hydrocarbons. In fact, reviews of studies have found that the general effectiveness of dispersants in enhancing biodegradation of crude oil and individual hydrocarbons is highly variable and depends on several factors, including the chemical formulation of the dispersant, its concentration, and the dispersant/oil application ratio (Boehm, 1983). A recent study assessed the impacts of COREXIT EC9500A on microbial communities from a beach impacted by the spill and suggested that hydrocarbon-degrading bacteria from an oiled beach were inhibited by chemical dispersants (Hamdan and Fulmer, 2011). There is other evidence that the dispersants worked in dispersing the oil at the wellhead in the case of the DWH event (USDOC, NOAA, 2010a; USEPA, 2010f). COREXIT 9527 has been shown to greatly increase volatile liquid hydrocarbons’ incorporation into water, as well as to accelerate the process in experiments compared with if no dispersant was used (McDonald et al., 1984). In fact, dispersants used during the DWH event have been noted to reduce the volatile organic compounds, which can be a workplace issue for response workers on ships near the site (White House Press Briefing, 2010).

As part of the DWH response, the OSAT (2010) report analyzed results from water and sediment samples analyzed for dispersant-related chemicals collected from June through October 2010. Deepwater samples were analyzed for the dispersant-related chemicals 2-Butoxyethanol, DPnB, and propylene glycol. Screening levels exist for dispersant compounds in water only. The dispersant-related chemical measured predominantly in the deepwater zone was DPnB, with a benchmark for DPnB in water of 1,000 μg/L (1 ppm). Of the 4,114 total water samples that were analyzed for dispersants in deep water, 353 samples contained measurable amounts of DPnB. The range in detected DPnB concentrations was 0.0170-113.4 μg/L (mean 4.3 μg/L), with all samples significantly below the chronic screening level. Peaks in DPnB detections were observed in two distinct layers, at the surface and in the subsurface (1,100-1,300 m; 3,609-4,265 ft), similar to distributions of exceedances of the aquatic life benchmark for PAH’s. Of 440 shelf water samples analyzed, there were no exceedances of dispersant-related chemical benchmarks. Approximately half of these samples did have detections of dispersant-related chemicals. In shelf sediment samples, there was only one detection of a dispersant-related chemical out of 243 samples.

As a result of the use of subsea dispersants and natural dispersion, subsurface plumes of dispersed oil will likely occur near blowout sites in deep, offshore waters. During the DWH event, a subsurface oil and gas plume was first discovered in deep waters between ~1,100 and 1,300 m (3,609 and 4,265 ft) in early May 2010 (Diercks et al., 2010). Dissolved oxygen levels are a concern with any release of a carbon source, such as oil and natural gas, and became a particular concern during the DWH event since dispersants were used in deep waters for the first time. Thus, USEPA required monitoring protocols in order to use subsea dispersants (USDOC, NOAA, 2010b). In areas where plumes of dispersed oil were previously found, dissolved oxygen levels decreased by about 20 percent from long-term average values in the GOM; however, scientists reported that these levels stabilized and were not low enough to be considered hypoxic (USDOC, NOAA, 2010c). The drop in oxygen, which did not continue over time, has been attributed to microbial degradation of the oil. Studies during the spill indicated that bacteria were degrading hydrocarbons from both gas and oil in the subsurface plume, with degradation rates varying based on time and location (Camilli et al., 2010; Hazen et al., 2010; Valentine et al., 2010). Over time, as the oil continued to degrade and diffuse, hypoxia became less of a concern. In fact, the 2010 hypoxic zone could not be linked to the DWH event in either a positive or a negative manner (LUMCON, 2010).
During the DWH event, one of the earlier attempts to stop the oil from leaking from the well was a procedure called a “top kill.” The top kill involved using a top kill mud mix that was primarily composed of barite, the heavy mineral used for its mass to hold pressure in the well string, as well as small amounts of other components for hydrate control (Boland, official communication, 2011). This top kill mud mix was really not a “drilling” mud at all, neither oil-based nor water-based, because there was no reason to have lubricating or other qualities needed for drilling, as it was simply for weighting to try to contain the blowout. This procedure was not successful and resulted in the release of some mud mix used for this operation. However, BOEM research has shown that drilling mud discharges do not move very far, even when discharged at the surface (CSA, 2006a).

It is currently impossible to estimate precisely the long-term impacts that the spill from the DWH event will have on offshore water quality. The DWH event and resulting spill occurred in offshore waters and was of considerable magnitude. Various monitoring efforts and environmental studies are underway. Although response efforts decreased the fraction of oil remaining in Gulf waters and reduced the amount of oil contacting the coastline, oil still remains in the offshore environment, albeit at levels that were considered not actionable by the USCG (OSAT, 2010). As such, there is incomplete or unavailable information that may be relevant to reasonably foreseeable impacts on offshore water quality. This information is continuing to be collected and developed through the NRDA process. These data collection and research projects may be years from completion. Few data or conclusions have been released to the public to date. Regardless of the costs involved, it is not within BOEM’s ability to obtain this information from the NRDA process within the timeline of this Supplemental EIS. In light of this incomplete and unavailable information, BOEM subject-matter experts have used credible scientific information that is available and applied it using scientifically accepted methodology. Given the data samples that are available and described above, however, BOEM believes that this incomplete or unavailable information is not essential to a reasoned choice among alternatives.

4.1.1.2.2.2. Impacts of Routine Events

Background/Introduction

A detailed description of routine impacts on offshore water quality can be found in Chapter 4.2.1.2.2.2 of the Multisale EIS. Additional information for the 181 South Area and any new information since the publication of the Multisale EIS is presented in Chapter 4.1.2.2.2 of the 2009-2012 Supplemental EIS. The following is a summary of the information incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

Proposed Action Analysis

The routine activities associated with the CPA proposed action that would impact water quality include the following:

- discharges during drilling of exploration and development wells;
- structure installation and removal;
- discharges during production;
- installation of pipelines;
- workovers of wells;
- maintenance dredging of existing navigational canals;
- service vessel discharges; and
- nonpoint-source runoff.

The scenario information related to the CPA proposed action is presented in Table 3-2.
The USEPA regulates discharges associated with offshore oil and gas exploration, development, and production activities on the OCS under the Clean Water Act’s NPDES program. Regulated wastes include drilling fluids, drill cuttings, deck drainage, produced water, produced sand, well treatment fluids, well completion fluids, well workover fluids, sanitary wastes, domestic wastes, and miscellaneous wastes (USEPA, 2009a). The U.S. Environmental Protection Agency’s NPDES general permit for Region 6 (GMG290000, which authorizes discharges to surface water during drilling and production) was reissued and went into effect on October 1, 2007 (USEPA, 2007c). This permit covers a large portion of the CPA, as USEPA’s regional boundaries do not coincide with BOEM’s planning area boundaries. The permit will expire on September 30, 2012. The USEPA’s Region 4 issues individual and general permits covering facilities that discharge in water depths seaward of 200 m (656 ft) occurring offshore the coasts of Alabama and Florida. The western boundary of the coverage area is demarcated by Mobile and Viosca Knoll lease blocks located seaward of the boundary of the territorial seas from the coasts of Mississippi and Alabama. The USEPA’s Region 4’s NPDES general permit (GMG460000) for offshore oil and gas activities in Federal waters in the eastern portion of the OCS of the Gulf of Mexico (off of the coast of Mississippi and eastward) expired on December 31, 2009 (USEPA, 2009b). The USEPA Region 4 issued the new permit, GEG460000, on March 15, 2010, and it expires on March 21, 2015 (USEPA, 2010h). The changes in the new permit include the following: (1) the permit number; (2) requirements for cooling water intake structures (similar requirements are already in effect in Region 6); (3) best management practices plan requirements to address discharges of debris from blasting and painting activities; (4) clarifications of the testing procedures for determining the degradation of nonaqueous base fluids in a marine, closed-bottle, biodegradation test system; (5) clarifications for the reporting requirements for ratio values used to report compliance with the sediment toxicity and biodegradation tests; and (6) the requirement to perform a seabed survey, which was deleted since the industry completed this study during the term of the previous permit (USEPA, 2009b). Thus, the permit is similar to the previous permit with the exception of the clarifications and more stringent requirements noted above.

The bulk of waste materials produced by offshore oil and gas activities are formation water (produced water) and drilling muds and cuttings. All of these waste streams are regulated by USEPA through NPDES permits. Characteristics of drilling muds and cuttings, the impacts of discharge, and regulatory controls are discussed in great detail in Chapter 4.1.1.4.1 of the Multisale EIS. The CPA proposed action is projected to result in the drilling of a total of 65-121 exploratory and delineation wells and 338-576 development and production wells (Table 3-2). Muds are the weighted fluids used to lubricate the drill bit, and cuttings are the ground rock displaced from the well. Drilling muds generally consist of clays, barite, lignite, caustic soda (sodium hydroxide), lignosulfonates, and a base fluid such as freshwater, saltwater, mineral oil, diesel oil, or a synthetic oil (USDOI, BOEMRE, 2010h; NRC, 1983; USEPA, 2009a); however, the exact formulas are complex and vary. Three general types of drilling muds have been used during drilling operations: water-based drilling muds (WBM or WBF), oil-based drilling muds (OBM or OBF), and synthetic-based drilling muds (SBM or SBF). The WBM and WBM-wetted cuttings may be discharged. The OBM’s are used to improve drilling through difficult geologic formations. The base mud for OBM is typically diesel or mineral oil. Because these oils often contain toxic materials such as PAH’s, the discharge of OBM or cuttings wetted with OBM is prohibited. The SBM’s were developed as an alternative to OBM. The base fluid is a synthetic material, typically an olefin or ester, free of toxic PAH’s. Discharge of SBM is prohibited and, due to cost, is generally recycled (USEPA, 2009a). However, SBM-wetted cuttings may be discharged after the majority of the SBM has been removed. Water-based muds and cuttings that are discharged increase turbidity in the water column and alter the sediment characteristics in the area where they settle (Neff, 2005). The SBF-wetted cuttings do not disperse as readily in water and descend in clumps to the seafloor (Neff et al., 2000). The SBF on the wetted cuttings gradually breaks down and may deplete the oxygen level at the sediment water interface as it degrades (Neff et al., 2000).

During production, produced water is brought up from the hydrocarbon-bearing strata along with the oil and gas that is generated. Characteristics of produced water, the impacts of discharge, and regulatory controls are discussed in greater detail in Chapter 4.1.1.4.2 of the Multisale EIS. The scenario for the CPA projects that 338-576 development and production wells would be drilled, of which 149-263 are expected to be producing oil wells and 144-237 are expected to be producing gas wells (Table 3-2). Greater volumes of produced water are associated with oil rather than with gas production; in fact, a report on produced-water volumes in the United States noted that 87 percent of produced water came...
from oil production (Clark and Veil, 2009). Produced water may contain dissolved solids in higher concentrations than Gulf waters, metals, hydrocarbons, and naturally-occurring radionuclides (Veil et al., 2004). Produced water may contain residuals from the treatment completion or workover compounds used, as well as additives used in the oil/water separation process (Veil et al., 2004). Produced water is treated to meet NPDES requirements before it is discharged.

Additional chemical products are used to “workover” or treat a well. These wastes are regulated by USEPA through the NPDES program as noted above. Characteristics of workover treatment and production chemicals, the impacts of discharge, and regulatory controls are discussed in greater detail in Chapter 4.1.1.4.3 of the Multisale EIS. Some examples of chemicals that might be used to “workover” or treat a well include, but are not limited to, brines used to protect a well, acids used to increase well production, and miscellaneous products used to separate water from oil, to prevent bacterial growth, or to eliminate scale formation or foaming (Boehm et al., 2001).

During structure installation and removal, impacts from anchoring, mooring, pipeline and flowline emplacement, and the placement of subsea production structures may occur. The CPA proposed action is projected to result in the installation of 32-44 structures and the removal of 30-42 structures (Table 3-2). The CPA proposed action is also projected to result in the installation of 130-2,075 km (~81-1,289 mi) of pipeline. Additional information on bottom-area disturbance is available in Chapter 4.1.1.3.2.1 of the Multisale EIS. More specifically, a description of the pipeline installation is provided in Chapter 4.1.1.8.1 of the Multisale EIS. In the report titled Brief Overview of Gulf of Mexico OCS Oil and Gas Pipelines: Installation, Potential Impacts, and Mitigation Measures (Cranswick, 2001), the report states the following:

According to MMS regulations (30 CFR 250.1003(a)(1)), pipelines with diameters \(\geq 8\frac{5}{8}\) inches that are installed in water depths <200 ft are to be buried to a depth of at least 3 ft below the mudline. The regulations also provide for the burial of any pipeline, regardless of size, if the MMS determines that the pipeline may constitute a hazard to other uses of the OCS; in the GOM, the MMS has determined that all pipelines installed in water depths <200 ft must be buried. The purpose of these requirements is to reduce the movement of pipelines by high currents and storms, to protect the pipeline from the external damage that could result from anchors and fishing gear, to reduce the risk of fishing gear becoming snagged, and to minimize interference with the operations of other users of the OCS. For lines 8 5/8 inches and smaller, a waiver of the burial requirement may be requested and may be approved if the line is to be laid in an area where the character of the seafloor will allow the weight of the line to cause it to sink into the sediments (self-burial). For water depths \(\leq 200\) ft, any length of pipeline that crosses a fairway or anchorage in Federal waters must be buried to a minimum depth of 10 ft below mudline across a fairway and a minimum depth of 16 ft below mudline across an anchorage area. Some operators voluntarily bury these pipelines deeper than the minimum.

Any disturbance of the seafloor would increase turbidity in the surrounding water, but the increased turbidity should be temporary and restricted to the area near the disturbance.

Service-vessel discharges include bilge and ballast water and sanitary and domestic waste. The CPA proposed action is projected to result in 137,000-220,000 service-vessel round trips (Table 3-2). A marine sanitation device is required to treat sanitary waste generated on the service vessel so that surrounding water would not be impacted by possible bacteria or viruses in the waste (40 CFR 140 and 33 CFR 159). The discharge of treated sanitary waste would still contribute a small amount of nutrients to the water. A description of service-vessel operational wastes is provided in Chapter 4.1.1.4.8 of the Multisale EIS. Oil may contaminate bilge and, although less likely, ballast water. The regulations for the control of oil discharges are in 33 CFR 151.10 and state that bilge and ballast water may only be discharged with an oil content of <15 ppm. The discharges would affect the water quality locally. However, regulations regarding discharges from vessels are becoming increasingly stringent. The USCG Ballast Water Management Program became mandatory for some vessels in 2004 (33 CFR 151 Subparts C and D) (U.S. Dept. of Homeland Security, CG, 2010b). The program was designed to prevent the introduction on nonindigenous (invasive) species, which would affect local water quality.
Furthermore, USCG published the Ballast Water Discharge Standard Notice of Proposed Rulemaking in the Federal Register on August 28, 2009. Additionally, the final Vessel General Permit, issued by USEPA, became effective on December 19, 2008. This permit is in addition to already existing NPDES permit requirements and now increases the NPDES regulations so that discharges incidental to the normal operation of vessels operating as a means of transportation are no longer excluded unless exempted from NPDES permitting by Congressional legislation (USEPA, 2008b).

Summary and Conclusion

During exploratory activities, the primary impacting sources to offshore water quality are discharges of drilling fluids and cuttings. During platform installation and removal activities, the primary impacting sources to water quality are sediment disturbance and temporarily increased turbidity. Impacting discharges during production activities are produced water and supply-vessel discharges. Regulations are in place to limit the levels of contaminants in these discharges. Pipeline installation can also affect water quality by sediment disturbance and increased turbidity. Service-vessel discharges might include water with oil concentration of approximately 15 ppm as established by regulatory standards. Any disturbance of the seafloor would increase turbidity in the surrounding water, but the increased turbidity should be temporary and restricted to the area near the disturbance. There are multiple Federal regulations and permit requirements that would decrease the magnitude of these activities. Impacts to offshore waters from routine activities associated with the CPA proposed action should be minimal as long as regulatory requirements are followed.

4.1.1.2.2.3. Impacts of Accidental Events

A detailed description of accidental events on offshore water quality can be found in Chapter 4.4.2.2 of the Multisale EIS. Additional information for the 181 South Area and any new information since the publication of the Multisale EIS is presented in Chapter 4.1.2.2.3 of the 2009-2012 Supplemental EIS. The following is a summary of the information incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

Accidental events associated with the CPA proposed action that could impact offshore water quality include spills of oil and refined hydrocarbons, releases of natural gas, spills of chemicals or drilling fluids, and loss of well control, collisions, or other malfunctions that would result in such spills. Chapter 3.2 of this document discusses the accidental events that could result from the impact-producing factors and scenario, with particular attention given to the risk of oil spills, response to such oil spills, loss of well control, pipeline failures, vessel collisions, and chemical and drilling fluid spills. A brief summary is presented here. The impacts of rare, catastrophic spills are discussed in Appendix B.

Proposed Action Analysis

Oil Spills and Natural Gas and Condensate Releases

Water quality is altered and degraded by oil spills through the increase of petroleum hydrocarbons and their various transformation/degradation products in the water. The extent of impact from a spill depends on the behavior and fate of oil in the water column (e.g., the movement of oil and the rate and nature of weathering), which, in turn, depends on oceanographic and meteorological conditions at the time (Appendix A.2 and A.3 of the Multisale EIS). Crude oils are not a single chemical, but instead are complex mixtures with varied compositions. The various fractions within the crude behave differently in water. Thus, the behavior of the oil and the risk that the oil poses to natural resources depends on the composition of the specific oil encountered (Michel, 1992). Generally, oils can be divided into three groups of compounds: (1) light-weight; (2) medium-weight; and (3) heavy-weight components. Chapter 3.2.1 further characterizes the components of oil and discusses oil spills. Most of the oil spills that may occur as a result of the CPA proposed action are expected to be ≤1 bbl (Table 3-7). Chapter 4.3.1 of the Multisale EIS also discusses oil spills in further detail, with Chapter 4.3.1.4 of the Multisale EIS describing the characteristics of OCS oil. Generally, the lighter ends of the oil are more water soluble and would contribute to acute toxicity. As the spill weathers, the aromatic components at the water’s surface are more likely to exit the water. The heavier fractions are less water soluble and would partition to
organic matter. This fraction is more likely to persist in sediments and would contribute to longer-term impacts.

In addition to oil, natural gas may also be explored for or produced in the GOM. Wells and sidetracks may produce a mixture of both oil and natural gas. Condensate is a liquid hydrocarbon phase that generally occurs in association with natural gas. The quality and quantity of components in natural gas vary widely by the field, reservoir, or location from which the natural gas is produced. Although there is not a “typical” makeup of natural gas, it is primarily composed of methane (NaturalGas.org, 2010b). Thus, if natural gas were to leak into the environment, methane may be released into the environment. Methane is a carbon source, such as oil, and its introduction into the marine environment could result in lowering dissolved oxygen levels due to increased microbial degradation. Unfortunately, little is known about the toxicity of natural gas and its components in the marine environment, but there is concern as to how methane in the water column might affect fish (Chapter 4.1.1.13).

Hydrogen sulfide (H$_2$S), a toxic gas that is associated with certain formations in the GOM, could be released with natural gas. Depending on the concentration and volume, an H$_2$S release at the seafloor could negatively impact the water quality as the gas rises to the surface (Patin, 1999).

The National Academy of Sciences (NRC, 2003), Patin (1999), and Boesch and Rabalais (1987) have reviewed the fate and effects of spilled oil and, to a lesser degree, natural gas releases. Chapters 4.3.1.5 and 4.3.1.6 of the Multisale EIS presents the risk of offshore spills associated with the proposed action, and Chapters 3.2.1.1 and 3.2.1.2 of this Supplemental EIS supplement and update that information. Oil spills at the water surface may result from a platform accident. Subsurface spills are more likely to occur from pipeline failure or a loss of well control. As noted above, the behavior of a spill depends on many things, including the characteristics of the oil being spilled as well as oceanographic and meteorological conditions. An experiment in the North Sea indicated that the majority of oil released during a deepwater blowout would quickly rise to the surface and form a slick (Johansen et al., 2001). In such a case, impacts from a deepwater oil spill would occur at the surface where the oil is likely to be mixed into the water and dispersed by wind and waves. The oil would undergo natural physical, chemical, and biological degradation processes including weathering. However, data and observations from the DWH event challenged the previously prevailing thought that most oil from a deepwater blowout would quickly rise to the surface. While analyses are in their preliminary stages, it appears that measurable amounts of hydrocarbons (dispersed or otherwise) are being detected in the water column as subsurface plumes (Chapter 4.1.1.2.2.1) and perhaps on the seafloor in the vicinity of the release. After the Ixtoc blowout in 1979, which was located 50 mi (80 km) offshore in the Bay of Campeche, Mexico, some subsurface oil also was observed dispersed within the water column (Boehm and Fiest, 1982); however, the scientific investigations were limited (Reible, 2010). The water quality of offshore waters would be affected by the dissolved components and oil droplets that are small enough that they do not rise to the surface or are mixed down by surface turbulence. In the case of subsurface oil plumes, it is important to remember that these plumes would be affected by subsurface currents and could be diluted over time. Even in the subsurface, oil would undergo natural physical, chemical, and biological degradation processes including weathering.

In the case of an accidental event, it is likely that response efforts would reduce the amount of oil. Chapter 3.2.1.5 provides a further discussion of oil-spill-response considerations. Offshore water quality would not only be impacted by the oil, gas, and their respective components but also to some degree from cleanup and mitigation efforts. Increased vessel traffic, top kill attempts involving the use of drilling muds, and the addition of dispersants and methanol to the marine environment in an effort to contain, mitigate, or clean up the oil may also tax the environment to some degree.

Top kills use drilling muds, which are heavy due to the mineral component barite, in order to stop flow from a well. Top kill methods would likely involve the use of water-based drilling muds, which may be discharged to the ocean under normal operations as regulated by USEPA (USDOI, BOEMRE, 2010h). Depending on the success of the procedure, a portion of the mud could end up on the seafloor since drilling mud discharges do not move far from where they are released (CSA, 2006a). See “Accidental Release of Drilling Fluids” below for more information.

One standard tool used in response to spilled oil on water is dispersants. The purpose of chemical dispersants is to facilitate the movement of oil into the water column in order to encourage weathering and biological breakdown of the oil (i.e., biodegradation) (NRC, 2005; Australian Maritime Safety Authority, 2010). If the oil moves into the water column and is not on the surface of the water, it is less
likely to reach sensitive shore areas (USEPA, 2010f). The toxicity of dispersed oil in the environment would depend on many factors, including the effectiveness of the dispersion, temperature, salinity, the degree of weathering, type of dispersant, and the degree of light penetration in the water column (NRC, 2005). The toxicity of dispersed oil is primarily due to the toxic components of the oil itself (Australian Maritime Safety Authority, 2010).

In addition to response efforts, the natural environment can attenuate some oil. The Gulf of Mexico has numerous natural hydrocarbon seeps as discussed in Chapters 3.1.2.2 and 4.1.3.4.1 of the Multisale EIS. Thus, the marine environment can be considered adapted to handling small amounts of oil released over time. Furthermore, over time, natural processes can physically, chemically, and biologically degrade oil (NRC, 2003). The physical processes involved include evaporation, emulsification, and dissolution; the primary chemical and biological degradation processes include photooxidation and biodegradation (i.e., microbial oxidation).

### Chemical Spills

A study of chemical spills from OCS activities determined that accidental releases of zinc bromide and ammonium chloride could potentially impact the marine environment (Boehm et al., 2001). Both of these chemicals are used for well treatment or completion and are not in continuous use; thus, the risk of a spill is small. Most other chemicals are either relatively nontoxic or used in such small quantities that a spill would not result in measurable impacts. Zinc bromide is of particular concern because of the toxic nature of zinc. Close to the release point of an ammonium chloride spill, the ammonia concentrations could exceed toxic levels.

### Accidental Releases of Drilling Fluids

Drilling muds or fluids are the weighted fluids used to lubricate the drill bit. Drilling muds generally consist of clays, barite, lignite, caustic soda (sodium hydroxide), lignosulfonates, and a base fluid such as freshwater, saltwater, mineral oil, diesel oil, or a synthetic oil (USDOI, BOEMRE, 2010h; NRC, 1983; USEPA, 2009a); however, the exact formulas are complex and vary. The impacts of discharge and regulatory controls of drilling muds are discussed in great detail in Chapter 4.1.1.4.1 of the Multisale EIS. Three general types of drilling muds have been used during drilling operations: water-based drilling muds (WBM or WBF); oil-based drilling muds (OBM or OBF); and synthetic-based drilling muds (SBM or SBF). Accidental releases of drilling fluids would have similar effects as discharges. In general, Continental Shelf Associates, Inc.’s research has shown that drilling mud discharges do not move very far even when discharged at the surface (CSA, 2006a); therefore, accidental releases of drilling muds are not expected to move very far either. The WBM’s that are discharged increase turbidity in the water column and alter the sediment characteristics in the area where they settle (Neff, 2005). The OBM’s are used to improve drilling through difficult geologic formations. The base mud for OBM is typically diesel or mineral oil. Because these oils often contain toxic materials such as PAH’s, the discharge of OBM or cuttings wetted with OBM is prohibited. Thus, an accidental release of OBM’s could decrease water quality locally. The SBM’s were developed as an alternative to OBM and, thus, the use of OBM’s has been decreasing. The base fluid is a synthetic material, typically an olefin or ester, free of toxic PAH’s. Discharge of SBM itself is prohibited and, due to cost, is generally recycled (USEPA, 2009a). However, SBM-wetted cuttings may be discharged after the majority of the SBM has been removed. The SBF-wetted cuttings do not disperse as readily in water and descend in clumps to the seafloor (Neff et al., 2000). The SBF on the wetted cuttings gradually breaks down and may deplete the oxygen level at the sediment water interface as it degrades (Neff et al., 2000). An accidental release of SBF is expected to behave similarly with the SBF sinking to the seafloor adjacent to the release site and resulting in local anoxic conditions.

### Pipeline Failures

A pipeline failure would result in the release of crude oil, condensate, or natural gas, the impacts of which are discussed above. Pipeline failures are discussed in more detail in Chapter 3.2.3.
**Fuel Oil Spills from Collisions**

A collision may result in the spillage of crude oil, refined products such as diesel, or chemicals. Crude oil and chemicals are discussed in the preceding paragraphs. Diesel is the type of refined hydrocarbon spilled most frequently as the result of a collision. Minimal impacts result from a spill since diesel is light and would evaporate and biodegrade within a few days (USDOC, NOAA, 2006). A collision could result in the release of up to the entire contents of the fuel tanks. Since collisions occur infrequently (USDOI, BOEMRE, 2010i), the potential impacts to offshore water quality are not expected to be significant.

**Loss of Well Control**

A loss of well control is the uncontrolled flow of a reservoir fluid that may result in the release of gas, condensate, oil, drilling fluids, sand, or water. The impacts of the release of gas, condensate, oil, and drilling fluids are discussed above. A loss of well control includes events with no surface expression or impact on water quality and events with a release of oil or drilling fluids. A loss of well control event may also result in localized suspension of sediments, thus affecting water quality temporarily. Loss of well control is a broad term that includes very minor well-control incidents up to the most serious well-control incidents (Appendix B). Historically, most losses of well control have occurred during development drilling operations, but losses of well control can happen during exploratory drilling, production, well completions, or workover operations. Blowouts are a loss of well subset of more serious incidents, with a greater risk of oil spill or human injury. It is through the loss of well control that the volume and duration of a catastrophic oil spill could occur. Although there is an extremely low probability of a catastrophic spill event, the impacts of such an event on water quality are addressed in Appendix B. Overall, since loss of well control events and blowouts are rare events (USDOI, BOEMRE, 2010i) and are usually of short duration, potential impacts to offshore water quality are not expected to be significant except in the rare case of a catastrophic event.

**Summary and Conclusion**

Accidental events associated with the CPA proposed action that could impact offshore water quality include spills of oil and refined hydrocarbons, releases of natural gas and condensate, spills of chemicals or drilling fluids, and loss of well control, pipeline failures, collisions, or other malfunctions that would result in such spills. Spills from collisions are not expected to be significant because collisions occur infrequently. Overall, loss of well control events and blowouts are rare events and are usually of short duration, so potential impacts to offshore water quality are not expected to be significant except in the rare case of a catastrophic event (Appendix B). Although response efforts may decrease the amount of oil in the environment, the response efforts may also impact the environment through, for example, increased vessel traffic and the application of dispersants. Natural physical, chemical, and biological processes would decrease the amount of spilled oil over time through dilution, weathering, and degradation of the oil (NRC, 2003). Chemicals used in the oil and gas industry are not a significant risk for a spill because they are either nontoxic, used in minor quantities, or are only used on a noncontinuous basis. Although there is the potential for accidental events, the CPA proposed action would not significantly change the water quality of the Gulf of Mexico over a large spatial or temporal scale.

4.1.1.2.2.4. **Cumulative Impacts**

A detailed description of cumulative impacts upon water quality can be found in Chapter 4.5.2 of the Multisale EIS and in Chapter 4.1.2.1.4 of the 2009-2012 Supplemental EIS.

Activities in the cumulative scenario that could impact offshore water quality generally include the broad categories of the proposed action and the OCS Program, the activities of other Federal agencies (including the military), natural events or processes, State oil and gas activity, and activities related to the direct or indirect use of land and waterways by the human population (e.g., urbanization, agricultural practices, coastal industry, and municipal wastes). Although some of these impacts are likely to affect coastal areas to a greater degree, coastal pollutants that are transported away from shore would still affect
Description of the Environment and Impact Analysis

4-43

offshore environments. Many of these categories noted above would have some of the same specific impacts (e.g., vessel traffic would occur for all of these categories listed above except natural processes).

Sediment disturbance and turbidity may result from pipeline installation, installation and removal of platforms, discharges of muds and cuttings from drilling operations, disposal of dredge materials, sand borrowing, sediment deposition from rivers, and hurricanes. Turbidity is also influenced by the season. In offshore waters, these impacts may be the result of Gulfwide, OCS-related activities by other Federal agencies, including the military, and natural processes. State oil and gas activities may have some effect if they take place near offshore waters. Dredging projects related to restoration or flood prevention measures may be directed by the Federal Government for the benefit of growing coastal populations. These impacts generally degrade water quality locally and are not expected to last for long time periods. Furthermore, discharges from drilling platforms are regulated by USEPA through the NPDES permit process; thus, effects from these discharges should be limited.

Vessel discharges can degrade water quality. Vessels may be service vessels supporting the proposed action, OCS-related activities, or State oil and gas activities. However, the vessels may also be vessels used for shipping, fishing, military activities, or recreational boating. State oil and gas activities, fishing, and recreational boating would have fewer effects on offshore waters except for larger fishing operations and cruise lines, as smaller vessels tend to remain near shore. Fortunately, for many types of vessels, most discharges are treated or otherwise managed prior to release through regulations administered by USCG and/or USEPA, and many regulations are becoming more stringent. For example, the USCG Ballast Water Management Program, which was designed to prevent the introduction of invasive species, became mandatory for some vessels in 2004 (33 CFR 151 Subparts C and D) (U.S. Dept. of Homeland Security, CG, 2010b). Furthermore, USCG published the Ballast Water Discharge Standard Notice of Proposed Rulemaking in the Federal Register on August 28, 2009. Additionally, the final Vessel General Permit, issued by USEPA, became effective on December 19, 2008. This permit is in addition to already existing NPDES permit requirements and now increases the NPDES regulations so that discharges incidental to the normal operation of vessels operating as a means of transportation are no longer excluded unless exempted from NPDES permitting by Congressional legislation (USEPA, 2008b). These regulations should minimize the cumulative impacts of vessel activities.

Erosion and runoff from point and nonpoint sources degrade water quality. Nonpoint-source runoff from onshore support facilities could result from OCS-related activities as well as State oil and gas activities and other industries and coastal development. Although offshore waters would not be affected as strongly as coastal waters since contaminants would be more diluted by the time they reached offshore areas, in many cases this runoff would still contribute somewhat to the degradation of offshore waters. Urban runoff can include suspended solids, heavy metals and pesticides, oil and grease, and nutrients. Urban runoff increases with population growth, and the Gulf Coast region has experienced a 103 percent population growth since 1970 (USDOC, NOAA, 2008a). The National Research Council (2003, Table I-4, p. 237) estimated that, on average, approximately 26,324 bbl of oil per year entered Gulf waters from petrochemical and oil refinery industries in Louisiana and Texas. Chapter 4.1.3.4 of the Multisale EIS discussed the various sources of petroleum hydrocarbons that can enter the Gulf of Mexico in further detail. The natural emptying of rivers into the GOM as part of the water cycle may introduce chemical and physical factors that alter the condition of the natural water through both natural and anthropogenic sources, such as the addition of waterborne pollutants, or the addition of warmer water, into the GOM through waterbodies emptying into the GOM, runoff, groundwater discharge, or precipitation. The Mississippi River introduced approximately 3,680,938 bbl of oil and grease per year from land-based sources (NRC, 2003, Table I-9, p. 242) into the waters of the Gulf. Nutrients carried in waters of the Mississippi River contribute to seasonal formation of the hypoxic zone on the Louisiana-Texas shelf. Recently, USEPA has proposed the first set of nutrient standards; the first set of standards is for the State of Florida (USEPA, 2010g). The proposed new water quality standards would set a series of numeric nutrient (nitrogen and phosphorus) limitations for Florida’s lakes, rivers, steams, springs, and canals. The USEPA also regulates point-source discharges. Chapter 4.5.2.1 of the Multisale EIS summarizes the regulatory programs designed to protect the waters that enter the Gulf. If these and other water quality programs and regulations continue to be administered and enforced, it is not expected that additional oil and gas activities would adversely impact the overall water quality of the region.

Offshore waters, especially deeper waters, are more directly affected by natural seeps since the natural seeps in the Gulf of Mexico are located in offshore waters. Natural seeps are the result of natural
Hydrocarbons enter the Gulf of Mexico through natural seeps in the Gulf of Mexico at a rate of approximately 980,392 bbl per year (a range of approximately 560,224-1,400,560 bbl per year) (NRC, 2003, p. 191). Hydrocarbons from natural seeps are considered to be the highest contributor of petroleum hydrocarbons to the marine environment (NRC, 2003, p. 33). However, studies have shown that benthic communities are often acclimated to these seeps and may even utilize them to some degree (NRC, 2003, references therein and p. 33).

Discharges from exploration and production activities can degrade water quality in offshore waters. The USEPA regulates discharges associated with offshore oil and gas exploration, development, and production activities on the OCS under the Clean Water Act’s NPDES program. Regulated wastes include drilling fluids, drill cuttings, deck drainage, produced water, produced sand, well treatment fluids, well completion fluids, well workover fluids, sanitary wastes, domestic wastes, and miscellaneous wastes (USEPA, 2009a). The bulk of waste materials produced by offshore oil and gas activities are produced water (formation water) and drilling muds and cuttings. Produced water is the largest waste stream by volume from the oil and gas industry that enters Gulf waters. The NRC has estimated the quantity of produced water entering the Gulf per year to be 473,000 bbl, with a resulting oil and grease discharge of approximately 11,905 bbl per year (NRC, 2003, p. 200, Table D-8). However, produced water is commonly treated to separate free oil and, as noted above, is a regulated discharge. Since discharges from drilling and production platforms are regulated by USEPA through the NPDES permit process, the effects from these discharges should be limited.

Since the marine environment is a dynamic system, sediment quality and water quality can affect each other. For example, a contaminant may react with the mineral particles in the sediment and be removed from the water column (e.g., adsorption). Thus, under appropriate conditions, sediments can serve as sinks for contaminants such as metals, nutrients, or organic compounds. However, if sediments are (re)suspended (e.g., due to a storm event), the resuspension can lead to a temporary redox flux, including a localized and temporal release of any formally sorbed metals as well as nutrient recycling (Caetano et al., 2003; Fanning et al., 1982).

Accidental releases of oil, gas, or chemicals would degrade water quality during and after the spill until either the spill is cleaned up or natural processes degrade or disperse the spill. These accidental releases could be a result of the proposed action, ongoing OCS activity, State oil and gas activity, the transport of commodities to ports, and/or coastal industries. Actions taking place directly in offshore waters would generally have more significant impacts on offshore waters. The impacts of rare, catastrophic spills are discussed in Appendix B. The extent of impact from a spill depends on the behavior and fate of oil in the water column (e.g., the movement of oil and the rate and nature of weathering), which, in turn, depends on oceanographic and meteorological conditions at the time (Appendix A.2 and A.3 of the Multisale EIS). Chapter 4.5.2.1 of the Multisale EIS contains more information on accidental releases. A major hurricane can result in a greater number of spill events, with increased spill volume and decreases in oil-spill-response times. In the case of an accidental event, it is likely that response efforts would reduce the amount of oil. See Chapter 3.2.1.5 for further discussion of oil-spill-response considerations. Offshore water quality would not only be impacted by the oil, gas, and their respective components but also to some degree from cleanup and mitigation efforts. Increased vessel traffic and the addition of dispersants and methanol to the marine environment, in an effort to contain, mitigate, or clean up the oil, may also tax the environment to some degree.

Summary and Conclusion

Water quality in offshore waters may be impacted by sediment disturbance and suspension (i.e., turbidity), vessel discharges, erosion and runoff of nonpoint-source pollutants including river inflows, natural seeps, discharges from exploration and production activities, and accidental events. These impacts may be a result of the proposed action and the OCS Program, the activities of other Federal agencies (including the military), private vessels, and natural events or processes. To a lesser degree, these impacts may also be a result of State oil and gas activity or activities or related to the direct or indirect use of land and waterways by the human population (e.g., urbanization, agricultural practices, coastal industry, and municipal wastes). Routine activities that increase turbidity and discharges are temporary in nature and are regulated; therefore, these activities would not have a lasting adverse impact on water quality. In the case of a large-scale spill event, degradation processes would decrease the
amount of spilled oil over time through natural processes that can physically, chemically, and biologically degrade oil (NRC, 2003). The impacts resulting from the CPA proposed action are a small addition to the cumulative impacts on the offshore waters of the Gulf, when compared with inputs from natural hydrocarbon inputs (seeps), coastal factors (such as erosion and runoff), and other non-OCS industrial discharges. The incremental contribution of the routine activities and accidental discharges associated with the proposed action to the cumulative impacts on offshore water quality is not expected to be significant.

4.1.1.3. Coastal Barrier Beaches and Associated Dunes

The BOEM has reexamined the analysis for coastal barrier beaches and associated dunes presented in the Multisale EIS and the 2009-2012 Supplemental EIS (addition of 181 South Area), based on the additional information presented below and in consideration of the DWH event. No substantial new information was found that would alter the impact conclusion for coastal barrier beaches and associated dunes presented in the Multisale EIS and the 2009-2012 Supplemental EIS.

The full analyses of the potential impacts of routine activities and accidental events associated with the CPA proposed action and the proposed action’s incremental contribution to the cumulative impacts are presented in the Multisale EIS. A summary of those analyses and their reexamination due to new information is presented in the following sections. A brief summary of potential impacts follows. Routine activities associated with the CPA proposed action, such as increased vessel traffic, maintenance dredging of navigation canals, and pipeline installation, would cause negligible impacts and would not deleteriously affect coastal barrier beaches and associated dunes. Indirect impacts from routine activities are negligible and indistinguishable from direct impacts of onshore activities. The potential impacts from accidental events, primarily oil spills, associated with the CPA proposed action are anticipated to be minimal. The incremental contribution of the proposed action to the cumulative impacts to coastal barrier beaches and associated dunes is expected to be small.

4.1.1.3.1. Description of the Affected Environment

A detailed description of coastal barrier beaches and associated dunes in the Gulf of Mexico can be found in Chapter 3.2.1.1 of the Multisale EIS. Additional information for the 181 South Area and any new information since the publication of the Multisale EIS is presented in Chapter 4.1.3.1.1 of the 2009-2012 Supplemental EIS. The following information is a summary of the resource description incorporated from the Multisale EIS, the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

The coastal environments discussed here are those barrier beaches, wetlands, and submerged vegetation that might be impacted by activities resulting from the CPA proposed action. Geographically, the discussion covers coastal areas that range from the Texas/Louisiana border through Alabama. Several geologic subareas are found along this coast and they vary biologically. The environmental descriptions of this coast are organized into three geologic subareas: (1) the larger western portion of the Chenier Plain that extends into eastern Texas and western Louisiana (the western component of this feature has been previously discussed in Chapter 4.1.1.3.1); (2) the Mississippi River Delta complex of southeastern Louisiana; and (3) the barrier-island and Pleistocene Plain complex of Mississippi and Alabama. The landmasses in these areas are relatively low, so some form broad flat plains with gradually sloping topographies. Tides there are diurnal and micro-tidal. Tidal influences can be seen 25-40 mi (40-64 km) inland in some areas of Texas, Louisiana, and Alabama due to large bay complexes, channelization, and low topographies. Wind-driven tides are often dominant over the minimal gravity tides that occur there. The only factor that has a historical trend that coincides with the progressive increase in rates of landloss is the progressive reduction in sand supply associated with nearly simultaneous deepening of channels dredged across the outer bars of the three tidal inlets maintained for deep-draft shipping. Neither the rates of relative sea-level rise nor storm parameters have long-term historical trends that match the increased rates of landloss since the mid-1800’s. The historical rates of relative sea-level rise in the northern Gulf of Mexico have been relatively constant, and storm frequencies and intensities occur in multidecadal cycles. However, the most recent landloss accelerations are likely related to the increased storm activity since 1995. The cumulative areas and rates of landloss from these ephemeral features are to some extent expected because present physical conditions are different from those that existed when the islands first
formed. For example, during the past few thousand years, sediment supply has diminished, rates of relative sea-level rise have increased, and hurricanes and winter storms have been frequent events. These processes continuously act in concert, increasing rates of beach erosion and reducing the area of coastal land.

Since the last NEPA analysis and description of the CPA resources, there have been several major hurricanes in or near the CPA, as well as the DWH event, the largest oil spill ever recorded in the U.S. As a result of both of these factors, the existing condition of the barrier and beach resources has been altered. The descriptive narrative that follows reflects the post-storm and post-spill status of these resources. The general discussion of barrier island and beach formation discussed in Chapter 3.2.1.1 of the Multisale EIS and in Chapter 4.1.3.1.1 of the 2009-2012 Supplemental EIS can be applied to both the CPA and the WPA. This discussion focuses on which resources have experienced oil exposure and to what degree the resources were oiled. The information discussed is based on information from the Shoreline Cleanup Assessment Team (SCAT) maps and reports that are publicly available; newspaper interviews; scientific magazines; and public, State, and Federal resource agency Deepwater Horizon oil-spill-response sites available on the Internet. Areas that have had oil exposure are identified, as these are part of the existing condition of the resource. No assumptions as to health of the resource are made here since monitoring and studies are ongoing. In Chapter 4.1.1.3.3, there is discussion based on past studies, current interviews with scientists participating in field studies, and observation teams on what types of possible effects the spill could have on these resources.

Chenier Plain

The Chenier Plain of eastern Texas and western Louisiana began developing about 2,800 years ago. During that period Mississippi River Deltaic sediments were intermittently eroded, reworked, and carried into the Chenier Plain area by storms and coastal currents. This deposition gathered huge volumes of mud and sand, and formed a shoreface that slopes very gently (almost imperceptibly) downward for a long distance offshore. This shallow mud bottom is viscous and elastic, which generates hydrodynamic friction (Bea et al., 1983). Hence, wave energies along the barrier shorelines of the Chenier Plain are greatly reduced and cause minimal longshore sediment transport along the Chenier Plain (USDOI, GS, 1988). More recently, this shoreline has been eroding as sea level rises. This process converts most of the coast to transgressive shorelines.

During periods when the course of the Mississippi River was at the western edge of its Deltaic Plain, sediments from the river were carried westward by currents along the shore. This formed mudflats along the Chenier Plain shoreline (Kemp, 1986). When the active river channel moved eastward and the Chenier Plain lost most of its sediment supply, erosion reworked the mud deposits. This winnowed out the finest materials and formed beachfront ridges (cheniers) along the coast, leaving remnants of the old mudflats (now marshes) behind them. The present topography reflects multiple river mouth ridges converging to form a single beachfront ridge between the river inlets (Gosselink et al., 1979). With the increase of flow this century in the Atchafalaya River close to the western edge of the delta, fluvial processes are again dominating the Chenier Plain, and mudflat development is occurring along its eastern coast (Kemp, 1986). Today, the Red River and about 30 percent of the Mississippi River are diverted to the Atchafalaya River. The diversions have increased the sediment load in the longshore currents that generally move slowly westward along the coast.

The barrier beaches of the Chenier Plain are generally narrow, low, and sediment starved due to the nature of coastal currents and the shoreface. Beach erosion has exposed relic marsh terraces that were buried by past overwash events. The Chenier Plain also supports an extensive marshland interspersed with large inland lakes formed in river valleys that were drowned after the last glaciation. When the sea reached its present level, the shoreline was more landward. Hurricane Rita (2005) severely impacted the shoreface and beach communities of Cameron Parish in southwest Louisiana. Some small towns in this area have no standing structures remaining. A storm surge approaching 6 m (20 ft) caused beach erosion and overwash, which flattened coastal dunes, depositing sand and debris well into the back marshes. After Rita, Hurricane Ike (2008) came ashore just west of the Texas/Louisiana border, severely impacting the eastern Chenier Plain near Cameron, Louisiana, with a storm surge of 1-3 m (3-10 ft) that overtopped the beach.
Coastal change includes both beach erosion and erosion of channels where water continues to flow seaward to the Gulf of Mexico (Doran et al., 2009). In addition to the hurricane effects, the shoreline of the Chenier Plain was exposed to dispersed oil from the DWH event. Based on the SCAT observation maps available as of September 20, 2010, that portion of the Louisiana coastline from the area east of the Chenier Plain to the Louisiana/Mississippi State boundary was exposed to oil. A year later (September 28, 2011), the shoreline was not identified by SCAT as showing oiling from the Chenier Plain to just east of the Rockefeller Wildlife Refuge and Game Preserve (LA State Highway 3147) (USDOC, NOAA, 2011b). Observations by the SCAT field observers noted no oil in these areas. Since there is no publicly available archival information on any changes to the Chenier Plain from oil exposure, it can only be reported that the areas were oiled but to varying degrees and for varying durations. The oiled sites are still under observation and the cleanup and monitoring operations are ongoing.

Mississippi River Delta Complex

The Mississippi Delta region comprises much of coastal Louisiana and adjacent Mississippi. It stretches from the Atchafalaya Bay to the Chandeleur Islands and includes the New Orleans metropolitan area. The Delta complex contains major river channels and levees, bayous, swamps, marshes, lakes, tidal flats and channels, barrier islands, and shallow sea environments. Most barrier shorelines of the Mississippi River Delta in Louisiana are transgressive and trace the seaward remains of a series of five abandoned deltas. As a lobe of the delta is abandoned by a shift in drainage, that portion begins to subside slowly into the sea and is further reduced by erosion. Some of the sediment may be reworked by wind and waves into barrier islands. The Chandeleur Islands and Grand Isle are an excellent example of this situation. Gradually woodland vegetation became established on the dune sands (e.g., oaks and oleander). Salty meadows, marshes, and lagoons occupy the lower terrain. Today, the Mississippi River is channelized through the Belize Delta, more commonly known as the Birdfoot Delta. Channelization isolated the river from most of this sixth delta, except near the distributary mouths. There, a small fraction of the river’s sediment load is contributed to longshore currents for building and maintaining barrier shores. The bulk of river sediments are deposited in deep water, where they cannot be reworked and contribute to the longshore sediment drift. The shorefaces of the Mississippi River Delta complex slope gently seaward, which reduces wave energies at the shorelines. Mud flats are exposed during very low tidal events. This slope is not as shallow as that found off the Chenier Plain. The steepest shoreface of the delta is found at the Caminada-Moreau Coast, where the greatest rates of erosion occur. At this site, the longshore currents split to the east and west, which removes sand from the area without replenishment (Wolfe et al., 1988; Wetherell, 1992; Holder and Lugo-Fernandez, 1993).

Regressive shorelines do occur in Louisiana’s deltaic region. The diversion at the Atchafalaya River has allowed the transport of large volumes of sediment into the shallow Atchafalaya Bay. There, inland deltas are forming at the mouths of the Atchafalaya River and Wax Lake Outlet. Satellite photography of these deltas reveals that dredge-disposal islands were constructed off Point au Fer in shallow water (3-5 ft; 1-2 m) at the mouth of Atchafalaya Bay. If the Atchafalaya River Delta continues to build seaward as expected, these islands and the surrounding shallows would provide the foundations for a future barrier shoreline in this area.

Barrier island chains in the northern GOM, extending from Atchafalaya Bay, Louisiana, to Mobile Bay, Alabama, are disintegrating rapidly as a result of combined physical processes involving sediment availability, sediment transport, and sea-level rise. The cumulative areas and rates of landloss from these ephemeral features are to some extent expected because present physical conditions are different from those that existed when the islands first formed. For example, during the past few thousand years sediment supply has diminished, rates of relative sea-level rise have increased, and hurricanes and winter storms have been frequent events that generate extremely energetic waves capable of permanently removing sediment from the islands. These processes continuously act in concert, increasing the rates of beach erosion and reducing the area of coastal land.

At greatest risk of further degradation are the barrier islands associated with the Mississippi Delta; these include the Chantecler-Breton Island, Timbalier Island, and Isle Dernieres chains in Louisiana. These chains of individual transgressive barrier island segments have progressively diminished in size while migrating landward (McBride et al., 1992). Most of southeastern Louisiana’s barrier beaches are composed of medium to coarse sand. Small shoreline regressions occur as a result of jetties located on
the eastern end of Grand Isle, the western end of Caminada-Moreau Beach, the Empire navigational canal, and elsewhere in Louisiana. Most dune zones of the Mississippi River Delta contain low, single-line dune ridges that may be sparsely to heavily vegetated. Generally in this area, the vegetation on a dune ridge gets denser as the time between storms lengthens. Unfortunately, the past decade had an increase in tropical storm activity for the project area.

Hurricane Katrina (2005) caused severe erosion and land loss for the coastal barrier islands of the Deltaic Plain. The eye of Hurricane Katrina passed directly over the 50-mi (80-km) Chandeleur Island chain. Aerial surveys conducted by USGS on September 1, 2005, show that these islands were heavily damaged by the storm (USDOI, GS, 2005). The Chandeleur Islands were reduced by Hurricane Katrina from 5.64 mi² to 2.5 mi² (14.6 km² to 6.5 km²) and then to 2.0 mi² (5.2 km²) by Hurricane Rita (Di Silvestro, 2006). Grand Isle received extremely high winds and a 12- to 20-ft (3.5- to 6-m) storm surge that caused tremendous structural damage to most of its camps, homes, and businesses (Louisiana Sea Grant, 2006). Although barrier islands and shorelines have some capacity to regenerate over time, the process is very slow and often incomplete. With each passing storm, the size and resiliency of these areas can be diminished, especially when major storms occur within a short time period. Hurricane Katrina was the fifth hurricane to impact the Chandeleur Island chain within an 8-year period. The other storms were Hurricanes Georges (1998), Lili (2002), Ivan (2004), and Dennis (2005). Landmass rebuilt since Hurricane Ivan was subsequently washed away by Hurricane Katrina. Hurricanes Gustav and Ike (2008) reactivated ponds caused by the surge of Katrina. These ponds, some containing disturbance vegetation (Steyer et al., 2007), occurred in intermediate and fresh marshes located between Lake Lery and the Mississippi River. Surge impacts of Hurricane Gustav in the Deltaic Plain are smaller in scale and magnitude than surge impacts of Hurricane Ike in the Chenier Plain. The effects of Hurricane Gustav were also seen in the further erosion of the Chandeleur Islands, as well as significant erosion of the barrier islands forming the southern boundary of Terrebonne and Timbalier Bays (Barras, 2009). The Chandeleur Islands were reduced to 544.5 ha (1,345.5 ac), a reduction of 102.6 ha (253.5 ac) from the island’s land area of 647.1 ha (1,599.0 ac) in 2006 (Barras, 2009). Following Hurricane Ike, significant surge-formed and surge-expanded ponds were not really noticeable east of Vermilion Bay (Barras, 2007a). Some new scours located on southeastern Marsh Island were originally scoured by Hurricane Lili on October 3, 2002 (Barras, 2007a). Water levels were visibly lower on the 2006 imagery of the Marsh Island area, causing the shallow scours to be classified as land in that dataset. Boyd and Penland (1988) estimated that storms raise mean water levels 1.73-2.03 m (5.68-6.66 ft) above mean sea level from 10 to 30 times per year. Under those conditions, barrier islands of the Mississippi River Delta complex experience severe overwash of up to 100 percent. Shell Key is a barrier feature that varies greatly from the others around the Delta. It is located south of Marsh Island, Louisiana, at the mouth of Atchafalaya Bay, and is composed almost entirely of oyster-shell fragments. It is found amid extensive shell reefs, which are part of the Shell Keys National Wildlife Refuge. This dynamic feature builds and wanes with passing storms. In 1992 and 1999, Hurricanes Andrew and Francis reduced the island to little more than a shoal. The shallow, submerged shell reefs around Shell Key also serve as barrier features. Located on the other side of the bay’s mouth and to the southeast, the Point au Fer Shell Reefs were commercially dredged for shells, and no longer exist (Schales and Soileau, official communication, 2001).

In addition to the hurricanes and winter storms, the Mississippi River Delta complex and its associated barrier islands were initially oiled as a result of the DWH event. Before the capping and permanent plugging of the well was complete, oil had reached the shorelines of the Chandeleur Islands, Whiskey Island, Raccoon Island, South Pass, East Fourchon/Elmers Island, Grand Isle, Trinity Island, and Brush Island (Cleveland, 2010). As of September 24, 2010, approximately 367 mi (591 km) of Louisiana’s shoreline had some exposure to oil (USDOI, FWS, 2010a). The oiling ranged from light to heavy to occasional tarballs depending on the location and time. In most cases, the oil came ashore in lines perpendicular to the shoreline rather than in sheets. In an attempt to protect the Chandeleur Islands and the marshes shoreward of the islands from oil, the State of Louisiana constructed protective berms seaward of the islands. (See Chapter 3.3.3, “OCS Sand Borrowing,” regarding berms constructed in Louisiana as part of the DWH response.) These berms are considered as part of the currently existing environment due to potential negative effects that this construction may have on the viability and sustainability of the protected island.

Based on the review of currently available SCAT maps (USDOC, NOAA, 2011b) and field observations, the majority of the shoreline from the Atchafalaya Delta to the Mississippi River Delta are
either categorized as not oiled or with small areas (2.8 km; 1.8 mi) that have a mixture of no oil and lightly oiled (USDOC, NOAA, 2011b).

Mississippi and Alabama Coasts

The Mississippi-Alabama barrier islands do not migrate landward as they decrease in size. Instead, the centers of most of the islands are migrating westward in the direction of the predominant littoral drift through processes of updrift erosion and downdrift deposition (Richmond, 1962; Otvos, 1979). Although the sand spits and shoals of the Mississippi-Alabama barriers are being transferred westward, the vegetated interior cores of the islands remain fixed in space. Rucker and Snowden (1989) measured the orientations of relict forested beach ridges on the Mississippi barriers and concluded that the ridges and swales were formed by recurved spit deposition at the western ends of the islands. The Dog Keys define the Mississippi Sound of Mississippi and Alabama. Mississippi has about 33.9 mi (54.6 km) of barrier beaches on these islands (USDOI, FWS, 1999). Dauphin Island represents about another 7 mi (12 km). This relatively young group of islands was formed 3,000-4,000 years ago as a result of shoal-bar accretion (Otvos, 1979). They are separated by wide passes with deep channels. Shoals are typically adjacent to these barriers. Generally, these islands are regressive and stable in size as they migrate westward in response to the predominantly westward-moving longshore currents. These islands generally have high beach ridges and prominent sand dunes. The islands are well vegetated among and behind the dunes and around ponds. Southern maritime climax forests of pine and palmetto are found behind some of their dune fields.

Dauphin Island, Alabama, is the exception to the above description. It is essentially a low-profile, transgressive barrier island, except for a small, eroding, Pleistocene core at its eastern end. The western end is a Holocene spit that is characterized by small dunes and many washover fans, exposed marsh deposits, and tree stumps exposed in the surf zone. Dauphin Island experienced significant shoreline retreat and rollover after Hurricane Katrina, with overwash deposits forming in the sound. Pelican Island, Alabama, is a vegetated sand shoal located Gulfward of Dauphin Island. Southeasterly of that island is Sand Island, which is little more than a shoal. These barrier islands are part of Mobile Bay's ebb-tidal delta. As such, they continually change shape under storm and tidal pressures. Their sands generally move northwesterly into the longshore drift, nourishing beaches downdrift. These sediments can also move landward during flood tides (Hummell, 1990). The Gulf Shores region of Alabama extends from Mobile Point eastward to the Florida boundary, a distance of about 31 mi (50 km) (Smith, 1984). It has the widest beaches and largest dune system among the barrier beaches in the CPA.

Since the mid-1800’s, average rates of landloss for all the Mississippi islands accelerated systematically. There is an inverse relationship between island size and percentage of land reduction for each barrier. For example, Horn Island lost 24 percent and Ship Island lost 64 percent of its area since the mid-1800’s (Morton, 2008). Ship Island is particularly vulnerable to storm-driven landlosses because topographic and bathymetric boundary conditions focus wave energy onto the island. The three predominant morphodynamic processes associated with landloss are as follows: (1) unequal lateral transfer of sand related to greater updrift erosion compared with downdrift deposition; (2) barrier narrowing resulting from simultaneous erosion of the Gulf and soundside shores; and (3) barrier segmentation related to storm breaching. The western portion of Dauphin Island is migrating landward as a result of storms that erode the Gulf shore, overwash the island, and deposit sand in Mississippi Sound. This has caused a gain in land during the 20th century. Petit Bois, Horn, and Ship Islands have migrated westward as a result of predominant westward sediment transport by alongshore currents, and Cat Island is being reshaped as it adjusts to post-formation changes in wave and current patterns associated with deposition of the St. Bernard lobe of the Mississippi Delta (Morton, 2008).

The principal causes of barrier island landloss are frequent intense storms, a relative rise in sea level, and a deficit in the sediment budget. However, the most recent landloss accelerations are likely related to the increased storm activity since 1995. Although overwash channels do not commonly occur, the islands may be overwashed during strong storms, as was seen after Hurricanes Ivan (2004), Dennis (2005), and Katrina (2005). Hurricane Katrina’s storm surge caused substantial beach erosion and, in some cases, completely devastated coastal areas. In Dauphin Island, approximately 90 mi (150 km) to the east of the point where the hurricane made landfall, the sand that comprised the barrier island was transported across the island into Mississippi Sound, pushing the island towards land.
Aside from the hurricane effects on the barrier island and beach resources, the DWH event exposed most of the Gulf Coast shoreline to some degree of oiling, i.e., from western Louisiana to the Florida panhandle. Based on the SCAT ground observation, the cumulative amount of shoreline oiled as of September 27, 2010, was 494 mi (795 km) (USDOI, FWS, 2010a). This cumulative figure of oiled shoreline includes shorelines of beaches and barrier islands that were exposed to oil, whether it was very light, light, moderate, heavily oiled, or only observations of tarballs. On June 1, 2010, oil first appeared on Dauphin Island off the coast of Alabama near the mouth of Mobile Bay. Strands of oil about a 1 m (3 ft) wide and 2 mi (3 km) long were found on Petit Bois Island near the Mississippi-Alabama border (Cleveland, 2010). The shoreline in the Barataria Bay complex, along with the shorelines west of the Mississippi River Delta complex, received the most oil (Cleveland, 2010). Based on the review of the September 28, 2011, SCAT maps and observations (USDOC, NOAA, 2011b), no oil was observed along the Mississippi coastline, with the exception of small amounts of lightly oiled bayside beaches of the outer barrier islands of Ship, Horn, and Petit Bois. There were very small (less than a mile) areas of moderate oiling on the back side of both Horn and Petit Bois Islands; these beaches were cleaned. The September 28, 2011, SCAT maps and observations (USDOC, NOAA, 2011b) did not identify any oiled Alabama coastline.

Deepwater Horizon Event Oil Exposure

In April 2010, the explosion of the DWH drilling platform resulted in the largest oil spill in the history of U.S. The spill was approximated at 4.9 million barrels; the well was capped on July 15, 2010, after oil flowed into the Gulf for 87 days. The drilling rig was located west of the Mississippi River approximately 90 mi (145 km) from the Louisiana coast. The bulk of the oil was off the coast of Louisiana, but eventually the oil spread east of the Mississippi River along the Mississippi, Alabama, and Florida coastlines as far away as Panama City, Florida.

At the time of preparation of this Supplemental EIS, there remains incomplete and unavailable scientific information on the impacts of the spill. The available information presented here is primarily from accounts based on interviews with scientists or personnel with the USCG’s Oil Spill Response Team at the Unified Command Post overseeing cleanup operations. Various wildlife and resource agencies have launched SCAT to locate the oil as it appears in order to engage cleanup teams. Other agencies are involved in the NRDA process that is collecting data to identify and quantify the impacts of the spill. To date, only select portions of this information is publicly available; therefore, the information presented here only notes what resources have been contacted by the spilled oil based on the SCAT observation maps and data available from interviews of local scientists participating in the oil response effort (USDOC, NOAA, 2011b).

Initially, the DWH event exposed most of the Gulf Coast shoreline to some degree of oiling (i.e., from western Louisiana to the Florida panhandle). Based on the SCAT ground observation, the cumulative amount of shoreline oiled as of September 27, 2010, was 494 mi (795 km) (USDOI, FWS, 2010a). This cumulative figure of oiled shoreline includes the shorelines of beaches and barrier islands that were exposed to oil; whether it was very light, light, moderate, heavily oiled, or only observations of tarballs. As of September 27, 2010, only 176 km (109 mi) of shoreline was considered moderately to heavily oiled. Of this distance of moderately to heavily oiled shoreline, 158 km (98 mi) was in Louisiana and 18 km (11 mi) was in Florida. In Louisiana, the heavy to moderate oiling was sporadic along the shorelines of Grand Terre Island, Grand Isle, and Bay Batiste. By May 23, 2010, the Louisiana Department of Environmental Quality had confirmed shoreline impact on the Chandeleur Islands, Whiskey Island, Raccoon Island, South Pass, East Fourchon/Elmers Island, Grand Isle, Trinity Island, Brush Island, the Pass a Loutre area, and Marsh Island. On June 1, 2010, oil first appeared on Dauphin Island off the coast of Alabama near the mouth of Mobile Bay. Strands of oil about a 3 ft (1 m) wide and 2 mi (3 km) long were found on Petit Bois Island near the Mississippi-Alabama border (Cleveland, 2010). The shoreline in the Barataria Bay complex, along with the shorelines west of the Mississippi River Delta complex, received the most oil (Cleveland, 2010). Some of these areas may have been oiled several times. It must be noted that the SCAT maps do not indicate a continuous, uninterrupted area of oiled shoreline because of the subsampling methods used by the teams.

By comparison, the latest available SCAT observations (USDOC, NOAA, 2011b) note barrier islands from the Texas border to the Alabama/Florida border with much less remnant oil than was reported a year
ago (September 2010). Based on an additional review of current SCAT observation maps (USDOC, NOAA, 2011b), the remnant oil along these shorelines continues to be greatly reduced and is expected to be further removed through cleanup efforts, weathering, and the high-energy wave action in these areas. All of the following estimates of oiled shorelines were created from the measurement tool associated with the SCAT maps (USDOC, NOAA, 2011b). Based on these latest SCAT observations (September 28, 2011) the Louisiana coast from the Texas State line (Sabine) to the Mississippi State line continues to improve.

Observations on the Chandeleur Islands indicated no oil on the seaward side of the islands, a small area of moderate to heavy remnant oil on the back side of the islands, and a small heavily oiled area in the interior of the island (USDOC, NOAA, 2011b). Grand Isle still has a moderate oiling on the eastern tip of the island (USDOC, NOAA, 2011b). Grand Terre Island has either traces or is lightly oiled on its Gulf side, with the exception of a small area (approximately 33 m [108 ft]) that is still heavily oiled on the eastern end of the Island (USDOC, NOAA, 2011b). The Gulf Islands National Seashore chain (Cat, Horn, Petit Bois, etc.) off the Mississippi Gulf Coast is primarily free of remnant oil, except for a small segment that is lightly oiled (USDOC, NOAA, 2011b). While all of these coastlines previously received various degrees of oiling, the remnant oil that is currently observed is weathered oil that has been treated and has either no or much reduced toxic components. Because these coastlines encountered some degree of oiling, oil may now be part of the existing condition of the resource. As noted in the new SCAT observations, this oil is expected to continue to be removed from the shoreline by cleanup efforts, weathering, and the high-energy wave action in these coastal environments that continuously reworks the shoreline. The SCAT maps and new data available since the DWH event, which are incorporated into this Supplemental EIS, provide valuable information on the status of coastal barrier beaches and dunes that may have been impacted by the DWH event.

As identified in this chapter, BOEM acknowledges that there remains incomplete and unavailable information related to coastal barrier beaches and associated dunes that may be relevant to reasonably foreseeable significant impacts on these resources. For example, although there is substantial information available since the DWH event included in this Supplemental EIS, additional information will likely be cultivated and developed through the NRDA process. The BOEM believes that the incomplete or unavailable information regarding coastal barrier beaches and dunes would likely not be essential to a reasoned choice among alternatives, particularly in the cumulative effects analysis. The bulk of this information is expected to be developed through the ongoing NRDA process. To date, relatively little raw data have been released publicly by the NRDA process, and it may be years before studies are completed and results are released. This information will certainly not be available within the timeframe contemplated in this Supplemental EIS. Regardless of the costs involved, it is not within BOEM’s ability to obtain this information from the NRDA process within the timeline of this Supplemental EIS. The BOEM subject-matter experts have used what scientifically credible information is available in their analyses, including the recent SCAT data, and applied this information using accepted scientific methodology.

4.1.1.3.2. Impacts of Routine Events

**Background/Introduction**

Impacts to the general vegetation and physical aspects of coastal environments by routine activities resulting from the CPA proposed action are considered in detail in Chapter 4.2.2.1.3.1 of the Multisale EIS and in Chapter 4.1.3.1.2 of the 2009-2012 Supplemental EIS. The following is a summary of the information presented in the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

This section considers impacts from routine activities associated with the CPA proposed action to the physical shape and structure of barrier beaches and associated dunes. The primary impact-producing routine activities associated with the proposed action that could affect these environments include pipeline emplacements, navigation channel use (vessel traffic) and dredging, and the use and construction of support infrastructure.
**Pipeline Emplacements**

Where a pipeline crosses the shoreline is referred to as a pipeline landfall. Many OCS Program-related pipelines make landfall on Louisiana’s barrier island and shorelines. Pipeline landfall sites on barrier islands could cause accelerated beach erosion and island breaching. The CPA proposed action does not include new pipelines that make landfall on barrier islands or mainland beaches. If more detailed site-specific, postlease analysis indicates barrier beach landfalls are necessary, modern techniques such as directional drilling would be used to bring the pipeline ashore. Studies have shown that little to no impact to barrier beaches results from modern techniques such as directional boring (LeBlanc, 1985; Mendelssohn and Hester, 1988; Wicker et al., 1989). Since 2002, only one new pipeline has come to shore in Louisiana from OCS Program-related activities. The 30-in Endymion Oil Pipeline, which delivers crude oil from South Pass Block 89 to the LOOP storage facility near the Clovelly Oil and Gas Field, was installed in 2003. Based on a review of the data in the COE permit application (No. 20-020-1632), the emplacement of the pipeline caused zero impacts to marshes (emergent wetlands) and beaches. This was because the operator used horizontal, directional (trenchless) drilling techniques to avoid damages to these sensitive habitats. Additionally, the pipeline route maximized an open-water route to the extent possible (a comprehensive description of current mitigation measures is discussed in Chapter 2.2.2). A comparison of aerial photos taken before and after Hurricanes Katrina and Rita reveal no observable landloss or impacts associated with the Endymion Oil Pipeline. Hurricane Gustav further eroded barrier beaches and completely degraded small islands such as Wine Island. Although Hurricane Gustav eroded some beaches and damaged onshore pipelines near Port Fourchon, offshore pipelines were left intact.

**Vessel Traffic and Dredging**

Vessel traffic that may support the proposed action is discussed in Chapter 3.1.1.4 of this Supplemental EIS and in Chapter 4.1.1.8.4 of the Multisale EIS. Navigation channels projected to be used in support of the proposed action are discussed in Chapter 3.1.2 of this Supplemental EIS and in Chapter 4.1.2.1.9 of the Multisale EIS. Navigation channels that support the OCS Program are listed in Table 3-36 of the Multisale EIS. Current navigation channels would not change and no new navigation channels are required as a result of the proposed action.

Waves generated by boats, ships, barges, and other vessels erode unprotected shorelines and accelerate erosion in areas already affected by natural erosion processes. Much of the service-vessel traffic that is a necessary component of OCS activities uses the channels and canals along the Louisiana coast. Potential for resuspension and transport of oil from the DWH event exists as a result of heavy vessel traffic or dredging in areas previously oiled. As a result of the storm surge of Hurricane Gustav, the channel at Port Fourchon lost depth from siltation and displacement of some of the rock channel armor. This channel may require some minimal maintenance dredging. Based on an earlier study by Johnson and Gosselink (1982), canal widening rates in coastal Louisiana range from about 2.58 m/yr (8.46 ft/yr) for canals with the greatest boat activity to 0.95 m/yr (3.12 ft/yr) for canals with minimal boat activity. A recent study entitled “Navigation Canal Bank Erosion in the Western and Central Gulf of Mexico” indicates that shoreline retreat rates along canals were highly variable within and across unarmored portions of the canals (Thatcher et al., 2011). It was noted that geology and vegetation type influenced the rate of shoreline change. The study also noted that the canal widening rate slowed to -0.99 m/yr (-3.25 ft/yr) for the 1996/1998-2005/2006 time period as compared with -1.71 m/yr (-5.61 ft/yr) 1978/1979-1996/1998 time period. The existing armored navigation channels (e.g., Port Fourchon) that are used to reach shore bases will minimize or eliminate the potential for shoreline erosion from vessel traffic. Widening rates for navigation canals have been reduced as a result of aggressive management and the restoration of canal edges to prevent erosion. An example of this is the construction of rock breakwaters along portions of some of these canals, as well as enforcing “wake zone” speeds (Johnston et al., 2009).

Remnant oil is still being found intermittently in coastal areas. This remnant oil has been treated with dispersants and weathered, but it has the potential for resuspension as a result of the routine activities noted above. If encountered, the remnant oil is expected to be nontoxic due to natural weathering, microbial breakdown, and post-spill dispersant treatments. In terms of water samples and sea surface observations, which had the last overflight reconnaissance of potentially recoverable oil on the ocean
surface and sampling event on August 3, 2010, the OSAT report made several conclusions (OSAT, 2010). The OSAT report concluded, based on samples tested since August 3, 2010, that no exceedances of the aquatic life benchmark for PAH’s that were fingerprinted as oil from the DWH event were found in nearshore waters. In addition, since August 3, 2010, no exceedances of the USEPA aquatic life benchmark for PAH’s in sediment beyond 3 km (~2 mi) of the wellhead were consistent with oil from the DWH event. Subsurface tar mats were found in some nearshore sampling areas, and they could temporarily be remobilized and could become a source of shoreline reoiling (OSAT, 2010). If the remnant oil is encountered, routine activities such as dredging or vessel traffic can potentially resuspend and transport it within the area. The oil is greatly weathered and treated, so it is expected to have low or no level of toxicity for interstitial beach inhabitants, and disturbance from routine activities is unlikely to significantly impact coastal barrier beaches and associated dunes.

**Continued Use of Support Infrastructure**

In the past, OCS-related facilities were built in the vicinity of barrier shorelines of the CPA. The use of some existing facilities in support of the CPA proposed action and subsequent lease sales in the CPA may extend the useful lives of those facilities. During that extended life, erosion-control structures may be installed to protect a facility. Although these measures may initially protect the facility as intended, such structures may accelerate erosion elsewhere in the vicinity. They may also cause the accumulation of sediments updrift of the structures. These sediments might have alleviated erosion downdrift of the structure. These induced erosion impacts would be most damaging locally. In deltaic Louisiana where the sediment supply is critically low, these impacts may be distributed much more broadly. These impacts would last as long as the interruption of the sediment drift continues, and that can continue after the structure is removed if the hydrodynamics of the area are permanently modified. Expansions of existing facilities located on barrier beaches or in associated dunes would cause loss and disturbance of additional habitat. Abandoned facility sites must be cleared in accordance with Federal, State, and local government, and landowner requirements. Materials and structures that would impair or divert sediment drift among the dunes and on the beach must be removed.

**Proposed Action Analysis**

Zero to one pipeline landfalls are projected as a result of the CPA proposed action, resulting in up to 2 km (1.2 mi) of onshore pipeline. Should one be constructed, it would most likely be in Louisiana, where the large majority of the infrastructure exists for receiving oil and gas from the CPA. No landfalls are presently planned for barrier or mainland beaches, but if it is later determined that such a landfall in the vicinity of a barrier beach and associated dunes is necessary, current regulatory procedures would be used to evaluate any impacts associated with the action. Wherever a landfall occurs, regulatory programs and permitting processes (COE and the Louisiana Dept. of Natural Resources) are sequenced to ensure wetlands are protected first through avoidance, then minimization of impacts, and finally compensation for unavoidable impacts. The use of modern technologies (e.g., directional boring) greatly reduces and possibly eliminates impacts to coastal barrier islands and beaches. Therefore, effects on barrier beaches and dunes from pipeline laying activities associated with the CPA proposed action are expected to be minor or nonexistent. These impacts are considered to be negligible. Turner and Cahoon (1987) found that OCS traffic in general comprises a relatively small percentage (~9%) of the total commercial traffic using navigation channels. The average contribution of the CPA proposed action to OCS-related vessel traffic in navigation canals is expected to be small (3-4%). Erosion of coastal barrier beaches and associated dunes from vessel traffic associated with the CPA proposed action are expected to be negligible.

Adverse impacts from maintenance dredging of navigation channels can be mitigated by discharging dredged materials onto barrier beaches or strategically into longshore sediment currents downdrift of maintained channels, or by using the dredged material to create wetlands. Negative effects of sediment sinks created by jetties can be mitigated by reducing the jetty length to the minimum needed and by filling the updrift side of the jetty with appropriate sediment. Sediment traps that are created by unnecessarily large bar channels can also be mitigated by reassessing the navigational needs of the port and by appropriately reducing the depth of the channel. Mitigating adverse impacts should be addressed in accordance with requirements set forth by the appropriate Federal and State permitting agencies. Effects
on coastal barrier beaches and associated dunes associated with dredging from the CPA proposed action are expected to be restricted to minor and localized areas downdrift of the channel. There are 0-1 gas processing plants projected to be constructed as a result of the CPA proposed action. Should one be constructed, it would most likely be in Louisiana. Wherever a landfall occurs, regulatory programs and permitting processes of COE and the Louisiana Dept. of Natural Resources are sequenced to ensure wetlands are protected. Effects on coastal barrier beaches and associated dunes associated with construction of a gas processing plant from the CPA proposed action are expected to be restricted to minor and very localized areas downdrift of the channel.

The SCAT maps and new data available since the DWH event that are incorporated into this Supplemental EIS provide valuable information on the status of coastal barrier beaches and dunes that may have been impacted by the event. There remains incomplete and unavailable information that may be relevant to reasonably foreseeable significant impacts on these resources. Nevertheless, there is substantial information available since the DWH event included in this Supplemental EIS. The BOEM believes that the incomplete or unavailable information regarding effects of the DWH event on coastal barrier beaches and dunes would likely not be essential to a reasoned choice among alternatives. The bulk of this information is expected to be developed through the ongoing NRDA process. To date, relatively little raw data have been released publicly by the NRDA process, and it may be years before studies are completed and results are released. This information will certainly not be available within the timeframe contemplated in this Supplemental EIS. Regardless of the costs involved, it is not within BOEM’s ability to obtain this information from the NRDA process within the timeline of this Supplemental EIS. The BOEM subject-matter experts have used what scientifically credible information is available in their analyses and applied it using accepted scientific methodology. As noted above, even if there remain unknown impacts to coastal barrier beaches and dunes from the DWH event, impacts from routine activities related to the proposed action would not be expected to be substantial since most routine activities are located far from coastal beaches (e.g., vessel traffic) or would be subject to permitting and location siting requirements (e.g., dredging and pipeline landfalls).

Summary and Conclusion

Effects to coastal barrier beaches and associated dunes from pipeline emplacements, navigation channel use and dredging, and construction or continued use of infrastructure in support of the CPA proposed action are expected to be restricted to temporary and localized disturbances. The 0-1 pipeline landfalls projected in support of the proposed action are not expected to cause significant impacts to barrier beaches because of the use of nonintrusive installation methods and regulations. New processing plants would not be expected to be constructed on barrier beaches. The proposed action may contribute to the continued use of existing facilities, which can add to erosion.

Maintenance dredging of barrier inlets and bar channels is expected to occur, which combined with channel jetties, causes minor and localized impacts on adjacent barrier beaches. These dredging activities are permitted, regulated, and coordinated by COE with the appropriate State and Federal resource agencies. Impacts from these operations are minimal due to requirements for the beneficial use of the dredged material for wetland and beach construction and restoration where appropriate. Permit requirements further mitigate dredged material placement in approved disposal areas by requiring the dredged material to be placed in such a manner that it neither disrupts hydrology nor changes elevation in the surrounding marsh. Because these impacts occur regardless of the proposed action, the proposed action would account for a small percentage of these impacts from routine events. There could be a slight chance of disturbing or resuspending buried, remnant oil from the DWH event through channel maintenance or trenching associated with pipeline placement. However, based on sediment analyses in the OSAT report (2010), there were no exceedances of USEPA’s aquatic life benchmarks for PAH’s in sediment beyond 3 km (~2 mi.) from the wellhead that were linked to the oil from the DWH event. Since dredging, vessel traffic, and pipeline emplacement activities would be far removed from most affected areas, the chance of resuspension of toxic sediment would be improbable.

Based on the findings of the OSAT-2 report (2011), weathered oil samples showed PAH’s were depleted by 86-98 percent in most beach locations. The PAH model predictions also predict that PAH concentrations in subtidal buried oil will decrease to 20 percent of current levels within 5 years (OSAT-2, 2011).
In conclusion, the CPA proposed action is not expected to adversely alter barrier beach configurations significantly beyond existing, ongoing impacts in localized areas. Strategic placement of dredged material from channel maintenance, channel deepening, and related actions can mitigate adverse impacts upon those localized areas.

4.1.1.3.3. Impacts of Accidental Events

**Background/Introduction**

Impacts to the general vegetation and physical aspects of coastal environments by oil spills and cleanup response activities resulting from the CPA proposed action are considered in Chapter 4.4.3.1 of the Multisale EIS and in Chapter 4.1.2.13 of the 2009-2012 Supplemental EIS. A low-probability catastrophic spill is discussed in **Appendix B**.

The types and sources of spills that may occur and their characteristics are described in Chapter 4.3.1 of the Multisale EIS and in **Chapter 3.2** of this Supplemental EIS. There is also a risk analysis of accidental events in **Chapter 3.2.1**. Figures 4-13 and 4-14 of the Multisale EIS provide the probability of an offshore spill ≥1,000 bbl occurring and contacting counties and parishes around the Gulf. Potential impacts from oil spills to barrier islands seaward of the barrier-dune system are considered in this section, while potential impacts to barrier islands landward of the barrier-dune system are considered in the wetlands analysis (**Chapter 4.1.1.4.3**). Impacts to biological, recreational, and archaeological resources associated with beach and dune environments are described in the impact analysis sections for those specific resources.

**Oil-Spill Impacts**

While it is possible that unweathered oil may reach shorelines, it not probable from the CPA proposed action. For tides to carry oil from a spill across and over the dunes, strong southerly winds would have to persist for an extended time prior to or immediately after a spill. Strong winds required to produce such high tides would also accelerate dispersal and spreading of the oil slick, thereby reducing impact severity at the landfall site. Significant dune contact by a normal spill associated with the proposed action is not likely; however, the reduced degree of protection does make the mainland beaches and habitat on the back side of the barrier islands more susceptible to oiling than they were under pre-storm conditions, if winds bring the oil shoreward. If the unweathered oil and its toxic components reached the fine and soft sediment beaches, the interstitial microfauna associated with the beach face may be affected. The effects could be changes in species diversity that could result in changes in forage areas for species using these microfauna as a food base (Teal and Howarth, 1984).

There are various factors and conditions that affect the toxicity and severity of oil spills on the barrier island systems and the associated vegetation. The two most important variables involve location (distance of spill from landfall) and weather. If there is sufficient distance and contributing weather conditions between the spill and landfall, the spill can be dispersed, thinned, and emulsified. This would allow for optimal conditions for biodegradation, volatilization, and photooxidation. Therefore, due to the distance from shore of the spill, the weather, the time oil remains offshore, and dispersant use (see discussion of dispersants in **Chapter 3.2.1.5.2**), offshore-based light Louisiana crude oil would be less toxic when it reaches the coastal environments. In addition, the GOM has more natural oil seeps (provides 400,000 bbl/yr) than any other marine environment in North America; therefore, the GOM has a resident population of microbiota, including oil-biodegrading bacteria, that are adapted to this environment and that rapidly respond to degrade any additional oil that enters the environment (Atlas and Hazen, 2011). The resiliency of coastal beaches and the effect of oil on these beaches are in part based on the toxicity of the oil’s components once it reaches the beaches. Recent insight into the fate of oil that may reach beaches from an offshore spill has been noted in the OSAT-2 report (2011). Based on the OSAT-2 report (2011), even the oil that reached the shore from the catastrophic DWH event was weathered to the point that no USEPA exceedances were observed for aquatic life or wildlife in the sediments or water samples from 3 km (~2 mi) from the wellhead shoreward (OSAT, 2010). Beach samples indicated a 86-98 percent depletion of total PAH and, in most locations, it was estimated that buried supratidal oil (most resilient due to no oxidation) would decrease to 20 percent of current levels within 5 years (OSAT-2, 2011).
Inland spills have the greatest potential for affecting the coastal barrier resources due to their proximity to the resources. Inland spills result from damage to pipelines, vessel collisions, malfunctions of onshore production, or storage facilities; and blowouts have the greatest potential for contacting the barrier and mainland beach resources. The effects from these oil spills depends on the geographic location, volume, and rate of the spill; type of oil; oil-slick characteristics; oceanic conditions and season at the time of the spill; and response and cleanup efforts. Inland spills from offshore coastal waters and in the vicinity of Gulf tidal inlets present a greater potential risk to barrier beaches and dunes because of their close proximity, but inland spills occurring away from Gulf tidal inlets are not expected to significantly impact barrier beaches and dunes.

No significant impacts to the physical shape and structure of barrier beaches and associated dunes are expected to occur as a result of accidental events associated with the CPA proposed action. However, as a result of the DWH event, the State of Louisiana has partially constructed an oil mitigation berm seaward of the Chandeleur Islands (Chapter 3.3.3). Theoretically, it is to protect the island and inland marshes from incoming oil. The Federal resource agencies (NMFS, FWS, and USEPA), as well as the local scientific community, is concerned that the berm may cause further erosion of the island because of changes to hydrology and topography (Lavioe et al., 2010). In addition, the use of heavy equipment for shaping the berm material and the chance of disturbing pipelines in the borrow areas could cause potential indirect impacts to the coast.

The results of earlier studies done in Texas (Webb, 1988) utilizing oiled and unoiled sands indicated the survival of dune transplants was better for both species of plants tested in the oil-contaminated dune than the oil-free dune. It was concluded that common dune plants can colonize or can be transplanted successfully into oil-contaminated sands. The explanation of the favorable survival is probably due to the weathering from the photooxidation, volatilization, and biodegradation of the oil. However; test results of the oiled sands indicated that, while lighter toxic alkanes and cycloalkanes were absent in the “oiled sands,” 21 percent of the crude oil was water-insoluble PAH’s. Analysis of the weathered crude oil did not indicate a high percentage of PAH’s. The study concluded that the weathering process removed most of the toxic compounds (Webb, 1988).

Through cleanup efforts, associated foot traffic may work oil farther into the sediment than would otherwise occur. Close monitoring and restrictions on the use of bottom-disturbing equipment would be needed to avoid or minimize those impacts. Certain mainland beaches in Louisiana (Grand Isle and Grand Terre), Mississippi (Waveland, Biloxi, and Gulfport), Alabama (Perdido and Gulf Shores), and Florida (Santa Rosa, Pensacola, and Eglin) have undergone either manual or mechanical cleanup primarily for tarballs or some submerged weathered oil mats. Mechanical, tractor-mounted sifters disrupt the sand base, cause compaction, and disturb the nontidal beach habitat. Should a spill contact a barrier beach, oiling is expected to be light due to the distance of most OCS Program activities from barrier beaches, and sand removal during cleanup activities is expected to be minimized because current spill-response activities discourage physical cleanup methods in beaches and marshes. Residual oils from the DWH event are still being cleaned in various locations. Based on the more recent SCAT information (September 2011), remnant oil on barrier and mainland beaches ranges from no oil/lightly oiled to only a few moderately oiled sites noted in sections above. The findings of the OSAT-2 report (2011) indicate that, in most beach locations, weathered oil samples showed PAH’s depleted by 86-98 percent. The PAH model predictions also showed that PAH concentrations in supratidal buried oil will decrease to 20 percent of current levels within 5 years (OSAT-2, 2011). The report further noted that there was a greater potential for impact to wildlife and aquatic resources from aggressive cleanup than from the remnant oil on the beaches (OSAT-2, 2011). The Net Environmental Benefits Analysis, which was done as part of the OSAT-2 report (2011), noted that the environmental effects of residual oil remaining after cleanup are relatively minor when compared with the effects of continued cleanup efforts on both the beach habitats and associated resources. This is because, as both mechanical and manual methods are used to remove smaller amounts of oil, they are physically altering the state of the environment.

The SCAT maps and new data available since the DWH event that are incorporated into this Supplemental EIS provide valuable information on the status of coastal barrier beaches and dunes that may have been impacted by the event. The BOEM acknowledges that there remains incomplete and unavailable information that may be relevant to reasonably foreseeable significant impacts on these resources. As there is substantial information available since the DWH event included in this Supplemental EIS, the Bureau of Ocean Energy Management believes that the incomplete or unavailable
information regarding effects of the DWH event on coastal barrier beaches and dunes would likely not be essential to a reasoned choice among alternatives. The bulk of this information is expected to be developed through the ongoing NRDA process. To date, relatively little raw data have been released publicly by the NRDA process, and it may be years before studies are completed and results are released. This information will certainly not be available within the timeframe contemplated in this Supplemental EIS. Regardless of the costs involved, it is not within BOEM’s ability to obtain this information from the NRDA process within the timeline of this Supplemental EIS. The BOEM subject-matter experts have used what scientifically credible information is available in their analyses and applied it using accepted scientific methodology. The likelihood of any accidental event reaching coastal barrier beaches remains remote due to the fact that most routine activities are far removed from coastal barrier beaches and dunes. Most activities that could result in inshore spills (e.g., vessel traffic) would also likely be in navigational channels at some distance from most barrier beaches and dunes.

Proposed Action Analysis

Barrier islands and beaches adjacent to the CPA are restricted to the coastal waters of Louisiana, Mississippi, Alabama, and eastern Florida. The greatest threat to the barrier island and beach resources would be from inland oil spills. Based on the assumption that spill occurrence is proportional to the volume of oil handled, sensitive coastal environments in eastern Louisiana from Atchafalaya Bay to east of the Mississippi River (including Barataria Bay) have the greatest risk of contact from spills related to the CPA proposed action. Approximately 49-126 spills (Table 3-7) are estimated to occur within Gulf coastal waters from activities supporting the CPA proposed action over the 40-year life of the lease sale, of which 44-114 of these spills are expected to be ≤1 bbl. The greatest risk of contact would be from an assumed 3,000-bbl spill should it occur within or near wetlands. The incremental increase in oil production from this proposed lease sale is not expected to result in an overall increase in the number of oil spills ≥1,000 bbl likely to occur as a result of the CPA proposed action. Activity that would result from the addition of this lease sale would cause a negligible increase in the risk of a large spill occurring and contacting barrier islands and beaches. If oil should reach the beaches from this distance, it would be substantially weathered and detoxified through biodegradation, mixing, and the weathering process.

The probabilities of an offshore spill ≥1,000 bbl occurring and contacting environmental features are described in Chapter 3.2.1.1 of the 2009-2012 Supplemental EIS. Generally, the coastal, deltaic parishes of Louisiana have the highest risk of being contacted by an offshore spill from the CPA proposed action. Plaquemines Parish has the highest probability at 10-16 percent (Chapter 3.2.1.1 and Figure 3-7 of the 2009-2012 Supplemental EIS). For offshore spills <1,000 bbl, only those >50 bbl would be expected to have a chance of persisting as a cohesive slick long enough for the slick to reach land. Few offshore spills of 50-1,000 bbl are estimated to occur as a result of the proposed action, and a few of these slicks are expected to occur proximate to State waters and to reach shore. Should a slick from such a spill make landfall, the volume of oil remaining in the slick is expected to be small.

Sensitive coastal environments in eastern Louisiana, from Atchafalaya Bay to east of the Mississippi River, including Barataria Bay, have the greatest risk of being contacted by spills from operations related to the CPA proposed action. Should a spill contact a barrier beach, oiling is expected to be light and sand removal during cleanup activities minimized. No significant impacts to the physical shape and structure of barrier beaches and associated dunes are expected to occur as a result of the CPA proposed action.

Although the probability of a catastrophic spill such as the DWH event is low, the potential impacts of such a spill are discussed in Appendix B to the extent possible with the current data available.

Summary and Conclusion

Because of the proximity of inshore spills to barrier islands and beaches, inshore spills pose the greatest threat because of their concentration and lack of weathering by the time they hit the shore and because dispersants are not utilized in inshore waters due to the negative effects on the shallow-water coastal habitats. Such spills may result from either vessel collisions that release fuel and lubricants or from pipelines that rupture. Impacts of a nearshore spill would be considered short term in duration and minor in scope because the size of such a spill is projected to be small (historical data indicate that coastal spills average <5 bbl; Table 4-13 of the Multisale EIS). Offshore-based crude oil would be less in
toxicity when it reaches the coastal environments. This is due to the distance from shore, the weather, the
time oil remains offshore, and the dispersant used. Equipment and personnel used in cleanup efforts can
generate the greatest direct impacts to the area, such as disturbance of sands through foot traffic and
mechanized cleanup equipment (e.g., sifters), dispersal oil deeper into sands and sediments, and foot
traffic in marshes, impacting the distribution of oils and marsh vegetation. Close monitoring and
restrictions on the use of bottom-disturbing equipment would be needed to avoid or minimize those
impacts.

The BOEM has reexamined the analysis for coastal barrier beaches and associated dunes presented in
the Multisale EIS and the 2009-2012 Supplemental EIS, based on the additional information presented
above. Although the most current information did reveal that some of the barrier islands had experienced
storm-induced reductions in beach shoreline elevations and erosion, the significance of this loss of
protection is small in comparison with the overriding climatic forces (USDOC, NMFS, 2007a). Although
monitoring is still ongoing, the current data show that the toxic components of remnant oil is expected to
continue to decline as noted above (OSAT-2, 2011). Therefore, this information would not alter the
overall conclusion that impacts on barrier islands and beaches from accidental impacts associated with the
CPA proposed action would be minimal. Should a spill other than a catastrophic spill contact a barrier
beach, oiling is expected to be light and sand removal during cleanup activities minimized. No significant
long-term impacts to the physical shape and structure of barrier beaches and associated dunes are
expected to occur as a result of the CPA proposed action. The proposed action will not pose a significant
risk to barrier island or beach resources.

4.1.1.3.4. Cumulative Impacts

A detailed description of cumulative impacts upon coastal barrier beaches and associated dunes can
be found in Chapter 4.5.3.1 of the Multisale EIS and in Chapter 4.1.3.1.4 of the 2009-2012 Supplemental
EIS. The following information is a summary of the resource description incorporated from the Multisale
EIS, the 2009-2012 Supplemental EIS, and new information that has become available since both
documents were prepared.

Background/Introduction

This cumulative analysis considers the effects of impact-producing factors related to the proposed
action, prior and future OCS sales in the Gulf of Mexico, State oil and gas activities, other governmental
and private projects and activities, and pertinent natural processes that may affect barrier beaches and
dunes. Specific impact-producing factors considered in this cumulative analysis include channelization of
the Mississippi River, beach protection and stabilization projects, natural processes, navigation channels,
development and urbanization, oil spills, oil-spill response and cleanup activities, pipeline landfalls,
potential for nearshore salinity modifications (preparation of salt domes for oil storage), tourism, and
recreational activities.

River Channelization and Beach Protection

Channel deepening and widening along the Mississippi River and other major coastal rivers, in
combination with channel training and bank stabilization work, has resulted in the reduced delivery of
sediment to the eroding deltas along the mouths of the rivers. This reduction in sediment not only
impedes delta building, but it also fails to provide the needed sediment transport required for nourishment
of the eroding offshore barrier islands and their beaches. This sediment reduction, coupled with beach
building and stabilization projects utilizing mined sands, jetties, groins, and other means of sediment
capture, is depriving natural restoration of the barrier beaches normally accomplished through sediment
nourishment and sediment transport.

Subsidence, erosion, and dredging of inland coastal areas, with the concurrent expansion of tidal
influences that are particularly as seen in Louisiana, continually increases tidal prisms around the Gulf.
These changes may result in the opening and deepening of many new tidal channels that connect to the
Gulf and inland waterbodies. These incremental changes would cause adverse impacts to barrier beaches
and dunes. Efforts to stabilize the Gulf shoreline have adversely impacted barrier landscapes in
Louisiana. Large numbers and varieties of stabilization techniques including groins, jetties, seawalls, and
artificially maintained channels and jetties that were installed to stabilize navigation channels have been applied along the Gulf Coast. These efforts have contributed to coastal erosion by depriving downdrift beaches of sediments and by increasing or redirecting the erosional energy of waves (Morton, 1982). Over the last 20 years, better dune and beach stabilization has been accomplished by using more natural applications such as sand dunes, beach nourishment, and vegetative plantings.

As a result of the DWH event, protective berms were constructed seaward of barrier islands (Chandeleur Islands) to protect the inland marshes, wetlands, and seagrasses from incoming oil associated with this large spill. The effects of this berm construction on barrier islands could alter present sediment transport needed for barrier island growth, as well as change inlet velocities and hydrology in such a way that accelerated erosion of Chandeleur Island could occur (Lavoie et al., 2010). Aside from the construction impacts, the amount of mined sand required would continue to reduce the already scarce supply of sand needed for both natural barrier island building and future coastal restoration projects. Lavoie et al. (2010) suggested that long-term monitoring of the berms and the associated habitats would be needed to determine both possible future impacts and benefits to the surrounding environment and if the berm is performing as proposed. Long-term monitoring should include a combination of repetitive surveys of bathymetry, topography, and seabed imagery, along with sediment sampling to determine changes through time that are needed for documenting the movement and degradation of oil. In addition, the study suggested that salinity and turbidity be monitored in the back barrier to provide general information on estuary health and the suitability for the continued existence of aquatic grass beds (Lavoie et al., 2010). These impacts include the fate of oil that may be sequestered in the mined sands, and the effects of their long-term release. The current testing of dredged sediments required under the COE dredging permit for the berm construction does not indicate the presence of petroleum-based toxicants at this time. The potential exists for anoxic conditions in deep holes where the sand is mined, but COE permit requirements establish that the underwater borrow sites should be backfilled or shallowed to the greatest extent possible.

**Natural Processes**

Barrier beaches along coastal Louisiana have experienced severe erosion and landward retreat (marine transgression) because of natural processes enhanced by human activities. Adverse effects on barrier beaches and dunes have resulted from changes to the natural dynamics of water and sediment flow along the coast. This can happen due to anthropogenic attempts to control catastrophic floods and change the natural environment to better accommodate navigation on waterways used to support OCS Program and non-OCS Program-related vessel traffic. Sea-level rise and coastal subsidence with tropical and extra-tropical storms exacerbate and accelerate the erosion of coastal barrier beaches along the Gulf Coast of Louisiana. The western edge of the CPA coast received major damage as a result of Hurricanes Katrina, Rita, Gustav, and Ike.

The passage of these four powerful hurricanes within a 4-year period resulted in changes in barrier island topography and lowered beach elevation. These changes could potentially increase the probability for beach oiling farther up the beach in some locations. Due to the now more gentle slopes and in some cases cuts into the mainland barrier beaches left by the storms, more of the transition zone between the water and beach ridge may be more vulnerable to spills. In some areas along the Louisiana coast, barrier islands were severely damaged either by heavily degrading beachfront elevations and beach ridges or by completely overtopping the islands. This surge over the island resulted in either removing or completely redistributing the sediments on the island, so the island becomes submerged. Along the Mississippi/Alabama coast, barrier islands (e.g., Gulf Islands National Seashore chain and Dauphin Island) were further eroded and inlets widened by the series of storms following Hurricanes Katrina and Rita. The widening of inlets initiated by Katrina and Rita provided larger pathways for saltwater and oil influx into the island wetlands. Grand Isle, Louisiana, and its beach restoration project were severely damaged by Hurricanes Katrina and Gustav. These islands received oil on the beaches from the DWH event.

Hurricane Rita in September 2005 severely impacted the shore face and beach communities of Cameron Parish in southwest Louisiana. These barriers lost elevation and vegetative cover as a result of the erosion forces accompanying the storm surge and scour from storm-driven debris (Barras, 2007b). This removal of vegetative cover and scour scars provides an avenue for additional erosion to occur as a
result of inlet formations and tidal rivulets. These modifications to the topography may result in hydrological changes that enable further sediment transport from the islands. This provides pathways for further erosion and saltwater intrusion into the less salt-tolerant interior vegetated habitats of the islands. This loss of elevation, combined with the shoreline retreat and removal of vegetation further aggravated by the hurricanes, allowed for the expansion of the overwash zone. This lessens the pre-storm protection provided by these barrier islands. The reduction in island elevation results in less frontline protection to valuable marshes and makes urban and industrial areas protected by these marshes at a higher risk (USDOC, NMFS, 2007a).

Hurricanes and tropical storms will remain a part of the Gulf Coast weather pattern and will continue to affect the elevations of barrier islands, mainland beaches, and dunes. Depending on storm frequency and intensity, it may be possible for coastal restoration and protection projects to mitigate some of the physical damage to these areas.

**Navigation Channels, Vessel Traffic, and Pipeline Emplacements**

The effects to coastal barrier beaches and associated dunes from pipeline emplacements, navigation channel use and dredging, and the construction or continued use of infrastructure in support of the CPA proposed action are expected to be restricted to temporary and localized disturbances. The estimated 0-1 pipeline landfall projected in support of the CPA proposed action is not expected to cause significant impacts to barrier beaches because of the use of nonintrusive installation methods and because no pipeline routes are planned that would involve emplacement on barrier islands. The estimated 0-1 gas processing plant would not be expected to be constructed on barrier beaches (Chapter 4.2.2.1.3.1 of the Multisale EIS). Existing inland facilities may, through natural erosion and shoreline recession, be located in the barrier beach and dune zone and contribute to erosion there. The proposed action may contribute to the continued use of such facilities. Maintenance dredging of barrier inlets and bar channels is expected to occur, which, when combined with channel jetties, generally cause minor and localized impacts on adjacent barrier beaches downdrift of the channel due to sediment deprivation. The greatest effects from this are on the sediment starved coasts of Louisiana, where sediments are largely organic. These impacts would occur whether the proposed action is implemented or not. The proposed action is not expected to adversely alter barrier beach configurations significantly beyond existing, ongoing impacts in localized areas downdrift of artificially jetted and maintained channels.

The CPA proposed action may extend the life and presence of facilities in eroding areas, which could accelerate localized erosion. The strategic placement of dredged material from channel maintenance, channel deepening, and related actions can mitigate adverse impacts upon those localized areas. With the established importance of barrier islands as frontline protection for both coastal wetlands and mainland infrastructure, there are no current or future plans for routing navigation channels (if needed) through barrier islands.

A large temporary increase in vessel traffic in the CPA resulted from the DWH event. Large numbers of specialty fire fighting, dispersant, and skimmer vessels were concentrated around the Louisiana coast. Skimmers, tugboats, sand barges, and dredges comprised the bulk of the vessel traffic that was in near proximity to barrier islands as a result of berm construction. Due to the distance from the barrier islands and slow speed of these vessels, it is unlikely these vessels markedly increased erosion rates of these islands. As noted previously, the possibility of changes in current patterns as a result of sand mining and sediment placement, may affect natural island building. In the short term, these vessels and dredges have the potential to resuspend oiled bottom sediments that may exist in the area of these islands or mainland shorelines. However, it is doubtful that cumulative erosion that results from increased vessel traffic related to catastrophic spills would occur because the probability of catastrophic spills is small. Also, it is doubtful that there would be increases in production wells over the 40-year period of OCS exploration because older wells would come out of service as new wells come into service. This being the case, there should not be a sustainable cumulative increase in the need for supply and support vessels. This is because vessel traffic would either decrease or reach a state of equilibrium to meet the needs of the working wells. The vessel activities associated with the entire current 5-Year Program account for only 12 percent of the commercial ship traffic. The CPA proposed action is now estimated to account for 2-3 percent (calculated from Table 4-4 of the Multisale EIS and Table 3-2 of this Supplemental EIS) of the service-vessel traffic of the current 5-Year Program. Further details concerning vessel traffic can be
found in Chapters 4.2.2.1.3.1 and 4.1.1.8.4 of the Multisale EIS. Navigation channels projected to be used in support of the CPA proposed action are discussed in Chapter 4.1.2.1.9 of the Multisale EIS.

**Oil Spills**

Sources and probabilities of oil entering waters of the Gulf and surrounding coastal regions are discussed in Chapter 4.1.3.4 of the Multisale EIS. Inland spills that do not occur in the vicinities of barrier tidal passes are more likely to contact the landward rather than the ocean side of a barrier island. Hence, no inland spills are expected to significantly contact barrier beaches (Chapter 4.2.2.1.3.1 of the Multisale EIS).

Most spills occurring in offshore coastal waters are assumed to proportionally weather and dissipate before hitting the Louisiana coast, as described in Table 4-36 of the Multisale EIS. Dispersants are not expected to be used in coastal waters because response techniques discourage their use in coastal waters to protect habitat and species. However, for offshore spills the dispersal of about 65 percent of the volume of a spill is attributed to the use of dispersants. No calculation has been made to estimate how much oil might be deposited on a beach if dispersants are not used. Favorable winds and currents could further diminish the volume of oil that might contact a beach. For example, a persistent, northwesterly wind might preclude contact. As discussed in Chapter 4.5.3.1 of the Multisale EIS, the probability that tide levels could reach or exceed the elevations of sand dune vegetation on barrier beaches ranges from 0 to 16 percent. This depends on the particular coastal setting and the elevation of the vegetation. The strong winds (like those found with strong tropical storms) that would be needed to produce unusually high tide levels would also disperse the slick over a larger area than is considered in the current analysis. With the cumulative effect of successive hurricanes continually lowering the barrier and dune elevations and creating erosion pathways in mainland beaches, the probability of beach oiling increases. The probabilities of spill occurrence and contact with barrier beaches and sand-dune vegetation are considered low unless winds are sufficient to elevate tides over the now-reduced barrier island elevations. Hence, contact of sand-dune vegetation by spilled oil is not expected to occur except in extreme storm conditions. Furthermore, the Mississippi River discharge would help dissipate a slick that might otherwise contact Plaquemines Parish, Louisiana. The mixing and spreading would reduce the oil concentrations contacting the beach and vegetation, greatly reducing impacts on vegetation.

Hurricanes and tropical storms will continue to erode and lower elevations of the barrier islands and to reduce their effectiveness as protection from inland oiling. While the probability of a catastrophic spill like the DWH event is low, it still has the potential to occur. As a result, some barrier islands could be oiled. Cleanup of these oiled islands and mainland beaches may involve utilizing heavy machinery that further impacts both beach and littoral habitats. Based on current analysis associated with the DWH event, oil from offshore spills can lose much of its volatile and toxic components prior to onshore contact, which would render the residual beached oil to being low in PAH and other toxic compounds (OSAT-2, 2011). The form of the residual oil (tarballs, supratidal buried oil, or surfzone submerged oil mats) could affect its rate of weathering and biodegradation. Some oil may penetrate to depths beneath the reach of the cleanup methods. The remaining oil would persist in beach sands, periodically being released when storms and high tides resuspend or flush through beach sediments. During hot, sunny days, tarballs buried near the surface of the beach sand may liquefy and cause a seep to the sand surface. Long-term stressors, including physical effects and the chemical toxicity of hydrocarbons, could lead to decreased primary production, plant dieback, and further erosion (Ko and Day, 2004b). The OSAT-2 report (2011) found an 86-98 percent depletion of PAH’s in the weathered samples that were beached. The buried supratidal samples underwent less biodegradation due to lack of oxygen, but they were estimated to decrease to 20 percent of current levels within 5 years (OSAT-2, 2011). The weathered oils measured in the beach sediment did not surpass any USEPA exceedances for aquatic wildlife, and the National Environmental Benefits Analysis performed by the OSAT report (2010) determined that the residual oil remaining after cleanup efforts would be less damaging to the habitat and associated resources than continuing the cleanup effort.

Protective measures such as berm building (as discussed in the river channelization and beach protection section in this chapter) to prevent oiling may further impact barrier islands through increasing compaction, altering currents, and removing sand supplies needed for natural barrier island formation. The barrier beaches of Deltaic Louisiana have the greatest rates of erosion and landward retreat of any
known in the western hemisphere, and among the greatest rates on earth. Long-term impacts to contacted beaches from these spills could occur if significant volumes of sand were removed during cleanup operations. Removing sand from the coastal littoral environment, particularly in the sand-starved transgressive setting of coastal Louisiana, could result in accelerated coastal erosion. Spill cleanup is difficult in the inaccessible setting of coastal Louisiana. This analysis assumes that Louisiana would require the responsible party to clean the beach without removing significant volumes of sand or to replace the sand removed. Hence, cleanup operations are not expected to cause permanent effects on barrier beach stability. Within a few months, adjustments in beach configuration may result from the disturbance and movement of sand during cleanup. Mechanized cleanup was used in Alabama and Florida to remove tarballs from recreational beaches. While sand was not removed, but sifted in place to remove tarballs, scientists acknowledge that until long-term monitoring results have been analyzed, it is too soon to determine if there will be long-term effects on specific organisms that live in the interstitial sands of the beach face.

The results of an investigation on the effects of the disposal of oiled sand on dune vegetation in Texas showed no deleterious impacts on existing vegetation or colonization of the sand by new vegetation (Webb, 1988). Hence, projected oil contacts to small areas of lower elevation sand dunes are not expected to result in destabilization of the sand dune area or the barrier landform.

The cumulative effect of aging infrastructure has the potential for increasing spills from older pipelines, platforms, and refineries. Older pipelines either cannot or are not as easily monitored for potential problems or failures as the newer pipelines. The newer pipelines are manufactured to a more stringent safety standard and are constructed so that they may be easily inspected by instruments or manually. Spills are more likely to result from the older facilities, especially during storm conditions, because of the age of the pipeline or structure and the lack of the newer superstructure designed to withstand major storms. To the extent that improperly abandoned and marked shallow-water wells exist in State waters, they may increase the potential for spills through vessel contact and leaks. Without closer monitoring and inspection by the states responsible for regulating State waters, the cumulative effect of the old improperly abandoned wells and infrastructure could potentially result in more frequent spills impacting barrier beaches and dunes.

Recreational Use and Tourism

Most barrier beaches in the CPA are relatively inaccessible for regular recreational use because they are either located a substantial distance offshore as in Mississippi or are in coastal areas with limited road access, as in Louisiana. Few beaches in the CPA have been, or are likely to be, substantially altered to accommodate recreational or industrial construction projects in the near future.

Most barrier beaches in Alabama and Florida are accessible to people for recreational use because of road access, and their use is encouraged. Recreational use of barrier beaches and dunes can have impacts on the stability of the landform. Vehicle and pedestrian traffic on sand dunes can stress and reduce the density of vegetation that binds the sediment and stabilizes the dune. Destabilized dunes are more easily eroded by winds waves and traffic. Recreational vehicles and even hikers have caused problems where road access is available and the beach is wide enough to support vehicle use as in Alabama, Florida, and a few places in Louisiana. Areas without road access have limited impacts by recreational vehicles. The CPA proposed action would not provide any additional access that would result in an additive cumulative impact to the barrier beaches and dunes.

There will continue to be seaside real-estate development where road access is available. The protection of dunes, beaches, and coastal environments will be regulated through the Coastal Zone Management (CZM) program. This assures that projects are constructed consistent with the Federal CZM guidelines in order to preserve the integrity of the coastal ecosystem. Due to the continued occurrence of hurricanes, aging infrastructure, and proximity of some of the beaches to the oil production platforms, the possibility still exists of oil spills reaching recreational and barrier beaches. The potential for damage from oil cleanup can be minimized through utilizing nonintrusive removal techniques should the spill reach the shore.
Summary and Conclusion

River channelization, sediment deprivation, tropical and extra-tropical storm activity, sea-level rise, and rapid submergence have resulted in severe and rapid erosion of most of the barrier and shoreline landforms along the Louisiana coast. The barrier system of coastal Mississippi and Alabama are also supported on a coastal barrier platform of sand. Beach stabilization projects are considered by coastal geomorphologists and engineers to accelerate coastal erosion. Beneficial use of maintenance dredged materials and other restoration techniques could be required to mitigate some of these impacts.

The impacts of oil spills from both OCS and non-OCS sources to the sand-starved Louisiana coast should not result in long-term alteration of landforms, provided the beaches are cleaned using techniques that do not significantly remove sand from the beach or dunes. The barrier beaches of deltaic Louisiana, the Chenier Plain, and the region around Galveston have the greatest risks of sustaining impacts from oil-spill landfalls because of the high concentrations of oil production near those coasts. However, the majority of inshore spills are assumed to be small in scale (5 bbl; Table 4-13 of the Multisale EIS) and short in duration; therefore, impacts would be minor. Oil from most offshore spills is assumed to be weathered and dissipated by the time it would contact coastal beaches. The cleanup impacts of these spills could result in short-term (up to 2 years) adjustment in beach profiles and configurations as a result of sand removal and disturbance during the cleanup operations. Some contact to lower areas of sand dunes is expected. These contacts would not result in significant destabilization of the dunes. All cleanup efforts would be monitored to ensure the least amount of disturbance to the areas. The long-term stressors to barrier beach communities caused by the physical effects and chemical toxicity of an oil spill may lead to decreased primary production, plant dieback, and further erosion.

Under the cumulative scenario, one new OCS-related and non-OCS pipeline landfalls are projected. These pipelines are expected to be installed using modern techniques, which cause little to no impacts to the barrier islands and beaches. Existing pipelines, in particular those that are parallel and landward of beaches, that were placed on barrier islands using older techniques, and that left canals or shore protection structures, have caused and would continue to cause barrier beaches to narrow and breach. The CPA proposed action projects 0-1 pipeline landfall, and, in the event that a pipeline landfall occurs, there would likely be no effect to barrier islands due to permitting and siting requirements and current construction techniques. Aging pipelines and infrastructure continue to be problematic, and the potential for spills could exist until they are replaced. Improperly abandoned wells can also have a potential to create spills, especially in the shallow State waters.

Recreational use of many barrier beaches in the western Gulf is intense due to their accessibility by road; however, because of the inaccessibility of most of the central Gulf barrier coast to humans, recreational use is not expected to result in significant impacts to most beaches. In conclusion, coastal barrier beaches have experienced severe adverse cumulative impacts from natural processes and human activities. Natural processes are generally considered the major contributor to these impacts, whereas human activities cause both severe local impacts and the acceleration of natural processes that deteriorate coastal barriers. Human activities that have caused the greatest adverse impacts are river channelization and damming, pipeline canals, navigation channel stabilization and maintenance, and beach stabilization structures. Deterioration of Gulf barrier beaches is expected to continue in the future. Federal, State (Louisiana), and parish governments have made efforts over the last 10 years to slow the landward retreat of Louisiana’s Gulf shorelines.

The SCAT maps and new data available since the DWH event that are incorporated into this Supplemental EIS provide valuable information on the status of coastal barrier beaches and dunes that may have been impacted by the event. The BOEM acknowledges that there remains incomplete and unavailable information that may be relevant to reasonably foreseeable significant impacts on barrier beaches and associated dunes. This incomplete or unavailable information includes potential data on the DWH event that may be forthcoming. As there is substantial information available since the DWH event included in this Supplemental EIS, BOEM believes that the incomplete or unavailable information regarding effects of DWH on coastal barrier beaches and dunes would likely not be essential to a reasoned choice among alternatives. The bulk of this information is expected to be developed through the ongoing NRDA process. To date, relatively little raw data have been released publicly by the NRDA process, and it may be years before studies are completed and results are released. This information will certainly not be available within the timeframe contemplated in this Supplemental EIS. Regardless of the
costs involved, it is not within BOEM’s ability to obtain this information from the NRDA process within the timeline of this Supplemental EIS. The BOEM subject-matter experts have used what scientifically credible information is available in their analyses and applied it using accepted scientific methodology. Compared with the historic and ongoing threats to coastal barrier beaches and dunes, such as development threats, natural factors such as hurricanes, and channelization, any remaining effects of the DWH event on coastal barrier beaches and dunes is expected to be small in comparison.

The CPA proposed action is not expected to adversely alter barrier beach configurations significantly beyond existing, ongoing impacts in localized areas downdrift of artificially jettied and maintained channels. The proposed action may extend the life and presence of facilities in eroding areas, which would accelerate erosion in those areas. Strategic placement of dredged material from channel maintenance, channel deepening, and related actions could mitigate adverse impacts upon those localized areas. The proposed action is not expected to increase the probabilities of oil spills beyond the current estimates. Thus, the incremental contribution of the CPA proposed action to the cumulative impacts on coastal barrier beaches and associated dunes is expected to be small.

4.1.1.4. Wetlands

The BOEM has reexamined the analysis for wetlands presented in the Multisale EIS and the 2009-2012 Supplemental EIS (addition of 181 South Area), based on the additional information presented below and in consideration of the DWH event. No substantial new information was found that would alter the impact conclusion for wetlands presented in the Multisale EIS or the 2009-2012 Supplemental EIS.

The full analyses of the potential impacts of routine activities and accidental events associated with the CPA proposed action and the proposed action’s incremental contribution to the cumulative impacts are presented in the Multisale EIS. A summary of those analyses and their reexamination due to new information and in consideration of the DWH event is presented in the following sections. A brief summary of potential impacts follows. Effects to coastal wetlands from the primary impact-producing activities associated with the CPA proposed action are expected to be low. The primary impact-producing activities associated with routine activities for the proposed action that could affect wetlands include pipeline emplacement, construction and maintenance, navigational channel use (vessel traffic) and maintenance, disposal of OCS energy-related wastes, and use and construction of support infrastructure in these coastal areas. Vessel traffic associated with the proposed action is expected to contribute minimally to the erosion and widening of navigation channels and canals. Deltaic Louisiana is expected to continue to experience a greater loss of wetland habitat than the rest of the Gulf Coast, primarily from sources unrelated to OCS energy production. Wetland loss is similarly expected to continue in coastal Texas, Mississippi, Alabama, and Florida, but at slower rates. The incremental contribution of the proposed action to the cumulative impacts on coastal wetlands is expected to be very small.

Routine activities in the CPA such as pipeline emplacement, navigational channel use, maintenance dredging, disposal of OCS wastes, and construction and maintenance of OCS support infrastructure in coastal areas are expected to result in low impacts. Indirect impacts from wake erosion and saltwater intrusion are expected to result in low impacts, which are indistinguishable from direct impacts from inshore activities. The potential impacts from accidental events, primarily oil spills, are anticipated to be minimal. The incremental contribution of the proposed action’s impacts to the cumulative impacts to wetlands is small and expected to be negligible.

4.1.1.4.1. Description of the Affected Environment

A detailed description of various wetland types, processes, functions, and importance can be found in Chapter 3.2.1.2 of the Multisale EIS and in Chapter 4.1.3.2.1 of the Supplemental EIS. The following information is a summary of the resource description incorporated from the Multisale EIS, the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

The description of the wetlands resources that follows includes the historical types and location of the various wetland resources, the existing condition of these resources after several years of unprecedented hurricane activity, and possible effects from exposure of these resources to oil (based on current publicly available data) from the DWH event.
In general, coastal wetland habitats occur as bands around waterways. They are broad expanses of saline, brackish, and freshwater marshes; mud and sand flats; forested wetlands that consist of cypress-tupelo swamps; and mangrove and bottomland hardwood forests. Saline and brackish habitats support sharply delineated and segregated stands of single plant species. Fresh and low-salinity environments support more diverse and mixed communities of plants. High organic productivity and efficient nutrient recycling are characteristic of coastal wetlands. These wetland corridors also function as floodwater retention and purification areas as well as sites for local aquifer recharge. They provide habitats for a great number and wide diversity of resident plants, invertebrates, fishes, reptiles, birds, and mammals. Marsh environments are also important nursery grounds for many economically important fishes and shellfish juveniles. The marsh edge, where marsh and open water meet, is particularly important for its higher productivity and greater concentration of organisms. Emergent plants produce the bulk of the energy that supports salt-marsh dependent animals.

**General Existing Condition of Louisiana Coastal Wetlands**

According to the U.S. Department of the Interior, during the mid-1980’s, 28 percent of Louisiana (3,557,520 ha; 8,790,823 ac) was considered wetlands (Dahl, 1990; Henfer et al., 1994). Wetland loss rates in coastal Louisiana are well documented to have been as high as 10,878 ha/yr (42 mi²/yr) during the late 1960’s (Britsch and Dunbar, 1993), Studies have shown that the landloss rate in coastal Louisiana for the period 1972-1990 slowed to an estimated 6,475 ha/yr (25 mi²/yr) (Louisiana Coastal Wetlands Conservation and Restoration Task Force, 1993). Over the next 50 years, Louisiana is projected to lose almost 17 mi²/yr (4,403 ha) of coastline due to storms, sea-level rise, and land subsidence (U.S. Government Accountability Office, 2007). A recent evaluation of landloss rates suggests that landloss is not occurring as rapidly as previously estimated and that it has been relatively stable from the 1970’s through 2004 (Barras et al., 2008). Barras et al. (2008) states that, during 1985-2004, the majority of the coastal landloss occurred on the Deltaic Plain at a rate of 3,885-4,144 ha/yr (15-16 mi²/yr). For the same period, the Marginal Deltaic Plain showed a slight increase in land at a rate of 155 ha/yr (0.6 mi²/yr) as a result of the growth of the Atchafalaya River and Wax Lake Delta Complexes. However, the Chenier Plain loss rate remained fairly stable at 518 ha/yr (2 mi²/yr). The overall rate of coastal landloss between 1985 and 2004 was approximately 3,108 ha/yr (12 mi²/yr). Annual rates of coastal landloss for 1985-2006 increased by 777 ha/yr (3 mi²/yr) to 3,885 ha/yr (15 mi²/yr), relative to the 1985-2004 trends. This 777 ha/yr (3 mi²/yr) increase reflects the hurricane-induced acceleration of landloss. To demonstrate the effects of Hurricanes Katrina and Rita, the study also analyzed the loss rates between 2004 and 2006. During this period, open water (indicates landloss) increased coastwide by 51,282 ha (198 mi²), the equivalent of 70 percent of the cumulative loss from 1978 to 2004. Hurricanes Katrina and Rita increased open water in coastal Louisiana by 56,720 ha (219 mi²) between 2004 and 2005. However, between 2005 and 2006, recovery increased the land base by 5,439 ha (21 mi²) in a short period of time. The land gain between 2005 and 2006 is equal to approximately 10 percent of the landloss (56,203 ha; 217 mi²) estimated for 2004-2005 (Barras2006).

**Chenier Plain**

The Chenier Plain formed between Port Bolivar, Texas, and Atchafalaya Bay in Louisiana as a result of storms and tidal currents reworking and depositing the sediments of the Mississippi River and its delta over the past several thousand years. As a result, few tidal passes are found along this coast as compared with eastern Louisiana. This reduction in the tidal passes reduces movement of saline waters. As the area filled in, a series of shell and sand ridges formed parallel or oblique to the present-day Gulf Coast, and these ridges were later abandoned as sea level continued to fall. Mudflats formed between the ridges when localized hydrologic and sedimentation patterns favored deposition (summarized from USDOI, GS, 1998). This intermittent deposition isolated entrenched valleys from the Gulf, forming large lakes such as Sabine, Calcasieu, White, and Grand (Gosselink et al., 1979; Fisher et al., 1973). The eastern Chenier Plain that comprises the Calcasieu/Sabine Basin in Cameron and Calcasieu Parishes (southwest Louisiana) is approximately 630,000 ac (254,952 ha). This Basin contains about 312,500 ac (126,464 ha) of wetlands consisting of 32,800 ac (13,274 ha) of fresh marsh, 112,000 ac (45,325 ha) of intermediate marsh, 158,200 ac (64,021 ha) of brackish marsh, and 9,500 ac (3,845 ha) of saline marsh (LaCoast.gov, 2010c). A total of 122,000 ac (49,373 ha) (28%) has been lost since 1932. Calcasieu and Sabine Lakes...
are the major waterbodies within the basin, and freshwater inflow to the basin occurs primarily through these lakes via the Calcasieu and Sabine Rivers. Marshes within the basin historically drained into these two large lakes. The Chenier Plain supports an extensive marshland interspersed with large inland lakes formed in river valleys that were drowned after the last glaciation (Mac et al., 1998). Brackish and intermediate salinity marshes are dominant in the estuarine areas of the Chenier Plain. They are tidal with wind-driven tides being more influential, and they occasionally inundate these areas. Since salinity in this area ranges broadly, these habitats support a mix of marine and salt-tolerant freshwater plants with marsh-hay cordgrass (*Spartina patens*) generally dominant. These habitats are the most extensive and productive in coastal Louisiana.

Plant communities of freshwater marshes are among the most diverse of sensitive coastal environments. Annuals have a much greater presence in freshwater marshes than in estuarine areas. Freshwater wetlands are extensive in the Chenier Plain due to the abundant rainfall and runoff, coupled with a ridge system that retains freshwater and restricts the inflow of saline waters. Tidal influences are minimal in these areas, although strong storms may inundate the area. This could either raise the salinity from seawater coming in or lower the salinity with increased precipitation. Depending on the species, this could cause salinity and flooding stress. Detritus is not as readily accumulated in the Plain, and it supports additional plant growth. Freshwater marsh plants are generally more buoyant than estuarine plants. In areas where detritus is thick, marsh plants may form floating marshes (flotants). Flotants occur in very low-energy environments. They are held together by surrounding shorelines and a weave of slowly deteriorating plant materials and living roots. Forested wetlands only occur in the floodplain regions of major streams, along the northern margin of the Chenier Plain. There, cypress-tupelo swamps grade through stands of black willow to bottomland hardwoods (LaCoast.gov, 2010c).

Subsidence and sea-level rise are natural processes that contribute to wetland deterioration, but under pristine conditions, marsh building and maintenance processes can maintain the coastal marshes through normal subsidence and sea-level rise. The combination of subsidence and sea-level rise in the Calcasieu/Sabine Basin is approximately 0.25 in/yr (6 mm/yr) (LaCoast.gov, 2010c). However, due to manmade alterations to the basin hydrology, the natural wetland-building process no longer occurs at its historic rate. These factors, in combination with tropical storms, continue to deteriorate the Chenier Plain. In the Sabine Basin the natural wetland-building processes no longer occur, but natural marsh maintenance processes can be fairly effective at keeping wetland loss rates low. As noted in the section above (“General Existing Conditions of Louisiana Coastal Wetlands”), the Chenier Plain loss rate remained fairly stable at 518 ha/yr (2 mi²/yr) between 1985 and 2004, while the Marginal Deltaic Plain showed a slight increase in land at a rate of 155 ha/yr (0.6 mi²/yr) as a result of the growth of the Atchafalaya River and Wax Lake Delta Complexes (Barras et al., 2008).

The Louisiana coast was impacted by a series of successive Category 3 and 5 hurricanes between 2005 and 2008. The Chenier Plain was subjected to extreme flooding and erosion along the coastal beaches and marshes. While it is too early to quantify the damages incurred to the existing resource, further discussion of the storms’ effects are discussed in the “Hurricanes” section below. In addition to these natural effects, the coastline and the adjacent wetlands were exposed to oil from the DWH event, which occurred off the Louisiana coast in April 2010. The portion of the Chenier Plain previously exposed to oil from the DWH event is currently identified as oil free, with no oil observed from the Texas/Louisiana border through the Atchafalaya Basin in Louisiana (USDOC, NOAA, 2011b).

**Mississippi River Delta Complex**

The Mississippi River Delta Complex forms a plain that is composed of a series of overlapping riverine deltas that have extended onto the continental shelf over the past 6,000 years. Wetlands on this deltaic plain are the most extensive of those within the northern Gulf of Mexico. Sparse stands of black mangrove are found in the highest salinity areas of the Barataria and Terrebonne Basins. Extensive salt and brackish marshes are found throughout the southern half of the plain and east of the Mississippi River. Further inland, extensive intermediate and freshwater marshes occur. In freshwater areas, cypress-tupelo swamps are found flanking the natural levees and in areas that are impounded by dredged materials, levees, or roads. Bottomland hardwoods are on the numerous natural levees and in drained levee areas (USDOI, MMS, 2007c).
Except for leveed areas and the delta and basin of the Atchafalaya River, all of the Mississippi River deltas are generally experiencing succession towards wetter terrestrial and deeper water habitats. This is due to deltaic abandonment (which is historically naturally occurring but which has been altered recently by anthropogenic actions) and human actions and their ensuing erosion. Most of these wetlands are built upon highly organic soils that are easily eroded, compacted, and oxidized. There are two actively building deltas in this area. The more active is in Atchafalaya Bay at the mouths of the Atchafalaya River and its distributary, Wax Lake Outlet. Because the Red River and approximately 30 percent of the Mississippi River have been diverted to the Atchafalaya River, large volumes of sediment are being delivered to the shallow bay (America’s Wetland Resource Center 2011). As a result, extensive freshwater marshes, swamps, and bottomland hardwood forests are found in this river basin, and relatively few estuarine marshes.

The less active delta is at the mouth of the Mississippi River, which is referred to as the Belize or Birdfoot Delta. The Mississippi River has been channelized through most of this delta. This channelization greatly reduced the volume of sediments that the River contributes to its delta and the longshore currents near the mouths of its distributaries. A few manmade diversions have been installed and others are in the planning stage. Diversions are designed to deliver water rather than sediments to this delta. However, through the Louisiana Coastal Wetlands Planning, Protection and Restoration Act Program (LaCoast.gov, 2010a), projects are being either planned or designed to provide not only additional freshwater diversions but also sediment delivery projects that are intended to assist in creating and restoring marshes in the Mississippi Deltaic Plain (LaCoast.gov, 2010b). Some of these projects include manmade crevasses in the Mississippi River levee. Examples are the Delta Wide Crevasses project, which is intended to create marsh; Mississippi Channel Armor Gap and West Bay projects, which are designed as sediment and water diversions; and Barneys Bay Diversions, which is intended to provide water and sediment to the disappearing marsh zones (LaCoast.gov, 2010b). The State of Louisiana is also utilizing dustpan dredges in these areas for deposition of sediment to these sediment-starved areas of the coast. Smaller shoreline regressions also occur as a result of jetties located on the eastern end of Grand Isle, the western end of Caminada-Moreau Beach, the Empire Navigational Canal, and elsewhere.

Most dune zones of the Mississippi River Delta contain low, single-line dune ridges that may be sparsely to heavily vegetated. Generally, in this area the vegetation on dune ridges gets denser as the time between storms increases. The shorefaces of the Mississippi River Delta Complex generally slope very gently seaward, which reduces wave energies at the shorelines. Mud flats are exposed during very low tidal events. The slope here is not as shallow as that found off the Chenier Plain. The steepest shoreface of the delta is found at the Caminada-Moreau Coast, where the greatest rates of erosion are seen. At this site, the longshore currents split to the east and west, which removes sand from the area without replenishment (Wolfe et al., 1988; Wetherell, 1992; Holder and Lugo-Fernandez, 1993).

Unfortunately, the past decade has seen an increase in tropical storm activity for the Gulf of Mexico. Hurricane Katrina (August 2005) caused severe erosion and landloss for the coastal barrier islands of the Deltaic Plain. Currently, the intense hurricane activity in the Gulf over the past 6 years has accelerated either wetland loss or changes in composition or pattern of wetland vegetation in the area. This has occurred with the help of both manmade and storm-induced changes in hydrology (Steyer et al., 2008), which have resulted in salinity changes and the removal of protected headlands or beaches. Further discussion of changes in the delta hydrology and damages to wetlands from Hurricanes Katrina, Rita, Ike, and Gustav are discussed under the “Hurricanes” section below.

Aside from the effects of these tropical storms, the Mississippi River Delta Complex and the majority of the Louisiana coast was exposed to some degree of oiling. Based on the review of currently available SCAT maps (USDOC, NOAA, 2011b) and field observations, the majority of the shoreline from the Atchafalaya Delta to the Mississippi River Delta, with the exception of the Bay Jimmy, is currently either categorized as not oiled or with small areas (2.8 km; 1.8 mi) that have a mixture of no oil and lightly oiled (USDOC, NOAA, 2011b). In the Bay Jimmy area as described above in “General Existing Conditions of Louisiana Coastal Wetlands,” there are some remnants of heavy to moderate oiling in the fringe marshes along interior canals and inland cove shorelines of the backside and gulf side islands that form Bay Jimmy. Only some of the NRDA data is publicly available, and there are currently no publicly available NRDA data analyses or interpretations. Therefore, the effects of the oil exposure can only be discussed with publicly available data such as the OSAT and OSAT-2 reports (OSAT, 2010; OSAT-2, 2011) and publicly available independent research reports.
Findings of the OSAT and OSAT-2 reports (OSAT, 2010; OSAT-2, 2011) provide insight as to the condition of the weathered oil that reached the shoreline. The weathered samples collected showed a 86-98 percent depletion of total PAH’s (OSAT-2, 2011). It was also noted that, since August 2010, there have been no USEPA exceedances for aquatic life benchmarks in sediment or water samples, including those samples taken near beaches and inland. Sediment contamination was limited to areas up to 3 km (~2 mi) from the wellhead of the DWH event (OSAT, 2010). In most locations, the modeling results indicate that PAH concentrations will decrease by 20 percent of their current level (OSAT, 2010). The DWH event was a deep-sea spill under high pressure; therefore, the oil released underwent rapid dispersion and dilution, so it was in a form available for biodegradation (Atlas and Hazen, 2011). Over 40 percent of the oil was lost between the wellhead and the surface due to dissolution, mixing, and evaporation as it reached the surface. Surface oil analysis indicated that the volatile organic compounds were dissolved or evaporated before reaching shore (Atlas and Hazen, 2011). Even though the oil reaching vegetated shorelines had been greatly reduced in toxicity, the lack of oxygen in marsh soils may require a longer time for complete weathering through biodegradation to occur.

Oiled shorelines along Bay Jimmy in Barataria Bay and the Birdsfoot Delta of the Mississippi River were evaluated for effects related to the DWH event (Koklay et al., 2011). Findings of this study indicate that the Bay Jimmy area was dominated by *Spartina alterniflora* and *Juncus roemerianus* marsh grasses, which are both short in height and susceptible to being fully oiled depending on tidal conditions (Koklay et al., 2011). The average inland or “oil-damage penetration zone” in this area extended inland to 6.7 m (22 ft); however the maximum “oil-damaged penetration zone” was up to 19 m (62 ft) inland in some areas. In Barataria Bay, oil effects on vegetation ranged from lightly oiled sections of stems to oil-damaged canopies. There were also broken stems due to incoming surface oil on higher tides (Koklay et al., 2011). In the Birdsfoot Delta, the predominant marsh grass is taller and less susceptible to complete oiling; thus, vegetative damage appears minimized. Indicators of both further degradation and recovery were seen at both Barataria Bay and the Birdsfoot Delta. Some wetlands showed great reductions in live vegetation and evidence of sediment erosion. However, in other wetlands, damaged zones had signs of growth and recovery. This was evident with regrowth of vegetation of up to 10 percent of the area assessed (Koklay et al., 2011). Further study is being initiated to determine if the underground root mass sustains a more complete recovery of these marshes.

**Mississippi and Alabama**

According to DOI, during the mid-1980’s, 14 percent of Mississippi and 8 percent of Alabama were considered wetlands (Dahl, 1990; Henfer et al., 1994). Historically, vegetated coastal wetlands along the Mississippi coast included salt and brackish marshes, tidal freshwater marshes and swamps, and submerged aquatic vegetation beds. Between 1930 and 1973, approximately 8,170 ac (3,308 ha) of coastal marshes were filled for industrial and residential uses. It was estimated in 1973 that Mississippi contained over 66,108 ac (26,764 ha) of salt marshes and approximately 823 ac (33 ha) of freshwater marshes (Mississippi Dept. of Marine Resources, 1999). Today, Mississippi has approximately a total of 72,000 ac (29,137 ha) of designated crucial coastal wetland habitat (Mississippi Dept. of Marine Resources, 2006). Estuarine wetlands are the second most common wetlands in Mississippi and include coastal, estuarine, and fresh marshes; mud flats; and cypress-tupelo gum swamp (estuarine forested wetlands). The estuarine marshes around Mississippi Sound and associated bays occur in discontinuous bands. The most extensive wetland areas in Mississippi occur in the eastern Pearl River delta near the Louisiana/Mississippi border and in the Pascagoula River delta area near the Mississippi/Alabama border. Mississippi’s wetlands seem to be more stable than those in Louisiana and Alabama, perhaps reflecting the more stable substrate, active and less disrupted sedimentation patterns, and occurrence of only minor canal dredging and development. Urban and suburban growths are suggested as the greatest contributors to direct coastal wetland loss in Mississippi and Alabama.

The Gulf Coast of Alabama extends only 74 km (46 mi) (Alabama Coastal Area Board, 1980). The coastline includes the estuaries and inlets that cover a greater distance of 977 km (607 mi) (USDOC, NOAA, 1997). Two large drainage basins empty into the northern Gulf of Mexico within coastal Alabama; they are the Perdido River Basin and the Mobile River Basin. The Perdido Basin encompasses 3,238 km² (1,250 mi²) of Alabama and Florida (Sturm et al., 2007). The Mobile Basin is the sixth largest drainage area and the fourth largest river basin in terms of flow volume in the United States. The
111,370-km² (43,000-mi²) Mobile Basin encompasses parts of Tennessee, Georgia, Mississippi, and Alabama (Isphording and Flowers, 1990; Johnson et al., 2002).

The coastal lowlands of Alabama, with gently undulating to flat topography, basically follow the shoreline along the Gulf of Mexico and Mobile, Perdido, and Bon Secour Bays (Sapp and Emplaincourt, 1975). The ecological environments and geomorphology consist of features such as wetlands (e.g., tidal marsh), two large peninsulas, a delta, lagoons, islands, and bays. The presence of a high water table with a range of salinities gives rise to the abundance of various wetland habitat types that are found within Alabama’s coastal area. The largest bays of coastal Alabama stated in size order include Mobile Bay, Perdido Bay, and Bon Secour Bay. The largest of these is Mobile Bay and it was formed within a submerged river valley (Chermock, 1974). Some of Perdido Bay is in Florida and contains areas populated by seagrasses. The Mississippi Sound estuary, located behind the offshore barrier islands, extends from southwestern Mobile Bay and borders the entire southern Mobile County and Mississippi coastlines. The Mobile, Tensaw, and Blakeley Rivers flow southward to Mobile Bay through the Mobile-Tensaw Delta. The alluvial-deltaic plain is located at the terminus of Mobile Bay to northward along the Mobile-Baldwin County line. Topographically, the Mobile-Tensaw Delta is flat and generally below 6 m (20 ft) in elevation. Additionally, other major coastal tributaries include Dog and East Fowl Rivers on the western side of Mobile Bay and the Blakeley, Fish, Magnolia, and Bon Secour Rivers on the eastern side of the Bay. West Fowl and Escatawpa Rivers discharge into Mississippi Sound, and the Perdido and Blackwater Rivers are located at the northern end of Perdido Bay. Alabama has approximately 118,000 ac (184 mi²) of coastal wetlands, of which approximately 75,000 ac (117 mi²) are forested; 4,400 ac (9 mi²) are freshwater marsh; and 35,400 ac (55 mi²) are estuarine marsh (Wallace, 1996). Most coastal wetlands in Alabama occur on the Mobile River Delta or along the northern Mississippi Sound.

Both Mississippi and Alabama have estuarine intertidal emergent habitats that include salt marsh, as well as intertidal forested shrub that can include mangroves and other salt tolerant shrubs. The embayments and shallow-water environments in these coastal waters also have estuarine aquatic beds that may include submergent or floating vegetation (Swann, 2010). Mississippi had a loss with the original 10 million ac (15,625 mi²) of marshes in the 1780’s dwindling to approximately 4 million ac (6,250 mi²) by the 1900’s, representing a 59 percent loss (Dahl, 1990). Coastal Mississippi is predominantly salt marsh habitat with very little fresh marsh. The observed loss rates in coastal Mississippi reflect this discrepancy in habitat with losses of 64,000 ac (100 mi²) of salt marsh and only 800 ac (1 mi²) of fresh marsh (Swann, 2010). In Alabama approximately 15,000 ac (23 mi²) of salt marsh was lost as opposed to 11,000 ac (17 mi²) of fresh marsh. Based on historical records Alabama had approximately 7.6 million ac (11,875 mi²) of marsh in the 1780’s and by the 1980’s was left with 3.6 million ac (5,625 mi²) representing a 50 percent loss in marsh acreage. The existing conditions associated with channel maintenance (dredging and filling), bank armoring, vessel wakes, propeller wash, coastal development, subsidence, and sea level rise will continue as part of sources aggravating the loss of coastal marshes. Federal and State coastal initiatives (e.g., CIAP and CWPPRA) are either ongoing or being expanded to restore, protect, or construct wetlands and further prevent coastal wetland loss. Overall, coastal wetlands in these areas have been greatly reduced to approximately 50 percent of historical values. The sparse data available since the 1980’s suggest that losses have slowed (Swann, 2010). Another important factor in wetland loss over the past 6 years has been the extremely active hurricane season.

These natural forces, along with the currently unknown long-term effects of the DWH event, may further affect the sustainability of these coastal marshes. There were 9 and 81 mi (14 and 130 km), respectively, of shoreline in Mississippi exposed to either heavy or light shoreline oilings by October 2010. The SCAT observations are not indicating any moderate to heavy oil exposure along the Alabama shoreline, but some light oiling was noted along 60 mi (97 km) of shoreline. Florida had no heavily oiled shoreline as of the October 2010 report date, but 114 mi (183 km) of light to traces of oil were found along the Alabama shoreline at that time. Based on the review of the September 28, 2011, SCAT maps (USDOC, NOAA, 2011b) and observations, no oil was observed along the Mississippi coastline, with the exception of small amounts of lightly oiled bayside beaches of the outer barrier islands of Ship, Horn, and Petit Bois. There were very small (less than a mile) areas of moderate oiling on the back side of both Horn and Petit Bois Islands; these beaches were cleaned. The September 28, 2011, SCAT maps (USDOC, NOAA, 2011b) and observations are likewise not identifying any Alabama coastline as showing any oiling. While NRDA findings are still not publicly available, there is now more known about the fate and condition of this oil based on the OSAT and OSAT-2 reports (OSAT, 2010; OSAT-2,
These reports noted that, since August 2010, there have been no exceedances for USEPA aquatic life benchmark for PAH’s in either sediments or water sampled at distances >3 km (~2 mi) from the DWH wellhead (OSAT, 2010). In addition, it was noted that 86-96 percent of the total PAH’s was depleted during the weathering process while being transported to shore (OSAT-2, 2011).

**Hurricanes**

The intensity and frequency of hurricanes in the Gulf over the last 6 years has greatly impacted the system of protective barrier islands, beaches, and dunes and associated wetlands along the Gulf Coast. Within the last 6 years, the Gulf Coast of Texas, Louisiana, Mississippi, Alabama, and to some degree Florida have experienced five major hurricanes (Ivan, Katrina, Rita, Gustav, and Ike). As a result of losing dune and barrier island elevations, as well as associated marshes and backshore and foreshore wetlands, the inland coasts and wetlands are more vulnerable to future hurricanes and wind-driven tidal or storm events.

The post-storm (Hurricanes Katrina and Rita) estimates of land change made by USGS (Barras, 2006) indicated that there was an increase of 217 mi² (562 km²) of open water following the storm. Based on the analysis of the latest satellite imagery (Barras, 2007b), approximately 82 mi² (212 km²) of new open-water locations were in areas primarily impacted by Hurricane Katrina (e.g., Mississippi River Delta Basin, Breton Sound Basin, Pontchartrain Basin, and Pearl River Basin), whereas 99 mi² (256 km²) were in areas primarily impacted by Hurricane Rita (e.g., Calcasieu/Sabine Basin, Mermentau Basin, Teche/Vermilion Basin, Atchafalaya Basin, and Terrebonne Basin). The Barataria Basin contained open-water locations caused by both Hurricanes Katrina and Rita, resulting in some 18 mi² (46.6 km²) of open water. The fresh and intermediate marsh land decreased by 122 mi² (316 km²) and 90 mi² (233.1 km²), respectively. The brackish and saline marsh land decreased by 33 mi² (85.5 km²) and 28 mi² (72.5 km²), respectively. Based on current observational flights by USGS, wetland recovery 6 years after Hurricane Katrina is noted as slow (Israel, 2010), with open water remaining where viable marshes once existed. The marshlands east of the Mississippi Delta were the most severely affected. According to the USGS’s 5-year, post-Katrina survey, the wetland loss from all four storms (i.e., Hurricanes Katrina, Rita, Gustav, and Ike) totaled 340 mi² (881 km²). Hurricanes Katrina and Rita alone destroyed 220 mi² (570 km²) (Israel, 2010).

Intense storms typically blow away all of the vegetation and soil from marsh, leaving behind a body of water. Hurricane Katrina was no exception, leaving scour holes where debris accelerated by the storm pushed the marsh away. Based on the depths of these scours, marsh type (i.e., fresh, intermediate, brackish, or saline), sediment supply, and drainage, possible recovery time is determined. However, it is too early to determine if long-term recovery is viable.

**Deepwater Horizon Event**

Another factor that is now superimposed on the hurricane damage is the currently unknown, long-term effect of the oil spill from the DWH event. Most of the Louisiana coast was exposed to some degree of oiling ranging from light to heavy, and the oil has degraded the quality of certain areas of wetland habitat. The information provided in this Supplemental EIS is from the best publicly available information that could be acquired outside of the NRDA process. With regards to the DWH event, the data from the SCAT observations, as compiled in the Unified Command Daily Report for October 12, 2010, indicated that, as of that date, 88.8 mi (142.9 km) of Louisiana were heavily oiled and 203.1 mi (326.9 km) of shoreline had light to traces of oil observed. A review of the current SCAT maps (USDOC, NOAA, 2011b) indicate that the coastline from the Louisiana/Texas State line (Sabine) to Panama City, Florida, continues to improve and is being categorized as shoreline with no oiling to lightly oiled, with the exception of the Bay Jimmy area in southeastern Louisiana. From Cameron, Louisiana, east to Terrebonne Bay, there was either no oil or small patches of light oiling along the Isle Dernieres and the Terrebonne Bay shoreline. There were also small patches of marsh in Terrebonne Bay that were lightly oiled. Moving farther east, the shoreline adjacent to Barataria Bay only had trace to light oiling observed, with the exception of the initially heavily oiled Bay Jimmy area. The marsh fringe on the back side of the two large gulfward islands forming the entrance to Bay Jimmy are currently not oiled to lightly oiled. Approximately 2 km (1.2 mi) of the shorelines along the interior canals of these islands are still categorized as heavily oiled and are currently undergoing evaluation for further cleaning (USDOC,
Description of the Environment and Impact Analysis

NOAA, 2011b). The island forming the western shore of Bay Jimmy varies from having no observed oil to having observations of light to very light oil, and it only has small patches of moderate to heavily oiled shoreline. Approximately 1.6 km (1 mi) of marsh bordering the eastern cove of the island that creates the back side of Bay Jimmy also remains heavily oiled (USDOC, NOAA, 2011b). The oil penetration in these marshes is estimated to be 5.5 m (18 ft) inland (Kokaly et al., 2011). While the SCAT maps graphically depict 5.7 km (3.5 mi) of shoreline as heavily oiled, in most cases, this represents only the area surveyed and not necessarily the total amount of area oiled.

As noted above, BOEM recognizes that there remains incomplete and unavailable information related to wetlands, including impacts from the DWH event. Here, BOEM concludes that the unavailable or incomplete information may be relevant to foreseeable significant adverse impacts to wetlands. Relevant data on the status of wetlands and marshes after the DWH event may take years to acquire and analyze, and impacts from the DWH event may be difficult or impossible to discern from other factors. The NRDA process is ongoing, and to date much of the information collected as part of the process has not been fully analyzed and conclusions have not been released to the public. It may be years before NRDA data and conclusions are available. Therefore, it is not possible for BOEM to obtain this information within the timeframe contemplated in this Supplemental EIS, regardless of the cost or resources needed. In light of the incomplete or unavailable information, BOEM subject-matter experts have used available scientifically credible evidence in this analysis, based upon accepted scientific methods and approaches. Nevertheless, BOEM believes that incomplete or unavailable information regarding heretofore unknown effects of the DWH event on wetlands and marshes is not essential to a reasoned choice among alternatives in the cumulative effects analysis. Although there may still be incoming information, there is significant available data on shoreline oiling and the current status of wetlands and marshes from the SCAT and ERMA databases that have assisted BOEM subject-matter experts in their analyses. Future incoming data are not expected to significantly alter these conclusions, and future impacts are not expected.

4.1.1.4.2. Impacts of Routine Events

Background/Introduction

A detailed description of routine impacts from the CPA proposed action to wetlands is given in Chapter 4.2.1.1.3.2 of the Multisale EIS and in Chapter 4.1.3.2.2 of the 2009-2012 Supplemental EIS. The following is a summary of the information presented in the Multisale EIS, the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

This section considers impacts from routine activities associated with the CPA proposed action to coastal wetlands and marshes. The primary impact-producing activities associated with the proposed action that could affect wetlands and marshes include pipeline emplacement, construction, and maintenance; navigation channel use (vessel traffic) and maintenance dredging; disposal of OCS-related wastes; and use and construction of support infrastructure in these coastal areas. Other potential impacts that are indirectly associated with OCS oil and gas activities are wake erosion resulting from navigational traffic, levee construction that prevents necessary sedimentary processes, saltwater intrusion that changes the hydrology leading to unfavorable conditions for wetland vegetation, and vulnerability to storm damage from eroded wetlands. The following sections describe the sources and types of these potential impacts. In addition to the above effects, the DWH event oil spill presents other potential indirect effects in the event of disturbed remnant oil in the sediment. It is highly unlikely that the remnant oil is toxic due to weathering time, biological degradation, and dispersant treatment. Routine activities include dredging, waste disposal, trenching associated with pipeline emplacement, entrainment and shallow-water vessel traffic.

Pipeline Emplacement

For the CPA proposed action, there would be 390-1,162 km (241-722 mi) of installed pipeline in Federal waters (Table 3-3). Many OCS pipelines make landfall on Louisiana’s barrier island and wetland shorelines. Approximately 8,000 km (4,971 mi) of OCS-related pipelines cross marsh and uplands (Johnston et al., 2009). Louisiana wetlands protect pipelines from waves and ensure that the lines stay buried and in place (Chapter 3.1.2.3). Existing pipelines, especially those installed prior to the State of
Louisiana Coastal Permit Program in 1981, have caused direct landloss averaging between 2.5 ha/yr (10 ac/yr) and 4 ha/yr (16 ac/yr) of linear pipeline (Bauman and Turner, 1990; Johnston et al., 2009). Bauman and Turner (1990) indicated that the widening of OCS pipeline canals does not appear to be an important factor for total net wetland loss in the coastal zone because few pipeline canals are open to navigation.

Since 2002, only one new pipeline has come to shore in Louisiana from OCS-related activities. In 2003, the 30-in Endymion Oil Pipeline, which delivers crude oil from South Pass Block 89 to the LOOP storage facility near the Clovelly Oil and Gas Field, was installed. Based on a review of the data in the COE permit application (No. 20-020-1632), the emplacement of the pipeline caused zero (0) impacts to marshes (emergent wetlands) and beaches. This is because the operator used horizontal, directional (trenchless) drilling techniques to avoid damages to these sensitive habitats. Additionally, the pipeline route maximized an open-water route to the extent possible (a comprehensive description of current mitigation measures is discussed in Chapter 2.2.2). A comparison of aerial photos taken before and after Hurricanes Katrina and Rita reveal no observable landloss or impacts associated with the Endymion Oil Pipeline. Impacts to wetlands from routine activities associated with the proposed action are expected to be low and could be further reduced through mitigation. However, in areas where oiling of wetlands occurred from the DWH event, there is the potential for disturbing oiled sediment and vegetation. It is possible that any dredging or trenching associated with pipeline placement could result in the disturbance of oiled sediment in Federal waters. The recent OSAT report (OSAT, 2010) found that there was no evidence of toxic components of oil (such as PAH’s or dispersant chemicals) in the sediments that exceeded USEPA’s aquatic life benchmarks in sediments (in either offshore or coastal waters). Therefore, the potential one pipeline landfall estimated for the CPA proposed action would not be expected to resuspend contaminants in these areas.

**Dredging**

Maintenance dredging of navigation channels and canals is expected to occur with minimal impacts except in areas that have been previously contaminated. However, the proposed action is expected to only contribute minimally to the need for this dredging. As described below, <10 percent of traffic using navigation channels in the GOM is related to the OCS Program (Tables 3-36 and 4-4 of the Multisale EIS). Thus, vessel traffic related to the proposed action is only a small portion of the traffic that would require maintenance dredging of channels. Alternative dredged-material disposal methods can be used to enhance and create coastal wetlands after the material has been tested for the presence of oil toxicity. Vessel traffic associated with the proposed action is expected to contribute minimally to the erosion and widening of navigation channels and canals. Secondary impacts to wetlands would be primarily from vessel traffic corridors and will continue to cause approximately 0.6 ha (1.5 ac) of landloss per year, regardless of the CPA proposed action.

The COE’s New Orleans District annually removes approximately 46-53 million m³ (60-70 million yd³) of dredged material from 10 Federal navigational channels throughout coastal Louisiana. Approximately 12,000,000 million m³ (16 million yd³), or 26 percent, of this material is used for coastal wetland restoration projects (Creef, official communication 2011). As a result of the tremendous wetlands landloss in the Louisiana coastal region, the beneficial use of dredge spoils is expected to increase. Executive Order 11990 (1977) requires that, where appropriate, material from maintenance dredging be considered for use as a sediment supplement in deteriorating wetland areas to enhance and increase wetland acreage. Given the COE’s policy of beneficial use of dredged material, increased emphasis has been placed on the use of dredged material for marsh creation. For the proposed action, increased use of dredged material to enhance wetland habitats is encouraged as mitigation.

Dredging and dredged-material disposal can be detrimental to coastal environments and associated fish and wildlife that use these areas for nursery grounds and protection. These impacts may include increased erosion rates, turbidity, and changes in salinity. Many of these impacts are reduced through the use of modern disposal practices. Maintenance dredging of navigation channels deposits material on existing disposal banks and areas. The current COE policy for dredged-material placement associated with channel maintenance is to either utilize the dredged material for marsh creation or restoration in the adjacent open waters along the navigation canals or to use alternate bank disposal to maintain the existing hydrological connections within the marsh (Creef, official communication, 2011). These dredge
management practices are expected to remain in effect for the duration of the CPA proposed action, and drainage is expected to continue unchanged, except if there is some localized and minor exacerbation of existing problems. For example, some dredged material intended for placement on a dredged-material disposal bank is placed in adjacent wetlands or shallow water. Wetland loss due to dredge material deposition is expected to be offset by wetland creation as adjacent margins of shallow water are filled. In both cases, areas impacted are considered small. Maintenance dredging would also temporarily increase turbidity levels in the vicinities of the dredging and disposal of materials, which can impact emergent wetlands and submerged vegetation communities.

Two different methods are generally used to dredge and transport sediments from channels to open-water sites: (1) a hydraulic cutterhead suction dredge transfers sediments via connecting pipelines or (2) a clamshell bucket dredge transfers sediments via towed bottom-release scows. Each method produces a distinctly different deposit. Hydraulic dredging creates a slurry of sediment and water, which is pumped through a pipeline to the dredged-material disposal site. Coarser sediment settles to the bottom where it spreads outward under the force of gravity, and finer sediments may remain in suspension longer. The clamshell dredge scoops sediments relatively intact into scows, which are then towed to the designated area. The dredged sediments are released into the area specified for disposal. This method usually produces positive topographic relief in the placement area, although the effects may often be temporary. Access canals, as well as pipeline canals, are commonly bordered by levees created using dredged materials (Rozas, 1992). Placement of this material alongside canals converts low-lying marsh to upland, an environment unavailable to aquatic organisms except during extreme high tides. Dredged material can also form a barrier, causing ponding behind levees and limiting circulation between canal waters and marshes to infrequent, high-water events (Swenson and Turner, 1987; Cox et al., 1997). This and similar disruptions to marsh hydrology are believed to change coastal habitat structure as well as to accelerate marsh erosion and conversion to open water (Turner and Cahoon, 1987; Rozas, 1992; Turner et al., 1994; Kuhn et al., 1999).

As a result of the DWH event, dredging may result in the resuspension and transport of oiled sediments in areas where oil is known to have once occurred. Findings of the OSAT report (OSAT, 2010) indicate that sediment and water toxicity associated with remnant oil in these coastal areas is minimal and does not exceed USEPA’s benchmarks for aquatic life. Three types of oil residue (supratidal buried oil, small surface residue balls, and submerged oil mats) were examined and evaluated in a report prepared by the Operational Science Advisory Team (OSAT-2, 2011) and submitted to the Gulf Coast Incident Management Team. Their findings indicated that the oil residues were well weathered and showed a 86-98 percent depletion of total PAH’s. The PAH’s are one of the more toxic components of oil and can weaken marsh sediment by eliminating interstitial fauna. In addition, the marsh plants uptake these toxins from the soils where they are now available to the portion of the food chain that utilizes marsh plants in their diets. They also noted that, due to the effects of weathering, biodegradation, and the location of the buried oil, there would be a minimal risk of leaching from supratidal buried oil. Based on modeling information, PAH concentration of buried oil in most locations will decrease by 20 percent within 5 years. In some isolated conditions, the PAH’s could persist longer (OSAT-2, 2011). As such, BOEM believes that maintenance dredging operations that may be related to vessel traffic from the proposed action would result in negligible impacts to wetland habitat due to the extensive weathering of oil residues in the dredged sediments.

Access canals, as well as pipeline canals, are commonly bordered by levees created using dredged materials (Rozas, 1992). Placement of this material alongside canals converts low-lying marsh to upland, an environment unavailable to aquatic organisms except during extreme high tides. Dredged material can also form a barrier, causing ponding behind levees and limiting circulation between canal waters and marshes to infrequent, high-water events (Swenson and Turner, 1987; Cox et al., 1997). This and similar disruptions to marsh hydrology are believed to change coastal habitat structure as well as accelerate marsh erosion and conversion to open water (Turner and Cahoon, 1987; Rozas, 1992; Turner et al., 1994; Kuhn et al., 1999).

**Navigation Channels and Vessel Traffic**

Vessel traffic that may support the proposed action is discussed in Chapter 4.1.1.8.4 of the Multisale EIS, in Chapter 3.1.1.4 of the 2009-2012 Supplemental EIS, and in **Chapter 3.1.2** of this Supplemental
Most navigation channels projected to be used to support the CPA proposed action are shallow and are currently used by vessels that support the OCS Program (Chapter 4.1.2.1.9 and Table 3-36 of the Multisale EIS). No new navigation channels are expected as a result of the CPA proposed action. Deepwater activities are anticipated to increase, requiring use of larger service vessels for efficient operations. This may put a substantial emphasis on shore bases associated with deeper channels. Ports that have navigation channels deep enough to accommodate deeper-draft vessels may expand their infrastructure to accommodate deeper-draft vessels. An example of a significant expansion of a service base is Port Fourchon in coastal Louisiana. Port Fourchon has deepened the existing channel and has dredged additional new channels to facilitate this expansion. At present, the entrance to Port Fourchon (Belle Pass Channel) is maintained at 9 m (29 ft). The inland channel in the port is 8 m (26 ft) and Bayou Lafourche is maintained at 7 m (24 ft). The Federal Emergency Management Agency (FEMA) has funded the dredging of several sites that were silted by Hurricanes Katrina and Rita.

Waves generated by boats, ships, barges, and other vessels erode unprotected shorelines and accelerate erosion in areas already affected by natural erosion processes. Much of the service-vessel traffic that is a necessary component of OCS activities uses the channels and canals along the Louisiana coast. According to Johnson and Gosselink (1982), canal widening rates in coastal Louisiana range from about 2.58 m/yr (8.46 ft/yr) for canals with the greatest boat activity to 0.95 m/yr (3.12 ft/yr) for canals with minimal boat activity. This study found navigational use is responsible for an average of 1.5 m/yr (4.9 ft/yr) of the canal widening. About 2,000 km (1,243 mi) of navigation channels support OCS-related activities in the CPA. Total navigational use results in about 300 ha/yr (741 ac/yr) of land loss. A USGS study by Johnston et al. (2009) found that canal widening rates have slowed rather than increased in recent years as a result of increased bank stabilization efforts. Thus, the canal widening rates established by Johnson and Gosselink (1982) are considered overestimates. The most heavily-used OCS navigation channel is the channel from Port Fourchon, which is heavily armored and is less erodible. A recent BOEM- and USGS-funded study (Thatcher et al., 2011) is examining the susceptibility to erosion of navigation channels based on cover and substrate. During the study, the shorelines along both banks of navigation canals were mapped using aerial photography from 1978 to 1979, 1996 to 1997, and 2005 to 2006. To measure shoreline changes, transects were generated. The erosion rates were quantified to determine whether differences in erosion rates are related to embankment substrate, vegetation type, geologic region, or soil type. The study found erosion rates were variable within and across unarmored portions of the navigation channels. Previous studies have found that canal erosion rates have slowed in recent years, and the results of this study support that conclusion. The rate of change differed significantly by geologic region and marsh vegetation type. However, when rates for all canals were combined for each time period, the average canal widening rate slowed to -0.99 m/yr (-3.25 ft/yr) for the 1996/1998-2005/2006 time period compared with -1.71 m/yr (-5.61 ft/yr) for the earlier 1978/1979-1996/1998 time period. Therefore, this indicates there is a decrease in the rate of erosion for the area during that time period.

**Disposal of OCS-Related Wastes**

Produced sands, oil-based or synthetic-based drilling muds and cuttings, along with fluids from well treatment work over and completion activities would be transported to shore for disposal. Sufficient disposal capacity exists at the disposal site near Lacassine, Louisiana, and at other disposal sites under development or projected for future development. Discharging OCS-related produced water into inshore waters has been discontinued, so all OCS-produced waters are discharged into offshore waters in accordance with NPDES permits or transported to shore for disposal. Produced waters are not expected to affect coastal wetlands. Because of wetland protection regulations, no new waste disposal site would be developed in wetlands. Some seepage from waste sites into adjacent wetland areas may occur and may result in damage to wetland vegetation. State requirements are expected to be enforced to prevent and correct such occurrences.

**Onshore Facilities**

Various kinds of onshore facilities service OCS development. All projected new facilities that are attributed to the OCS Program and the CPA proposed action are described in Chapter 3.1.2. State and Federal permitting agencies discourage the placement of new facilities and the expansion of existing
facilities in wetlands. Any impacts upon wetlands are mitigated in accordance with Clean Water Act requirements and the Corps 404 permit and State permitting programs.

Overview of Existing Mitigation Techniques and Results

Numerous mitigation methods have been recommended and used in the field. Depending on the location, project, and surrounding environment, different mitigation techniques may be more appropriate over another. Based on permits, work documents, and interviews, 17 mitigation techniques have been implemented at least once with regards to the OCS. Because no one technique or suite of techniques are routinely required by permitting agencies, each pipeline mitigation process is uniquely designed to minimize damages given the particular setting and equipment to be installed. Of the identified mitigation techniques, there are a number of techniques that are commonly required. Some other mitigation techniques are rarely used because they are considered obsolete or because they are applicable only to a narrow range of settings. Table 4-42 of the Multisale EIS summarizes the recommended mitigating techniques to reduce or avoid adverse impact to wetlands from pipeline construction, canals, dredging, and dredged material placement. These mitigation methods are the most common applied by the permitting agencies (COE and the State in which the activity has or would occur). These methods may include selective placement of the pipelines in existing rights-of-way, directional drilling to route under rather than through wetlands, push-pull pipe installation, and new restoration and revegetation methods. The BOEM is not a permitting agency for onshore pipelines, canals, dredging, and dredged material placement.

Proposed Action Analysis

Zero to one pipeline landfalls that could result in up to 2 km (1.2 mi) of onshore pipeline are projected as a result of the CPA proposed action. Should one be constructed, it would most likely be in Louisiana, where the large majority of infrastructure exists for receiving oil and gas from the CPA. Pipeline landfall may occur through or in the immediate vicinity of coastal wetlands and marshes. Wherever a landfall occurs, permitting/mitigating processes are in place to ensure wetland habitats are protected first through avoidance, then minimization of impacts, and finally compensation for unavoidable impacts to wetlands. The use of modern technologies, such as directional boring, greatly reduces and possibly eliminates most impacts to coastal wetlands and marshes. About 5-8 ha (12-20 ac) of landloss for the projected 2 km (1.2 mi) of pipeline (based on historic loss rates) are expected from the CPA proposed action. This represents approximately 0.25 percent of the total landloss estimated to occur along the Louisiana coast in 1 year (~2,590 ha or 10 mi²) (Barras et al., 2003). This estimate does not take into account the present regulatory programs of COE and the Louisiana Dept. of Natural Resources, modern installation techniques, and “no net loss” policy that would result in zero to negligible impacts to wetland habitats. Therefore, effects on coastal wetlands and marshes from new pipeline laying activities associated with the CPA proposed action are expected to be minor or nonexistent. These impacts are considered to be negligible. For the proposed action, increased use of dredged material to enhance wetland habitats is encouraged as mitigation.

On average, 9 percent of traffic using navigation channels is related to the OCS Program (Tables 3-36 and 4-4 of the Multisale EIS). Based on the numbers of service-vessel trips projected for the proposed action and the OCS Program (Table 3-4; and Table 4-6 of the Multisale EIS), the proposed action is expected to contribute 3-4 percent of the total OCS Program usage of navigation channels. So, the proposed action would contribute 0.2-0.4 percent to the total commercial traffic using these navigation channels. All estimated navigational use is expected to contribute approximately 1.5 m/yr (4.9 ft/yr) to the widening to the roughly 2,000 km (1,243 mi) of unarmored navigation channels used by OCS Program-related vessels, or about 300 ha/yr (741 ac/yr), of landloss per year (Johnson and Gossling, 1982). An evaluation of landloss rates suggests that landloss related to navigation channel usage had been relatively stable from the 1970’s through 2004 (Barras et al., 2008). Barras et al. (2008) states that, during 1985-2004, the majority of the coastal landloss occurred on the Deltaic Plain at a rate of 3,885-4,144 ha/yr (15-16 mi²/yr). The results of a recently completed study that included both armored and unarmored canals supports the hypothesis that there are reduced loss rates along armored canals (Johnston et al., 2009; Thatcher et al., 2011), and widening rates have slowed based on maintenance techniques. The reduced percentage of vessel traffic, in combination with armoring and regular
maintenance along the waterways, should minimize the impacts related to vessel traffic from the CPA proposed action.

Because of wetland protection regulations, no new waste disposal site would be developed in wetlands. Some seepage from waste sites into adjacent wetland areas may occur and result in damage to wetland vegetation. State requirements are expected to prevent and correct such occurrences. No effects to coastal wetlands from the disposal of OCS-related wastes associated with the CPA proposed action are expected.

Summary and Conclusion

The 0-2 km (0-1.2 mi) of onshore pipeline that could result from the proposed action could cause the loss of 0-8 ha (0-20 ac) of wetlands habitat. It is expected that these impacts would be reduced or eliminated through mitigation, such as horizontal, directional (trenchless) drilling techniques to avoid damages to these sensitive wetland habitats. Although maintenance dredging of navigation channels and canals in the CPA is expected to occur, the proposed action is expected to contribute minimally to the need for this dredging. Alternative dredged-material disposal methods can be used to enhance and create wetlands. Secondary impacts to wetlands from the CPA proposed action would result from OCS-related vessel traffic contributing to the erosion and widening of navigation channels and canals. This would cause approximately 1 ha (3 ac) of landloss per year. Overall, the impacts to wetlands from routine activities associated with the CPA proposed action are expected to be low due to the small length of projected onshore pipelines, the minimal contribution to the need for maintenance dredging, and the mitigation measures that would be used to further reduce these impacts.

4.1.1.4.3. Impacts of Accidental Events

Background/Introduction

A detailed description of the wetlands resource and accidental impacts from the CPA proposed action are given in Chapters 3.2.1.2 and 4.4.3.2 of the Multisale EIS and in Chapters 4.1.3.1.1 and 4.1.3.2.3 of the 2009-2012 Supplemental EIS. There is also a risk analysis of accidental events in Chapter 3.2.1 of this Supplemental EIS. The following is a summary of the information presented in the Multisale EIS, the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared. The main impact-producing factors for accidental events that would affect wetlands are oil spills.

With the reduced protection of the barrier islands lost due to hurricanes and anthropogenic factors, there is a greater potential for the oiling of coastal wetlands during an accidental event. Both coastal and offshore oil spills can be caused by large tropical cyclone events such as Hurricanes Katrina, Rita, Gustav, and Ike.

Areas of the Louisiana coast have been further stressed through shoreline oiling associated with the DWH event. While extensive areas of the Louisiana coastline received some degree of oiling, the most heavily oiled areas were around the Mississippi River Birdfoot Delta, Pass a Loutre, and the Barataria Bay Estuary (Bayou Jimmy) due to their close proximity to the spill. Mississippi, Alabama, and eastern Florida also received varying amounts of oil from the DWH event, but generally less than the Louisiana coast. In most cases offshore spills, unless catastrophic in nature (e.g., DWH event spill), are not expected to significantly damage any wetlands along the Gulf Coast. See Appendix B for an analysis of impacts from a low-probability catastrophic spill event.

It must be noted that, even with offshore spills, the degree of coastal impact is a function of the source oil type (e.g., Macondo involved a light crude oil), volume, and condition of the oil as it reaches shore, along with the season of the spill and the composition of the wetland plant community affected.

Primary Impacts of Oil Spills

While there are concerns that offshore spills may contribute to wetland damage, the distance of these production facilities from the wetland makes the probability of toxic oil reaching coastal wetlands low. With the DWH event, which was a catastrophic spill, the OSAT report (2010) noted that contamination for both toxic hydrocarbon components (including PAH’s and alkanes) and dispersant related chemicals
Description of the Environment and Impact Analysis

were limited to within an approximate 3 km (~2 km) radius of the wellhead. There were no EPA exceedances for aquatic wildlife in either sediments or water samples beyond the 3 km (~2 mi) distance from the DWH wellhead in the affected areas sampled (OSAT, 2010). The toxicity of the spilled oil from offshore is greatly reduced or eliminated by weathering, wave action, and dispersants.

The greatest threat to wetland habitat with regard to an oil spill is from an inland spill resulting from a vessel accident or pipeline rupture. These spills are a concern since they would be much closer to the wetland resource. While a resulting slick may cause some impacts to wetland habitat, the cleanup effort (equipment, chemicals, and personnel) can generate greater effects to the area. Associated foot traffic may work oil farther into the sediment than would otherwise occur. Close monitoring and restrictions on the use of bottom-disturbing equipment would be needed to avoid or minimize those impacts. Added concerns or factors that influence the effect of an oil spill to wetlands are the fate (frequency and weathering) and behavior of oil, air pollution, availability and adequacy of containment and cleanup technologies, and impacts of various oil-spill cleanup methods.

Numerous investigators have studied the immediate impacts of oil spills on Gulf wetland habitats, as well as wetland habitats elsewhere. Often, seemingly contradictory conclusions are generated from these impact assessments. These contradictions can be explained by differences in parameters, including oil concentrations and chemical composition, vegetation type and density, season or weather, preexisting stress level on the vegetation, soil types, and water levels. Data suggest that vegetation that is lightly oiled will experience plant die-back, followed by recovery without replanting; therefore, most impacts to vegetation are considered to be short term and reversible (Lytle, 1975; DeLaune et al., 1979; Webb et al., 1985; Alexander and Webb, 1987; Fischel et al., 1989).

Shoreline types have been rated via the Environmental Sensitivity Indices, (ESI) and according to their expected retention of oil and some biological effects, they exhibit oil persistence (Hayes et al., 1980; Irvine, 2000). Oil has been found or estimated to persist for at least 17-20 years in low-energy environments like salt marshes (Teal et al., 1992; Baker et al., 1993; Burns et al., 1993; Irvine, 2000). In some instances, where there has been further damage due to cleanup activities, recovery has been estimated to take from 8 to 100 years (Baca et al., 1987). Effects on marsh vegetation can be severe (Baca et al., 1987; Baker et al., 1993). The long-term recovery times occurred in nutrient-limited, colder environments where biodegradation is limited. But, those conditions are unlike the nutrient-rich marshes of the Gulf Coast. An effect from the depletion of marsh vegetation is increased erosion, which is of special concern to coastal Louisiana and parts of coastal Texas. Cleanup activities in marshes that can last years to decades following a spill may accelerate erosion rates and retard recovery rates.

The critical concentration of oil is that concentration above which impacts to wetlands would be long term, because recovery would take longer than two growing seasons, and which causes plant mortality and permanent wetland loss. In coastal Louisiana, the critical concentration of oil resulting in long-term impacts to wetlands is assumed to be 0.1 L/m² (0.026 gal/10.76 ft²). Concentrations less than this typically cause dieback of the aboveground vegetation for one growing season, but limited mortality (Alexander and Webb, 1987). As discussed in Chapter 4.4.3.2 of the Multisale EIS, higher concentrations would cause mortality of contacted vegetation, but 35 percent of the affected area would recover within 4 years. Oil can persist in the wetland soil for at least 5 years depending on types of soil nitrogen and oxygen availability. After 10 years, permanent loss of 10 percent of the affected wetland area can be expected from accelerated landloss indirectly caused by a spill. If a spill contacts wetlands exposed to wave action, additional and accelerated erosion could occur (Alexander and Webb, 1987). Louisiana wetlands are assumed to be more sensitive to oil contact than elsewhere in the Gulf because of high cumulative stress.

A current study associated with the DWH event notes that there is evidence of recovery within 1 year after the spill, with shoot production in heavily oiled areas along the Louisiana coast (DeLaune and Wright, 2011). This recovery held true in heavily oiled areas where the stems of and leaves of the marsh vegetation were oiled, although depending on vegetation type amount of recovery varied (DeLaune and Wright, 2011; Kokaly et al., 2011). Kokaly et al. (2011) noted oiling and, to some degree, the rate of recovery in their comparative study of oiling in the Mississippi Birdsfot Delta and Bay Jimmy in Barataria Bay. They examined species and the height of marsh vegetation, as well as water level fluctuation, marsh damage, and amount of recovery. In the Birdsfot Delta the predominant marsh grass is tall and less susceptible to being completely oiled thus damage is minimized. However, Bay Jimmy is dominated by *Spartina alterniflora* and *J. roemerianus* marsh grasses are both short in height and susceptible to being fully oiled depending on tidal conditions. While inshore penetration of oil was
further inland at Bay Jimmy than the Birdfoot Delta site, the study found indicators of further degradation and recovery at both sites after one year with little to no remediation (Koklay et al., 2011). Some areas showed great reductions in live vegetation and evidence of sediment erosion. While in other areas at these sites, damaged zones had signs of growth and recovery, with regrowth of vegetation identified in up to 10 percent of the areas assessed (Koklay et al., 2011).

OCS-related pipelines traverse wetland areas, pipeline accidents could result in high concentrations of oil directly contacting localized areas of wetland habitats (Fischel et al., 1989). The fluid nature of the oil, water levels, weather, and the density of the vegetation would limit the area of interior wetlands contacted by any given spill. Other studies have noted that oil is more persistent in anoxic sediments and, as a result of this longer residence time, have the potential to do damage to both marsh vegetation and associated benthic species. The sediment type, the anoxic condition of the soils, and whether the area is in a low- or high-energy environment all play a part in the persistence of oil in marsh sediment (Teal and Howarth, 1984). Based on data from Mendelssohn et al. (1990), recovered vegetation is expected to be the ecologically functional equivalent of unaffected vegetation. This study tested the reduction in plant density as the principle impact from spills. Mendelssohn and his associates demonstrated that oil could persist in the soil for greater than 5 years if a pipeline spill occurs within the interior of a wetland where wave-induced or tidal flushing is not regular or vigorous (Mendelssohn et al., 1990). Since most of the wetlands along the Louisiana coast are either in moderate to high-energy environments, sediment transport and tidal stirring should reduce the chances for oil persisting in the event that these areas are oiled.

While oil can completely foul wetland plants, it is the amount and type of oil as well as the particular plant that determines recovery. Some studies (Pezeshki et al., 2000) found that the Louisiana crude was less damaging and fatal to *S. alterniflora* marsh grass than the heavier crudes. Heavy oiling can stop photosynthetic activity, but the *S. alterniflora* produced additional leaves and was able to recover without shoreline cleanup. The experiment did note that *S. alterniflora* benefited and recovered more quickly after shoreline cleanup. Observations by Dr. White (official communication, 2010) noted the same type of recovery with *Spartina* spp. in the Mississippi River Birdsfoot Delta after the marshes were oiled from the DWH event. Within several weeks of the oiling, there was production of new shoots and no indication of root damage. He attributes the success partly to no invasive cleanup procedures in the marsh, which could result in the compaction of the soils and cause oil to get into the root systems. These findings were further documented by Koklay et al. (2011) in the comparative study of the Birdfoot Delta and Bay Jimmy discussed in the previous paragraph. Although the Louisiana Coast is more stressed as a result of oil development and hurricanes, it has a viable wetland fringe that is located in a well-flushed tidal environment.

### Secondary Impacts of Oil Spills

The short-term effects of oil on wetland plants range from reduction in transpiration and carbon fixation to plant mortality. Depending on the type and quantity of oil in the sediment, mineralization of nutrients can be blocked so that there is less nutrient uptake from the soils. The potential impact of the oiling on the wetland habitats is dependent on several factors, including season, wetland (fresh, salt, or brackish), sediment type, oil type, and quantity and degree of oiling. In general, most wetland plants are more susceptible to impacts from oiling during the growing season. Heavy oil causes mortality by coating gas exchange surfaces on the plants and by sealing sediment, which limits nutrient exchange to below-ground tissue. Light-weight oils have been found to be more toxic to the marsh plants and associated organisms because the oil alters membrane permeability and disrupts metabolism (Pezeshki et al., 2000). Due to the difference in oil tolerances of various wetland plants, changes in species composition may be evident as a secondary impact of the spill (Pezeshki et al., 2000). Studies indicated that some dominant freshwater marsh species (*Sagittaria lancifolia*) are tolerant to oil fouling and that some may recover without being cleaned (Lin and Mendelssohn, 1996). Even though some species recover from fouling without being cleaned and others benefit from cleaning (Pezeshki et al., 2000), other studies by Mendelssohn et al. (1990 and 1993) noted that the plant composition in an oiled marsh can be changed post-spill as a result of plant sensitivity to oil. So, there can be a trade off from the disturbance within these wetlands resulting from workers gaining access to the plants by foot or boat and the potential
benefits of cleaning. The compaction of the soil, in combination with the oiling, may further stress the plants and result in greater mortality (Pezeshki et al., 1995).

In a study by Mendelssohn et al. (1993) of a coastal pipeline break, low dosages of Louisiana crude (0.3 m² or 3 ft² marsh coverage) resulted in considerable short-term effects on the brackish marsh community. These effects were due to wind and high water conditions. Winds increased water levels in the marsh and resulted in a more complete oiling of both stems and leaves, which caused a 64 percent decrease in adjacent vegetation live cover. While considerable die out of the marsh was noted, recovery of the marsh was complete within 5 years despite the residual hydrocarbons that were found in the marsh sediment (Mendelssohn et al., 1993). As noted in other studies and Mendelssohn et al. (1993), the season and wind direction at the time of a spill can increase the potential impact to wetlands. The study also noted that the health of the recolonizing vegetation was not significantly different from the health of vegetation found in the areas that were not oiled. Patterns of landloss were spatially variable but the rate of loss was no different than the unaffected areas. It appears that, in areas of incomplete recovery, the low soil elevation, coupled with subsidence, made them more susceptible to frequent flooding prior to the spill. In addition, the soil elevations were further compacted and elevation lowered by the heavy machinery used in the cleanup operations (Mendelssohn et al., 1993).

As noted earlier, cleanup of these sensitive wetland habitats can be more disruptive and sometimes damaging than the oiling incident itself. Following the DWH event, USEPA and the USCG National Incident Command held a technology workshop and established an Interagency Alternative Technology Assessment Program (IATAP). This IATAP included numerous Federal agencies and local marsh ecologists with expertise concerning oil-spill cleanup to determine the least damaging approach to oil cleanup in these fragile coastal environments (U.S. Dept. of Homeland Security, CG, 2010d). The IATAP group reviewed various methods of response that could be used in areas that, based on hydrologic modeling, would receive oil. Current methods to clean up oil spills include mechanical and chemical removal, in-situ burning, and bioremediation. The IATAP work group reviewed these and other mitigating measures specifically for areas where the vegetation had already been oiled. The IATAP recommended to keep the oil offshore and out of the marshes as long as possible, to not use actions that would further drive oil into the sediment (e.g., vessel and foot traffic), to not burn oil-contaminated vegetation if the water depth is insufficient or if there is the potential for re-oiling (this may result in root damage), to not apply dispersants in the marsh, to not use high-pressure washing that could drive oil deeper in sediments, to not hand clean vegetation (utilize low-pressure flushing if possible), and to monitor the utilization of sorbent booms. Bioremediation recommendations from the group were to minimize or eliminate vessel and foot traffic; mechanical removal methods should not disturb the substrate. Consideration was given to using nutrients and bacteria or fungi to enhance biodegradation. However, since the Gulf Coast is not nutrient limited, it was not determined to be useful. Two crucial points made by IATAP workgroup were as follows: (1) the use of particular cleanup methods is situation-dependent; and (2) in the case of marshes, it was best to do nothing and let nature take its course. The weathered oils measured in the sediments and reported in the OSAT report (2010) did not surpass any USEPA exceedences for aquatic wildlife benchmarks, and the National Environmental Benefits Analysis performed by OSAT determined that the residual oil remaining after cleanup efforts would be less damaging to the habitat and the resources using them than continuing the cleanup effort.

The cleanup of oil spills in coastal marshes remains a problematic issue because wetlands can be extremely sensitive to the disturbances associated with cleanup activities. Once a marsh is impacted by an oil spill, a decision must be made concerning the best method of cleanup and restoration. Often the best course of action is to let the impacted area(s) recover naturally in order to avoid secondary impacts associated with the cleanup process, such as trampling vegetation, accelerating erosion, and burying oil (McCaulley and Harrel, 1981; Long and Vandermeulen, 1983: Getter et al., 1984; Baker et al., 1993; Mendelssohn et al., 1993). A study (Nyman and Patrick, 1996) involving fertilization, dispersant, and chemical cleaning of fresh marshes indicated that, while oil was removed from the plant or site, no long-term enhancement resulted from utilizing any of these response methods. There was no indication of decreased soil respiration from the cleaning methods noted above, and all three cleaning methods temporarily lowered the soil Eh, which indicated that these response options stimulated the already adapted soil microbial community to biodegrade the oils. Both the light crude (DWH surrogate) and heavier crude used in this study lowered soil Eh, therefore confirming that these oils stimulated the soil microbial community and initiated biodegradation as long as the soils remain oxygenated.
**Proposed Action Analysis**

Wetlands are generally more susceptible to contact by inshore spills, which have a low probability of occurrence from OCS-related activities. Inshore vessel collisions may release fuel and lubricant oils, and pipeline ruptures may release crude and condensate oil.

The increase in oil production from this proposed lease sale is not expected to result in an overall increase in the number of oil spills ≥1,000 bbl likely to occur as a result of the CPA proposed action. Activity that would result from the addition of this proposed lease sale would cause a negligible increase in the risk of a large spill occurring and contacting wetlands. If oil should reach the wetlands from this distance, it would likely be sufficiently weathered and detoxified through biodegradation, mixing, and the weathering process by the time it reached shorelines. The probabilities of an offshore spill ≥1,000 bbl occurring and contacting environmental features are described in Chapter 3.2.1.1. In addition, the results of a risk analysis estimating the likelihood of a <1,000 bbl occurring and contacting environmental resources (including wetlands) can be found in Chapters 3.2.1.2 and 3.2.1.3. Eight parishes in Louisiana have a chance of a spill ≥1,000 bbl occurring and contacting their shores. For these parishes, the probability of an OCS offshore spill ≥1,000 bbl ranges from <0.5 to 8 percent. Generally, the coastal, deltaic parishes of Louisiana have the highest risk of being contacted by an offshore spill from the CPA proposed action. Plaquemines Parish has the highest probability at 3-8 percent (Figure 4-14 of the Multisale EIS). For offshore spills <1,000 bbl, only those >50 bbl would be expected to have a chance of persisting as a cohesive slick long enough for the slick to reach land. A few (5-11) offshore spills of 50-1,000 bbl are estimated to occur as a result of the proposed action, and a few of these slicks are expected to occur proximate to State waters and to reach shore (Table 3-5). Should a slick from such a spill make landfall, the volume of oil remaining in the slick is expected to be small.

Sensitive coastal environments in eastern Louisiana, from Atchafalaya Bay to east of the Mississippi River, including Barataria Bay, have the greatest risk of being contacted by spills from operations related to the CPA proposed action. Should a spill contact a wetland, oiling is expected to be light. The potential impacts of a catastrophic spill such as the DWH event is discussed in Appendix B to the extent possible with the current data available. However, the probability of a catastrophic spill such as the DWH event is low. If a catastrophic spill such as the DWH event should occur, the extent of the oiling may vary depending on sea conditions, dispersant use, and response time and methods. As seen with the DWH event, physical alterations to hydrological conditions through berm construction may result in changes to future barrier island behavior. (See Chapter 3.3.3, “OCS Sand Borrowing,” regarding berms constructed in Louisiana as part of the DWH response). The end result of island modification as a result of changed hydrologic conditions due to berm construction will only be known through the results of long-term monitoring.

**Summary and Conclusion**

Offshore oil spills resulting from the CPA proposed action would have a low probability of contacting and damaging any wetlands along the Gulf Coast, except in the case of a catastrophic event (Appendix B). This is because of the distance of the spill to the coast, the likely weathered condition of oil (through evaporation, dilution, and biodegradation) should it reach the coast and because wetlands are generally protected by barrier islands, peninsulas, sand spits, and currents. Although the probability of occurrence is low, the greatest threat from an oil spill to wetland habitat is from an inland spill as a result of a nearshore vessel accident or pipeline rupture. Wetlands in the northern Gulf of Mexico are in moderate- to high-energy environments; therefore, sediment transport and tidal stirring should reduce the chances for oil persisting in the event that these areas are oiled. While a resulting slick may cause minor impacts to wetland habitat and surrounding seagrass communities, the equipment, chemical treatments, and personnel used to clean up can generate the greatest impacts to the area. Associated foot traffic may work oil farther into the sediment than would otherwise occur. Close monitoring and restrictions on the use of bottom-disturbing equipment would be needed to avoid or minimize those impacts. In addition, an assessment of the area covered, oil type, and plant composition of the wetland oiled should be made prior to choosing remediation treatment. These treatments could include mechanical and chemical techniques with onsite technicians. Overall, impacts to wetland habitats from an oil spill associated with activities related to the CPA proposed action would be expected to be low and temporary because of the nature of the system, regulations, and specific cleanup techniques.
4.1.1.4.4. Cumulative Impacts

A detailed description of cumulative impacts upon wetlands can be found in Chapter 4.5.3.2 of the Multisale EIS and in Chapter 4.1.3.2.4 of the 2009-2012 Supplemental EIS. The following is a summary of the information presented in the Multisale EIS, the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

Background/Introduction

The main factors that cumulatively affect wetlands from are dredging, navigation channels and canals, pipelines, oil spills, and the development of wetlands. The contribution of the OCS Program and the proposed action’s activities to these cumulative impacts remains small. The following is a summary of these effects on the wetlands and how the proposed action would not add significant negative effects to wetlands.

Dredging of Channels

Insignificant adverse impacts upon wetlands from maintenance dredging are expected because the large majority of the material would be disposed upon existing disposal areas. Alternative dredged-material disposal methods can be used to enhance and create coastal wetlands. Depending upon the regions and the soils through which they were dredged, secondary adverse impacts of canals may be more locally significant than direct impacts. Additional wetland losses may be generated by the secondary impacts of saltwater intrusion, flank subsidence, freshwater-reservoir reduction, and deeper tidal penetration. A variety of mitigation efforts have been initiated to protect against direct and indirect wetland loss. The nonmaintenance of mitigation structures that reduces canal construction impacts can have substantial impacts upon wetlands. These localized impacts are expected to continue. Various estimates of the total, relative direct, and indirect impacts of pipeline and navigation canals on wetland loss vary enormously; they range from estimates of 9 percent (Britsch and Dunbar 1993) to 33 percent (Penland et al., 2001a and 2001b) to estimates of greater than 50 percent (Turner et al., 1982; Scaife et al., 1983; Bass and Turner, 1997). A panel review of scientific evidence suggests that wetland losses directly from human activities account for less than 12 percent of the total wetland loss experienced since 1930 and approximately 29 percent of the total losses between 1955 and 1978 (Boesch et al., 1994). Of these direct losses, 33 percent are attributed to canal and spoil bank creation (10% of overall wetland loss). In Louisiana, deepening the Fourchon Channel to accommodate larger OCS Program-related service vessels has occurred within a saline marsh environment and provides the opportunity to create wetlands with the dredged materials. In addition, installation and improvement of channel armor along the Port Fourchon channel and the enforcement of vessel speed and “no wake zones” should greatly reduce the loss of wetlands due to erosion and vessel traffic.

There are 10 Federal channels totaling 2,000 km (1,243 mi) that are used in support of OCS Program activities (Chapter 4.5.3.2 of the Multisale EIS). Out of these 10 channels, 7 are shallow-water channels and 3 are deep-draft channels. All the channels will continue to require some form of maintenance dredging. The dredging cycle can range from 1 to 6 years, depending on channel or channel segment. Secondary wetland loss will continue throughout the 40-year project life because of canal widening resulting from erosion, saltwater intrusion, or a combination of the two. The extent of the losses depends on the future construction of channel stabilization features, hurricane activity, and increase in vessel use. The BOEM has used a widening rate for OCS Program-related channels of 1.5 m/yr (4.9 ft/yr) (Chapter 4.5.3.2 of the Multisale EIS). Using the 2,000 km (1,243 mi) of estimated OCS Program-related channel length and the 1.5 m/yr (4.9 ft/yr) estimated bank widening rate, an annual landloss of ~300 ha/yr (741 ac/yr) could occur. On average, 12 percent of traffic using OCS-related navigation channels is related to the OCS Program (Tables 3-36 and 4-4). Based on the numbers of service-vessel trips projected for the proposed action and the OCS Program (Tables 4-3 and 4-6), the CPA proposed action is expected to contribute 2.5-4.1 percent of the total OCS Program usage; therefore, the proposed action would contribute 0.3-0.5 percent to the total commercial traffic using these navigation channels (USDOI, MMS, 2007c). So, in the 40-year cumulative activities scenario, landloss from indirect impacts of Federal navigation channels could be ~12,000 ha (29,653 ac). These numbers are likely overestimates of losses since different erosion rates for armored channels are not considered. More recent studies by
USGS found that canal widening rates have slowed rather than increased in recent years as a result of increased bank stabilization efforts (Johnston et al., 2009). The results of a recently completed study that included both armored and unarmored canals supports the hypothesis that there are reduced loss rates along armored canals (Johnston et al., 2009; Thatcher et al., 2011). Information about these rates and the results of the Thatcher et al. (2011) study are discussed in Chapter 4.1.1.4.2.

Depending upon the regions and soils through which they were dredged, secondary adverse impacts of canals may be more locally significant than direct impacts. The OCS activities are expected to result in some level of dredging activity associated with the expansion of offshore platforms or onshore transfer or production facilities if needed. The primary indirect impacts from dredging would be wetland loss as a result of saltwater intrusion or vessel-traffic erosion. However, the primary support, transfer, and production facilities used for the CPA proposed action are located along armored canals and waterways, thus minimizing marsh loss. In the foreseeable future, there will be a continuing need for dredged material for both coastal restoration, wetland creation, and to some extent offshore sediments (e.g., sand, etc.) needed for beach restoration and hurricane protection. Alternative dredged-material disposal methods can be beneficially used for wetland creation or restoration as required by COE permitting program.

It is also noted that the DWH event exposed both inland and offshore navigation channels to treated oil. This exposure could result in submerged oil mats in certain areas of coastal waters; however, these submerged oil mats were found nearshore and not necessarily in coastal navigation channels (OSAT, 2010). Further sampling associated with this and other studies concerning the DWH event reported no exceedances of USEPA’s benchmarks for aquatic life, including total PAH’s, beyond 3 km (~2 mi) from the wellhead (OSAT, 2010; Atlas and Hazen, 2011). Therefore, even if submerged oil mats or residual oil were to be encountered during the proposed action, the impact would be minimal to none. Additional information on the condition of the oil resulting from the DWH event will be made publicly available as the NRDA assessment process progresses and analyses are completed. Dredging in these areas could resuspend remnant oiled sediments, but these sediments are not expected to be toxic. This is because of dispersant treatment, weathering, and natural biodegradation that occurred.

Impacts from State onshore oil and gas activities are expected to occur as a result of dredging for new canals, maintenance, the usage of existing rig access canals and drill slips, and the preparation of new well sites. Locally, subsidence may be due to the extraction of large volumes of oil and gas from subsurface reservoirs, but subsidence associated with this factor seems to have slowed greatly over the last three decades as the reservoirs are depleted. However, recent reexamination of subsidence mechanisms by Stephens (2010b) states that the “Northern Gulf of Mexico continental margin is segmented by northwest-southeast trending transfer fault zones related to Mesozoic rifting.” Indirect impacts from dredging new canals for State onshore oil and gas development (Chapter 4.1.3.3.3 of the Multisale EIS) and from the maintenance of the existing canal network is expected to continue. Maintenance dredging of the OCS Program-related navigation channels accounts for 10 percent of the dredged material produced.

The CPA proposed action is expected to use existing navigation channels and to contribute minimally to the need for additional channel maintenance. Impacts from State onshore oil and gas activities are expected to occur as a result of dredging for new canals, maintenance, and usage of existing rig access canals and drill slips, and preparation of new well sites. Insufficient adverse impacts upon wetlands from maintenance dredging are expected because the large majority of the material would be placed in existing disposal areas or use alternate bank disposal techniques. The alternate bank disposal technique creates gaps to maintain hydrological connections and tidal circulation important in maintaining a functioning wetland.

**Navigation Channels, Canals, and Coastal Infrastructure**

The effects of pipelines, canal dredging, and navigation activities on wetlands are described in Chapters 4.1.2.1 and 4.2.2.1.3.2 of the Multisale EIS. Subsidence of wetlands is discussed in more detail in Chapter 4.1.3.3.1 of the Multisale EIS.

As noted in the referenced chapters above, the previous OCS activities associated with the CPA are expected to require some level of dredging, channel deepening, and maintenance of access canals. Onshore activity that would further accelerate wetland loss includes additional construction of access
channels, and drill slips and onshore action needed for construction of new well sites and expansion or construction of onshore and offshore facilities (production platforms or receiving and transfer facilities). Management activities, including erosion protection and restoration along the edges of these canals, can significantly reduce canal-widening impacts on wetland loss (Johnston et al., 2009; Thatcher et al., 2011). These and similar studies are discussed in detail in Chapter 4.1.1.4.2. Impacts resulting from activities related to navigation canals can be mitigated with bank stabilization, enforcement of no wake zones, and where possible, the beneficial use of dredged material (produced during maintenance dredging activities) to create wetland or upland habitats. The service vessels associated with the CPA proposed action would generate an estimated 137,000-220,000 trips annually, which is 2-3 percent of the total OCS traffic (12% of all vessel traffic) generated in the GOM. Based on these estimates, the vessel-induced erosion associated with the proposed action is minimal. Therefore, marsh loss resulting from the combination of vessel-induced erosion and saltwater intrusion from navigation channels and canals is unlikely.

**Pipelines**

Modern pipeline installation methods and impacts are described in Chapters 4.1.1.8.1 and 4.1.2.1.7 of the Multisale EIS. The proposed action may include 3-18 new onshore pipeline facilities, other than pipelines (26-39 landfalls) that could be constructed in wetlands for the estimated life time (40 years) of the proposed action (Table 4-9 of the Multisale EIS). While impacts are greatly reduced by mitigation techniques, expansion of tidal influence, saltwater intrusion, hydrodynamic alterations, erosion, sediment transport, and habitat conversion can still occur (Cox et al., 1997; Morton, 2003; Ko and Day, 2004b). The majority (over 80%) of OCS Program-related direct landloss is estimated to be from pipelines (Turner and Cahoon, 1987). Since the beginning of OCS Program activities in the GOM, approximately 15,400 km (9,563 mi) of pipelines have been constructed in Louisiana. These are seaward of the inland CZM boundary to the 3-mi State/Federal boundary offshore. Of those pipelines, about 8,000 km (4,971 mi) cross wetland and upland habitat. The remaining 7,400 km (4,595 mi) cross waterbodies (Johnston et al., 2009). The total length of non-OCS Program-related pipelines through wetlands is believed to be approximately twice that of the Gulf OCS Program, or about 15,285 km (9,492 mi). There is a total of approximately 23,285 km (14,460 mi) of pipelines through Louisiana coastal wetlands. The majority of OCS pipelines entering State waters ties into existing pipeline systems and does not result in new landfalls. Pipeline maintenance activities that disturb wetlands are very infrequent and are mitigated to the maximum extent practicable.

The widening of OCS Program-related pipeline canals does not appear to be an important factor contributing to OCS-related direct landloss. This is because few pipelines are open to navigation, and the impact width does not appear to be significantly different from that for open pipelines closed to navigation. Based on the projected coastal Louisiana wetlands loss of 132,607 ha (327,679 ac) for the years 2000-2040 (Barbas et al., 2003), landloss resulting from new OCS Program pipeline construction represents <1 percent of the total expected wetlands loss for that time period (Chapter 4.5.3.2 of the Multisale EIS). This estimate does not take into account the present regulatory programs and modern installation techniques. Recently built pipelines and pipeline canals are much narrower than in the past because of advances in technology and improved methods of installation. These advances are due to a greater awareness among regulatory agencies and industry (Johnston et al., 2009). The magnitude of impacts from OCS Program-related pipelines is inversely proportional to the quantity and quality of mitigation techniques applied. Pipelines with extensive mitigation measures appeared to have minimal impacts, while pipelines without such measures contributed to significant habit changes. Through proper construction methods, mitigation and maintenance, impacts can be minimized or altogether avoided. The BOEM is not a permitting agency for onshore pipelines. The permitting agency would be COE and the State in which the activity has or would occur. Therefore, it would be the responsibility of COE and the States to ensure that wetland impacts resulting from pipeline construction are properly mitigated and monitored.

**Oil Spills**

The potential for coastal/inland oil spills will continue, regardless of the source. This creates the greatest concern for coastal wetlands depending on the spill’s proximity to these vegetated areas. The potential for vessel contact with improperly marked and abandoned wells in State nearshore waters could
continue to increase until adequate funding is provided to monitor and inspect wells for compliance with procedures and regulations governing abandoned wells. The recent Barataria Bay spill (July 27, 2010) from an abandoned well in State waters released an estimated total of 7,000 gallons of oil and approximately 2,000 Mcf of natural gas per day (Powell, 2010; U.S. Dept. of Homeland Security, CG, 2010c). Aging infrastructure, including both OCS Program and State oil and gas platforms and pipelines, will continue to be a potential source of both inland and offshore spills. Over 3,000 production platforms in the Gulf are over 20 years old and were constructed prior to the modern structural requirements that increase endurance to hurricane force winds (Casselman, 2010). Earlier studies (Pulsipher et al., 1998) found that the age of a platform significantly affects the risk of an oil-spill accident during the exploration and production operations. Older pipelines are more susceptible to leaks through corrosion. As a result of how the older pipelines are constructed, these pipelines cannot be monitored or periodically inspected for potential leaks or pipeline weakness with modern, high-monitoring devices; therefore, the potential for preventing a potential leak is small. The potential for onshore and nearshore spills may decrease as a result of more stringent regulations and new policies that call for increased enforcement to address properly plugging and dismantling abandoned wells.

Offshore spills are less likely to reach the coastal wetlands in a fully toxic condition due to weathering and the blockage of spills by barrier islands. However, any reduced elevation and erosion of these barrier islands by Hurricanes Katrina and Rita decrease the level of protection afforded the mainland (USDOC, NMFS, 2007a). Flood tides may now bring some oil through tidal inlets into areas landward of barrier beaches. The turbulence of tidal water passing through most tidal passes would break up the slick, thereby accelerating dispersion and weathering. For the majority of these situations, light oiling of vegetated wetlands may occur. This oil contributes less than 0.1 L/m² (0.026 gal/10.76 ft²) on wetland surfaces. Any adverse impacts that may occur to wetland plants are expected to be very short lived, probably less than 1 year. The OCS Program-related spills could occur as a result of pipeline accidents and barge or shuttle tanker accidents during transit or offloading. The frequency, size, distribution, and impacts of OCS Program-related coastal spills are provided in Chapter 4.3.1.7 of the Multisale EIS. Non-OCS Program-related spills can occur in coastal regions as a result of import tankers, coastal oil production activities, and petroleum product transfer accidents. Their distribution is believed to be similar to that described in Chapter 4.3.1 of the Multisale EIS.

The numbers and sizes of coastal spills are presented in Table 4-13 of the Multisale EIS. About 95 percent of these spills are projected to be from non-OCS Program-related activity. Of the coastal spills <1,000 bbl, the assumed size is 5 bbl; therefore, the great majority of coastal spills would affect a very small area and dissipate rapidly. The small coastal spills that do occur from OCS-related activity would originate near terminal locations in the coastal zones of Texas, Louisiana, Mississippi, and Alabama, but primarily within the Houston/Galveston area of Texas and the deltaic area of Louisiana. An average of nine large (≥10,000 bbl) offshore spills is projected to occur annually in the CPA from all OCS sources over a 40-year scenario (Table 4-15 of the Multisale EIS). One offshore spill >1,000 bbl is estimated to occur every year from the Gulfwide OCS Program (Table 4-13 of the Multisale EIS). A total of 1,000-1,200 smaller (<1,000 bbl) offshore spills are projected annually from the OCS Program Gulfwide (Table 4-13 of the Multisale EIS). Chapter 4.3.1 of the Multisale EIS describes projections of future spill events in more detail.
Description of the Environment and Impact Analysis

The DWH event was the largest spill recorded in the GOM and resulted in the oiling of an extensive portion of the Gulf Coast shoreline from east of the Texas/Louisiana State line to northwest Florida. This event must be considered in the cumulative baseline due to the volume of oil released and the geographic area affected. However, unlike other historic large spills (Exxon Valdez and Ixtoc), the oil was released and treated in deep water nearly 97 km (60 mi) from shore, and the spill occurred in an unconfined open ocean as opposed to a sheltered embayment. All of these factors contribute to the weathering and detoxification of the oil that reached the shoreline. It is too early to determine the cumulative long-term effect, if any, of this spill and its contribution to the ongoing marsh loss or the acceleration of that loss. The current view of most wetland scientists in the area is that, due to the minimal penetration into the marsh, the weathered condition of the oil, and the observed resiliency of the marsh plants to oiling, the overall effect would be minor and recovery of some marsh vegetation is already being seen (Burdeau and Collins, 2010; Mascarelli, 2010; Zabarenko, 2010). In their review of available literature on oil impacts in Gulf Coast wetlands, DeLaune and Wright (2011) found that marsh vegetation, under most conditions, will recover naturally after exposure to oil, without receiving enhanced oil cleanup treatments. The recovery rate will depend on the amount of oiling, penetration of oil into the soil profile, and the sensitivity of a particular plant or the plant’s vulnerability (height) to oil or depth of oiling. While catastrophic spills could occur in the future as a result of human error, new regulations focusing on improved safety, more regulatory checks, and inspections should decrease the already small likelihood of the occurrence of such spills.

Periodic Wetlands Loss

It was estimated in 2000 that coastal Louisiana would continue to lose land at a rate of approximately 44 km²/year (17 mi²/year) over the next 50 years. This would be expected to result in an additional net loss of 1,326 km² (512 mi²) by 2050 and represents approximately 10 percent of Louisiana’s remaining coastal wetlands (Barras et al., 2003). However, in 2005, Hurricanes Katrina and Rita caused 562 km² (217 mi²) of land change (primarily wetlands to open water) (Barras, 2006). Based on the analysis of the latest satellite imagery, approximately 212 km² (82 mi²) of additional open-water habitat was in areas primarily impacted by Hurricane Katrina (e.g., Mississippi River Delta Basin, Breton Sound Basin, Pontchartrain Basin, and Pearl River Basin) (Barras, 2007b and 2009). Also, 256 km² (99 mi²) of open-water habitat was in areas primarily impacted by Hurricane Rita (e.g., Calcasieu/Sabine Basin, Mermentau Basin, Teche/Vermilion Basin, Atchafalaya Basin, and Terrebonne Basin). Barataria Basin contained approximately 46.6 km² (18 mi²) of new open-water habitat caused by both hurricanes. These new open-water habitats represent landloss caused by the direct removal of wetlands. They may also indicate transitory changes of wetlands to open water caused by remnant flooding, removal of aquatic vegetation, scouring of marsh vegetation, and water-level variation attributed to normal tidal and meteorological variation between satellite images. An accurate evaluation of permanent loss of wetland areas is difficult until several growing seasons have been evaluated. The presence of strong tropical storms is a routine background condition in the Gulf that must be taken into consideration. Coastal change from storms in the area included both beach erosion and erosion of channels where water continues to flow seaward to the Gulf of Mexico (Doran et al., 2009). These eroded barriers that once protected the wetlands behind them were severely eroded by the storms. The cumulative effects of human and natural activities in the coastal area have severely degraded the deltaic processes and have shifted the coastal area from a condition of net land building to one of net landloss and are discussed in Chapter 4.1.1.4.4 (see also U.S. Dept. of the Army, COE, 2004a).

Development in Wetlands

The development of wetlands for agricultural, residential, and commercial uses would continue with more regulatory and planning constraints. Impacts from residential, commercial, and agricultural and silvicultural (forest expansion) developments are expected to continue in coastal regions around the Gulf. Existing regulations and development permitting procedures indicate that development-related wetland loss may be slowed. Wetland damage would be minimized through the implementation of CZM guidelines, COE regulatory guidelines for wetland development, and various State and Federal coastal development programs. Examples of these programs are the Coastal Impact Assistance Program (CIAP), the Coastal Wetlands Planning, Protection, and Restoration Act (CWPPRA), and LACPR.
Central Planning Area Supplemental EIS

The past discharge of saltwater and drilling fluids associated with oil and gas development has been responsible for the decline or death of some marshes (Morton, 2003). Discharging OCS-related produced water into inshore waters has been discontinued, and all OCS-produced waters transported to shore would either be injected or disposed of in Gulf waters and would not affect coastal wetlands (Chapter 4.1.1.4.2 of the Multisale EIS). Dredged material would be deposited either in existing approved discharge sites or would be used beneficially for wetland restoration or creation. In the Port Fouchon area, some of the existing areas being filled with dredged material may be used, if needed, for the expansion of oil production or support facilities.

Cumulative loss of wetlands has occurred as a result of both natural and anthropogenic events. Natural subsidence has caused wetland loss through compaction of Holocene strata (the rocks and deposits from 10,000 years ago to present). Human factors such as onshore oil and gas extraction, groundwater extraction, drainage of wetland soils, and burdens placed by buildings roads and levees have also caused wetland loss. Areas of local subsidence have also been correlated to the past extraction of large volumes of underground resources including oil, gas, water, sulfur, and salt (Morton, 2003; Morton et al., 2002 and 2005). There is increasing new evidence of the importance of the effect of sea-level rise (or marsh subsidence) as it relates to the loss of or changes in marshes, types of marsh, and plant diversity (Spalding and Hester, 2007). This study shows that the very structure of coastal wetlands would likely be altered by sea-level rise because community shifts would be governed by the responses of individual species to new environmental conditions. Flood control and channel training along the Mississippi River would continue to deprive the delta of the needed sediment required for the creation or maintenance of the existing wetlands. Another recent development that is presently being proposed along the Mississippi coast and is planned for the Louisiana and Texas coasts is the preparation of salt domes for the storage of strategic oil reserves. The current plan would result in discharging highly concentrated salt solutions into the nearshore Gulf and bays. The potential for large modifications (increases) in coastal salinities could result in devastating or severely compromising the coastal marshes (Mississippi Press, 2007).

Following Hurricanes Katrina and Rita in 2005, the demand for large quantities of earthen construction materials for hurricane-protection levee construction or restoration resulted in either removing or damaging marginal wetlands that could be highly productive. These wetland damages are required to be mitigated through the COE regulatory process, which means that wetland functions are restored preferably either on the impacted site or that wetland functions are restored at secondary locations. It is expected that the need for these materials will continue in the future.

Summary and Conclusion

Wetlands are most vulnerable to inshore or nearshore oil spills, but these tend to be localized events. Spill sources include vessel collisions, pipeline breaks, and shore-based transfer, refining, and production facilities. The wetlands associated with the CPA proposed action have a minimal probability for oil-spill contact. This reduced risk is due to the distance of the offshore facility to wetland sites, beach and barrier island topography (although locally reduced post-Hurricanes Katrina and Rita), and product transportation through existing pipelines or pipeline corridors. Wetlands can also be at risk for offshore spills, but the risks are minimized by distance, time, sea and weather conditions, and the implementation of a timely and appropriate spill-response effort. If they do reach shore, only light localized impacts to inland wetlands would occur. If any inland spills occur, they would likely be small and at inland service bases or other support facilities and generally located away from wetlands; therefore, the spills would not be expected to affect wetlands.

While landloss will continue from subsidence and saltwater intrusion, the State of Louisiana and COE have implemented freshwater diversion projects to minimize the effect of this saltwater-induced landloss. Landloss would continue from vessel traffic; however, because of the small increase in traffic caused by the proposed action, the loss attributed to the proposed action would also be minimal. The CPA proposed action would not require any channel maintenance destined from that attributable to all vessel traffic regardless of source; therefore, no additional wetland loss would result from dredged material disposal. If dredged-material disposal is required, it would likely be beneficially used for marsh creation to the extent practicable. Disposal of OCS wastes and drilling by-products would be delivered to existing facilities. Because of existing capacity and the location of infrastructure, no additional expansion into wetland areas is expected.
Development pressures in the coastal regions of Louisiana, Mississippi, Alabama, and Florida have caused the destruction of large areas of wetlands. In coastal Louisiana, the most destructive developments have been the inland oil and gas industry projects, which have resulted in the dredging of huge numbers of access channels. Agricultural, residential, and commercial developments have been particularly destructive. These trends are expected to continue. During the period from 2001 to 2040, between 248,830 and 346,590 ha (614,872 and 856,443 ac) of wetlands would be lost from the Louisiana coastal zone and 1,600-2,000 ha (647-809 ac) would be lost from the Mississippi coastal zone. Wetland losses in the coastal zones of Alabama and Florida are assumed to be comparable with those in Mississippi. New and existing pipeline channels would continue eroding, largely at the expense of wetlands; however, channel armor may be added at a later date to minimize future impacts. However, these estimates do not take into account the current regulatory programs, modern construction techniques and mitigations, or any new techniques that might be developed in the future. Because of modern construction techniques and mitigation measures, there would be zero to negligible impacts on wetland habitats as a result of the CPA proposed action. The CPA proposed action represents a small percentage (<10%) of total OCS activity (USDOI, MMS, 2007c). Impacts associated with the CPA proposed action are a minimal part of the overall OCS impacts. The cumulative effects of human and natural activities in the coastal area have severely degraded the deltaic processes and have shifted the coastal area from a condition of net land building to one of net landloss. Deltaic Louisiana is expected to continue to experience the greatest loss of wetland habitat due to natural factors and anthropogenic activities. Wetland loss is also expected to continue in coastal Mississippi, Alabama, and Florida, but at slower rates. The incremental contribution of the CPA proposed action to the cumulative impacts on coastal wetlands is expected to be small in light of these other natural and non-OCS Program related factors.

4.1.1.5. Seagrass Communities

The BOEM has reexamined the analysis for seagrass communities presented in the Multisale EIS and the 2009-2012 Supplemental EIS (addition of 181 South Area) based on the additional information presented below and in consideration of the DWH event. No substantial new information was found that would alter the impact conclusion for seagrass communities presented in the Multisale EIS.

The full analyses of the potential impacts of routine activities and accidental events associated with the CPA proposed action and the proposed action’s incremental contribution to the cumulative impacts are presented in the Multisale EIS. A summary of those analyses and their reexamination due to new information is presented in the following sections. A brief summary of potential impacts follows. Turbidity impacts from pipeline installation and maintenance dredging associated with the CPA proposed action would be temporary and localized. The increment of impacts from service-vessel transit associated with the CPA proposed action would be minimal. Should an oil spill occur near a seagrass community, impacts from the spill and cleanup would be considered short term in duration and minor in scope. Close monitoring and restrictions on the use of bottom-disturbing equipment to clean up the spill would be needed to avoid or minimize those impacts. Of the cumulative activities, dredging generates the greatest overall risk to submerged vegetation, while hurricanes cause direct damage to seagrass beds, which may fail to recover in the presence of cumulative stresses. The CPA proposed action would cause a minor incremental contribution to cumulative impacts due to dredging from maintenance of channels.

4.1.1.5.1. Description of the Affected Environment

A detailed description of seagrass communities in the CPA (Louisiana, Mississippi, Alabama, and Florida is discussed here) can be found in Chapter 4.2.2.1.3.3 of the Multisale EIS. Additional information regarding the additional 181 South Area and any new information found since the publication of the Multisale EIS is presented in Chapter 4.1.3.3 of the 2009-2012 Supplemental EIS. The following information is a summary of the resource description incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

A search was conducted for new information published on submerged vegetation, and various Internet sources were examined to determine any recent information regarding seagrasses. Sources
investigated include BOEM, USDOC/NOAA, the USGS National Wetlands Research Center, the USGS Gulf of Mexico Integrated Science Data Information Management System, Seagrass Watch, Gulf of Mexico Alliance, State environmental agencies, USEPA, and coastal universities. Other websites from scientific publication databases were checked for new information using general Internet searches based on major themes. New information is discussed below.

Submerged vegetation distribution and composition depend on an interrelationship among a number of environmental factors that include water temperature, depth, turbidity, salinity, turbulence, and substrate suitability (Kemp, 1989; Onuf, 1996; Short et al., 2001). Marine seagrass beds generally occur in shallow, relatively clear, protected waters with sand bottoms (Short et al., 2001). Freshwater submerged aquatic vegetation (SAV) species occur in the low-salinity waters of coastal estuaries (Castellanos and Rozas, 2001). True seagrasses that occur in the Gulf of Mexico are *Halodule beaudettei* (formerly *Halodule wrightii*; shoal grass), *Halophila decipiens* (paddle grass), *Halophila engelmannii* (star grass), *Syringodium filiforme* (manatee grass), and *Thalassia testudinum* (turtle grass) (Short et al., 2001; Handley et al., 2007). Although it is not considered a true seagrass because it has hydroanemophilous pollination (pollen grains float) and can tolerate freshwater, *Ruppia maritima* (widgeon grass) is common in the brackish waters of the Gulf of Mexico (Zieman, 1982; Berns, 2003; Cho and May, 2008). Freshwater genera that are dominant in the northern Gulf of Mexico are *Ceratophyllum*, *Najas*, *Potamogeton*, and *Vallisneria* (Castellanos and Rozas, 2001; Cho and May, 2008). Submerged vegetation increases protection from predation and food resources for associated nekton (Rozas and Odum, 1988; Maiaro, 2007). Seagrasses and freshwater SAV’s provide important nursery and permanent habitat for sunfish, killifish, immature shrimp, crabs, drum, trout, flounder, and several other nekton species and provide a food source for species of wintering waterfowl and megaherbivores (Rozas and Odum, 1988; Rooker et al., 1998; Castellanos and Rozas, 2001; Heck et al., 2003; Orth et al., 2006). They also act in carbon sequestration, nutrient cycling, and sediment stabilization (Heck et al., 2003; Duarte et al., 2005; Orth et al., 2006). They are also substrate for epiphytes to grow, which can be a hindrance (shading) if too thick to the seagrass, but those epiphytes serve as another food source to different species (Howard and Short, 1986; Bologna and Heck, 1999).

According to the most recent and comprehensive data available, approximately 500,000 ha (1.25 million ac) of seagrass beds are estimated to exist in exposed, shallow coastal/nearshore waters and embayments of the Gulf of Mexico, and over 80 percent of these beds are in Florida Bay and Florida coastal waters (calculated from Handley et al., 2007). In the northern Gulf of Mexico from south Texas to Mobile Bay, seagrasses occur in relatively small beds behind barrier islands in bays, lagoons, and coastal waters (*Figure 4-3*); while SAV’s occur in the upper freshwater regions of estuaries and rivers (Onuf, 1996; Castellanos and Rozas, 2001; Handley et al., 2007). Increased nutrients and sediments from either natural or anthropogenic events such as tropical cyclones and watershed runoff are common and significant causes of seagrass decline (Carlson and Madley, 2007). Recent increases in natural and anthropogenic stresses have led to decreases in these communities worldwide (Orth et al., 2006). The USGS’s Seagrass Status and Trend in the Northern Gulf of Mexico: 1940-2002 demonstrated a decrease of seagrass coverage from approximately 1.02 million ha (2.52 million ac) estimated in 1992 to approximately 500,000 ha (1.25 million ac) calculated in the 2002 report (Handley et al., 2007). While declines have been documented for different species in different areas, it is difficult to estimate rates of decrease because of the fluctuation of biomass among the different species, seasonally and yearly.

**Louisiana:** In Louisiana, submerged vegetation primarily consists of freshwater and low-salinity vegetation. Largely due to the turbid water conditions that are caused by the Mississippi and Atchafalaya Rivers, seagrass beds in Louisiana have low densities and are rare. The exceptions are the beds in the vicinity of the Chandeleur Island chain located between Louisiana and Mississippi (Poirrier, 2007). Many beds in Louisiana are continually affected by storm events of different severities throughout the year. Submerged vegetation is physically removed, buried, or exposed to drastic salinity shifts after severe storm events (Maiaro, 2007). The recovery times for beds depends on the size of the disturbance (Fourqurean and Rutten, 2004). Strong storm events not only remove seagrass and SAV beds but also change the nekton community structure (Maiaro, 2007). In Biloxi Marsh, southeast Louisiana, nekton communities at sites denuded of *R. maritima* by Hurricanes Cindy and Katrina resembled communities in sites that had no vegetation before the hurricanes (Maiaro, 2007). The seagrasses behind the Chandeleur Island chain and SAV communities within Plaquemines and St. Bernard Parishes had contact with the oil from the DWH event and had considerable physical stress from various prevention and cleanup efforts.
(USDOC, NOAA, 2010e). There is the potential for significant shifts in community structure, but the current health of the community is unknown. It is expected there will be a decrease in submerged vegetation and a negative impact on the communities in the areas affected by the DWH event. There are ongoing research projects through the NRDA process that will document effects of the spill and associated activities on local communities. This research also includes a study on the environmental effects from the oil barrier berms built in portions of southeastern Louisiana. To date, the NRDA process is incomplete, and it may be years before these data and conclusions are released to the public.

**Mississippi:** Seagrass beds primarily occur in the Mississippi Sound and are in the proximity of the Gulf Island National Seashore islands including Ship, Horn, Petit Bois, and Cat (Moncreiff, 2007). After local extinctions of *T. testudinum* and *S. filiforme* from Hurricane Camille and recent increases in freshwater outflow from nearby watersheds, there has been an increase in *R. maritima* and a persistence of *H. beaudetii*, making them the predominant submerged vegetation communities along the Mississippi coast (Cho and May, 2008; Cho et al., 2009; Barry A. Vittor and Associates, Inc., 2009). While submerged vegetation abundance decreased in 2005 after the passage of Hurricanes Cindy and Katrina, there was a documented increase in abundance in 2006 (Cho and May, 2008). Because *R. maritima* is known to be resilient to temporary disturbances, further studies confirmed a seasonal trend to percent cover changes in the Mississippi Sound (Cho and May, 2008). This resiliency could be an important factor in ecosystem health with events such as the DWH event. Mississippi Sound had oil slicks from the DWH event, and some beds within that area had contact with both tarballs and oil (USDOC, NOAA, 2010e). The current health of the system is unknown, and research is being conducted through the NRDA process to assess the effects from the DWH event on the local submerged vegetation beds.

**Alabama:** Barry A. Vittor & Associates, Inc. (2009) reported approximately 2,100 ha (5,250 ac) of freshwater and marine submerged vegetation in Alabama coastal waters. They found there was a decrease in SAV cover in the southern portion of the study area in coastal Alabama from 2002 to 2009 by approximately 20 percent. Hurricanes Ivan and Katrina potentially influenced the local SAV communities with increased salinity, water turbidity, and scouring from storm surges (Barry A. Vittor & Associates, Inc., 2009). However, there was no large-scale impact on the distribution or ecological performance of Alabama’s marine seagrass beds from either Hurricane Ivan or Katrina (Byron and Heck, 2006; Anton et al., 2009). While oil and tarballs have impacted the barrier islands in coastal Alabama, any effect to the beds from the impact of the DWH event are unknown (USDOC, NOAA, 2010e). At this time, it is believed that these communities are generally similar ecologically to what it was before the DWH event occurred. There are extensive sampling efforts underway throughout the Gulf of Mexico to assess any effects from the incident to different submerged vegetation beds.

**Florida:** There are an estimated 400,000 ha (1 million ac) of seagrasses in west Florida’s nearshore coastal waters and Florida Bay (Carlson and Madley, 2007). Most of the seagrass coverage in Florida is in south Florida and the higher-salinity estuarine regions in the Florida Panhandle, between Pensacola and Alligator Harbor, and the Big Bend area (Dawes et al., 2004; Carlson and Madley, 2007; Carlson et al., 2010). The Big Bend area has low wave energy due to the shallow and gently sloping nature of the sea bottom, and these beds extend into Federal waters (CSA and Martel Laboratories, Inc., 1985; Zieman and Zieman, 1989). This area had declined by approximately 95,000 ha (234,750 ac) in 2001 to approximately 91,000 ha (224,866 ac) in 2006 (4.5%) in continuous seagrass coverage (Carlson et al., 2010). Throughout the west Florida shelf, there are seasonally patchy offshore beds of *H. decipiens* (Dawes et al., 2004). Many beds in Florida are protected by extensive barrier islands. These islands help protect the Florida coast from the many tropical cyclones that impact this State. However, the increased turbidity and freshwater from these storm events have decreased many areas of seagrass beds on the western coast of Florida (Carlson et al., 2010). The panhandle was exposed to oil and tarballs from the DWH event, but the majority of the seagrass beds in south Florida received little impact from the DWH event (USDOC, NOAA, 2010e). It is assumed these communities will be similar to how they were before the DWH event unless a significant delayed impact occurs. Florida has multiple sampling stations to examine any effects from the incident to submerged vegetation beds.

As noted above, there remains uncertainty regarding the impacts of the DWH event on submerged vegetation. Although the information remains incomplete or unavailable, it appears that the majority of submerged vegetation beds in Florida were not significantly impacted and that the baseline for this submerged vegetation remains roughly the same after the DWH event. Submerged vegetation in Louisiana, Mississippi, and Alabama may have been more significantly impacted. As such, at least for
submerged vegetation in Louisiana, Mississippi and Alabama, this incomplete or unavailable information may be essential to a reasoned choice among alternatives. Nevertheless, the ongoing research on submerged vegetation after the DWH event is being conducted through the NRDA process. These research projects may be years from completion, and data and conclusions have not been released to the public. Regardless of the costs involved, it is not within BOEM’s ability to obtain this information from the NRDA process within the timeline of this Supplemental EIS. In light of this incomplete and unavailable information, BOEM subject-matter experts have used credible scientific information that is available and applied it using scientifically accepted methodology.

4.1.1.5.2. Impacts of Routine Events

Background/Introduction

The routine events associated with OCS activities in the CPA that could adversely affect submerged vegetation communities include construction of pipelines, canals, navigation channels, and onshore facilities; maintenance dredging; and vessel traffic (e.g., propeller scars). Many of these activities would result in an increase of water turbidity that is detrimental to submerged vegetation health. Through avoidance and mitigation policies, these effects are generally localized, short-term, and minor in nature. Existing and projected lengths of OCS-related dredging, pipelines, and vessel activities are described in detail in Chapters 4.1.2.1.7 and 4.1.3.3.3 of the Multisale EIS and in Chapter 3.1 of this Supplemental EIS. The dynamics of how these activities impact submerged vegetation is discussed in Chapters 4.2.1.1.3.3 and 4.2.2.1.3.3 of the Multisale EIS and are summarized here.

Proposed Action Analysis

Dredging impacts associated with the installation of new navigation channels are greater than those for pipeline installations because it creates a much wider and deeper footprint. The proposed action, however, is only likely to result in 0-1 pipeline landfalls. Pipelines are heavily regulated and permitted, and they are likely to be required to be sited away from submerged vegetation. New canal dredging and related disposal of dredged material also cause significant changes in regional hydrology (Onuf, 1994; Collins, 1995; Erftemeijer and Lewis, 2006). Examples of this are the heavy traffic utilizing the Gulf Intracoastal Waterway and maintenance dredging that decrease local seagrass beds in Laguna Madre, Texas (Texas Parks and Wildlife Department, 1999). Deepwater oil and gas exploration requires larger vessels that could cause channel widening; however, the inshore facilities would probably remain the same, and no new canals are expected to be required for the proposed action. In Louisiana, some are located in Cameron, Fourchon, Intracoastal, Morgan City, and Venice. In Mississippi, there is a shore base in Pascagoula, and in Alabama, the shore base is in Theodore. Channel dredging to facilitate, create, and maintain waterfront real estate, marinas, and waterways will continue to be a major impact-producing factor on the Gulf Coast. The waterway maintenance program of COE has been operating in the CPA for decades. Impacts generated by initial channel excavations are sustained by regular maintenance activities performed on average every 2-5 years. Maintenance activities are projected to continue into the future regardless of the OCS activities.

Dredge and fill activities are the greatest threats to submerged vegetation habitat (Wolfe et al., 1988). Effects from dredging and resuspension of sediments are relative to dredge type and sediment size (Collins, 1995). The most serious impacts generated by dredging activities to submerged vegetation and associated communities are a result of the removal of sediments, changes in salinity, burial of existing habitat, and oxygen depletion and reduced light associated with increased water turbidity (Erftemeijer and Lewis, 2006). Increased water turbidity from dredging operations that causes light attenuation negatively affects vegetation health (Onuf, 1994; Kenworthy and Fonseca, 1996). Suspension of the fine sediments from dredging activities may influence not only water clarity but also nutrient dynamics in estuaries, which can decrease overall primary production (Essink, 1999; Erftemeijer and Lewis, 2006). While these effects can decrease submerged vegetation cover, the activities would be localized and monitored events. Also, plans for installation of new linear facilities and maintenance dredging are reviewed by a variety of Federal, State, and local agencies and the interested public in order to receive the necessary government approvals. Mitigation may be required to reduce undesirable effects on beds from dredging activities. The most effective mitigation for direct impacts to submerged vegetation beds and associated
communities is avoidance, but if contact is unavoidable then actions such as using turbidity curtains with a sizable barrier can mitigate dredge effects.

Pipeline construction in coastal waters could temporarily elevate water turbidity in submerged vegetation beds near the pipeline routes. The duration of increased water turbidity would depend on factors like currents, bottom topography, and substrate type (Collins, 1995). The COE and State permit requirements are expected to require pipeline routes that avoid high-salinity beds, as well as reduce and maintain water turbidity within tolerable limits for submerged vegetation. Most activities would use existing inshore structures, so less than one pipeline would make landfall under the proposed action. If any new pipelines run to shore due to the CPA proposed action, environmental permit requirements for locating pipelines would result in minimal impact on seagrasses. Because of regular tidal flushing, increased water turbidity from pipeline activities is projected to be below significance levels. Therefore, effects on submerged vegetation by pipeline installation are predicted to be small and short term.

Vessel traffic would only pose a risk to seagrasses when nearshore and to SAV when inshore. Submerged vegetation beds near active navigation channels would already be altered physically by regularly occurring associated activities. Because of the depths where major vessel traffic occurs, propeller wash would not resuspend sediments in navigation channels beyond pre-project conditions. Little, if any, damage to submerged vegetation beds would occur as a result of typical channel traffic. Scarring of seagrass beds by vessels (e.g., support vessels for OCS and State oil and gas activities, fishing vessels, and recreational watercraft) is an increasing concern along the Mississippi, Alabama, and Florida coasts (Sargent et al., 1995; USDOI, GS, 2004). Scarring most commonly occurs in water depths less than 2 m (~6 ft) as a result of boats operating in too shallow water (Zieman, 1976; Sargent et al., 1995; Dunton et al., 1998). Consequently, their propellers and occasionally their keels plow through vegetated bottoms tearing up roots, rhizomes, and whole plants, leaving a furrow that is devoid of submerged vegetation (Zieman, 1976; Dawes et al., 1997). This can ultimately destroy the beds, which are essential nursery habitat for many species (Heck et al., 2003; Orth et al., 2006). The recovery period from scarring varies with the width of the scar, type of scarring, sediment, water quality, and species (Zieman, 1976; Durako et al., 1992; Sargent et al., 1995). If a bed has extensive damage or an already stressed bed is damaged, it could take decades to recover. Scarring may have a more critical effect on habitat functions in areas with less submerged vegetation, like those found in Louisiana. The State of Florida has the Seagrass Outreach Partnership that consists of citizens, researchers, law enforcement officers, and marine resource managers. It was created to reducing boating impacts to seagrass meadows through education. Restoration efforts are funded through fines collected from boaters. There would be little reason for an OCS vessel to anchor or stop in areas that are not designated ports or work structures; therefore, it would be rare for these vessels to be in areas populated by vegetation. There would be little reason for an OCS vessel to anchor or stop in areas that are not designated ports or work structures; therefore, it would be rare for these vessels to be in areas populated by vegetation.

**Summary and Conclusion**

Routine OCS activities in the CPA that may impact seagrasses are not expected to significantly increase in occurrence and range in the near future. Requirements of other Federal and State programs, such as avoidance of the seagrass and vegetation communities or the use of turbidity curtains, reduce undesirable effects on submerged vegetation beds from dredging activities. Federal and State permit requirements should ensure pipeline routes avoid high-salinity beds and maintain water clarity and quality. Local programs decrease the occurrence of prop scarring in grass beds, and channels utilized by OCS vessels are generally away from exposed submerged vegetation beds. Because of these requirements and implemented programs, along with the beneficial effects of natural flushing (e.g., from winds and currents), any potential effects from routine activities on submerged vegetation in the CPA are expected to be localized and not significantly adverse.

As noted in the affected environment section above, there remains uncertainty regarding the impacts of the DWH event on submerged vegetation. At least for submerged vegetation in Louisiana, Mississippi, and Alabama, BOEM cannot definitively determine that the incomplete or unavailable information being developed through the NRDA process would not be essential to a reasoned choice among alternatives. Nevertheless, the ongoing research on submerged vegetation after the DWH event is being conducted through the NRDA process. These research projects may be years from completion, and data and
conclusions have not been released to the public. Regardless of the costs involved, it is not within BOEM’s ability to obtain this information from the NRDA process within the timeline of this Supplemental EIS. In light of this incomplete and unavailable information, BOEM subject-matter experts have used credible scientific information that is available and applied it using scientifically accepted methodology. Nevertheless, any additional impacts to submerged vegetation from routine activities of the proposed action are expected to be minimal due to the distance of most activities from the submerged vegetation beds and that the 0-1 pipeline landfall and maintenance dredging are heavily regulated and permitted, and that mitigations (such as turbidity curtains and siting away from beds) may be required.

4.1.1.5.3. Impacts of Accidental Events

Background/Introduction

A detailed analysis of accidental impacts upon seagrass communities can be found in Chapter 4.4.3.3 of the Multisale EIS and in Chapter 4.1.3.3.3 of the 2009-2012 Supplemental EIS. The following is a summary of that information and any new information discovered through recent literature searches since both documents were prepared.

Proposed Action Analysis

In Louisiana, submerged vegetation primarily consists of freshwater and low-salinity vegetation, but there are seagrass beds in the vicinity of the Chandeleur Island chain (Poirrier, 2007). Mississippi seagrass beds primarily occur in the Mississippi Sound and are in the proximity of the Gulf Island National Seashore islands (Moncreiff, 2007). Alabama’s coast has submerged beds throughout the area. Most of the seagrass coverage in Florida is in south Florida and the higher-salinity estuarine regions in the Florida Panhandle, between Pensacola and Alligator Harbor, and the Big Bend area (Dawes et al., 2004; Carlson and Madley, 2007; Carlson et al., 2010). Accidental events possible with the CPA proposed action that could significantly adversely affect submerged vegetation beds include near and inshore spills connected with the transport and storage of oil. Offshore oil spills that occur in the proposed action area are less likely to contact seagrass communities than are inshore spills because the seagrass beds are generally protected by barrier islands, peninsulas, sand spits, and currents. However, if the temporal and spatial duration of the spill is massive, then an offshore spill could affect submerged vegetation communities as seen with the DWH event; such low-probability catastrophic spills are addressed in Appendix B.

The risk of an offshore spill ≥1,000 bbl occurring and contacting coastal counties and parishes was calculated by BOEM’s oil-spill trajectory model (Chapter 4.3.1.5 of the Multisale EIS). Counties and parishes are used as an indicator of the risk of an offshore spill reaching sensitive coastal environments, and this is the point when oil could contact the submerged community. Figure 4-14 of the Multisale EIS provides the results of the OSRA model that calculated the probability of a spill ≥1,000 bbl occurring offshore as a result of the proposed action and reaching a Gulf Coast county or parish.

Most of the counties and parishes are at minimum risk of being contacted; the most frequently calculated probability of a spill contacting their shorelines is less than 0.5 percent. Eight parishes in Louisiana have a chance of spill contact that is greater than 0.5 percent. For these parishes, the chance of an OCS offshore spill ≥1,000 bbl occurring and reaching their shoreline ranges from 1 percent to 15 percent. Plaquemines Parish, Louisiana, has the greatest risk of a spill occurring and contacting its shoreline. The probability of an oil spill ≥1,000 bbl contacting the State offshore waters within 10 days and contacting some submerged vegetation in the CPA for western Louisiana is 23-35 percent, eastern Louisiana is 6-9 percent, Mississippi is 1 percent, and it is less than 0.5 percent for all other states (Figure 4-15 of the Multisale EIS).

Inshore spills may result from either vessel collisions or ruptured pipelines that release crude and condensate oil. The coast from the Atchafalaya Bay to east of the Mississippi River in Louisiana has the greatest risk of experiencing coastal spills related to the CPA proposed action (Chapter 4.3.1.7.2 of the Multisale EIS). Because of the floating nature of nondispersed crude oil, the regional microtidal range, dynamic climate with mild temperatures, and the amount of micro-organisms that consume oil, these spills would typically be short-term events and have little prolonged effects on vegetated communities and the associated fauna (DeLaune et al., 1990; Roth and Baltz, 2009). Increased water turbulence from
waves, storms, or vessel traffic breaks apart the surface oil sheen and disperses some oil into the water column or mixes the oil with sediments, which can settle and coat the entire plant with oil and sediments (Teal and Howarth, 1984; Thorhaug, 1988; Burns et al., 1994). This coating situation also happens when oil is treated with dispersants because the dispersants break down the oil and it sinks into the water column. However, as reviewed in Runcie et al. (2004), oil mixed with dispersants has shown an array of effects on seagrass depending on the species and dispersant used.

An offshore spill would inundate the coastal waters first and affect local communities similar to an inshore spill. With a greater distance from shore, there is a greater chance of the oil being weathered by natural and mechanical processes by the time it reaches the nearshore habitat.

If an oil slick settles into a protective embayment where submerged vegetation beds are found, decreased water clarity from coating and shading causes reduced chlorophyll production and could lead to a decrease in vegetation (Erfemeijer and Lewis, 2006). Depending on the species and environmental factors (e.g., temperature and wave action), seagrasses may exhibit minimal impacts from a spill; however, communities residing within the beds could accrue greater negative outcomes (den Hartog and Jacobs, 1980; Jackson et al., 1989; Kenworthy et al., 1993; Taylor et al., 2006). Community effects could range from direct mortality due to smothering or indirect mortality from loss of food sources and habitat to a decrease in ecological performance of the entire system depending on the severity and duration of the spill event (Zieman et al., 1984). Because different species have different levels of sensitivity to oil, it is difficult to compare studies and extrapolate what variables caused the documented differences in vegetation and community health (Thorhaug et al., 1986; Runcie et al., 2004).

Prevention and cleanup efforts could also affect the health of submerged vegetation communities (Zieman et al., 1984). Many physical prevention methods such as booms, barrier berms, and diversions can alter hydrology specifically changing salinity and water clarity. These changes would harm seagrasses because they are tolerant to certain salinities and light levels (Zieman et al., 1984; Kenworthy and Fonseca, 1996). There is increased boat and human traffic in these sensitive areas that generally are protected from this degree of human disturbance prior to the response. Increased vessel traffic would lead to elevated water turbidity and increased prop scarring. While the elevated levels of water turbidity would be short-term and the possible damages from propellers could be longer, both events would be localized during the prevention and cleanup efforts (Zieman, 1976; Dawes et al., 1997). Detailed sampling to evaluate the effects of the DWH event and associated prevention/cleanup efforts are occurring within the NRDA process. The information that is available since the DWH event and that is about the current state of the submerged vegetation from Louisiana, Mississippi, Alabama, and Florida is found in Chapter 4.1.1.5.1.

Summary and Conclusion

Although the probability of their occurrence is low, the greatest threat to inland, submerged vegetation communities would be from an inland spill resulting from a vessel accident or pipeline rupture. The resulting slick may cause short-term and localized impacts to the submerged vegetation bed. There is also the remote possibility of an offshore spill to such an extent that it could also affect submerged vegetation beds, and this would have similar effects to an inshore spill. Because prevention and cleanup measures can have negative effects on submerged vegetation, close monitoring and restrictions on the use of bottom-disturbing equipment would be needed to avoid or minimize those impacts. The floating nature of nondispersed crude oil, the regional microtidal range, dynamic climate with mild temperatures, and the amount of microorganisms that consume oil would alleviate prolonged effects on submerged vegetation communities. Also, safety and spill-prevention technologies are expected to continue to improve and will decrease the detrimental effects to submerged vegetation from the CPA proposed action.

As noted above in the affected environment section above, there remains uncertainty regarding the impacts of the DWH event on submerged vegetation. At least for submerged vegetation in Louisiana, Mississippi, and Alabama, BOEM cannot definitively determine that the incomplete or unavailable information being developed through the NRDA process may be essential to a reasoned choice among alternatives. Nevertheless, the ongoing research on submerged vegetation after the DWH event is being conducted through the NRDA process. These research projects may be years from completion, and data and conclusions have not been released to the public. Regardless of the costs involved, it is not within BOEM’s ability to obtain this information from the NRDA process within the timeline of this
Supplemental EIS. In light of this incomplete and unavailable information, BOEM subject-matter experts have used credible scientific information that is available and applied it using scientifically accepted methodology. Nevertheless, impacts to submerged vegetation from an accidental event related to the proposed action are expected to be minimal due to the distance of most activities from the submerged vegetation beds and that the likelihood of an accidental event of size, location, and duration reaching submerged vegetation spills remains small.

4.1.1.5.4. **Cumulative Impacts**

A detailed impact analysis for cumulative impacts in the CPA on submerged vegetation can be found in Chapter 4.5.3.3 of the Multisale EIS and in Chapter 4.1.3.3.4 of the 2009-2012 Supplemental EIS. The following is a summary and incorporates any new information that has become available since both documents were prepared. Of all of the activities in the cumulative scenario found in Chapter 3.3 of this Supplemental EIS, dredging, oil spills/pipelines, hydrological changes, and storm events present the greatest threat of impacts to submerged vegetation communities.

**Background/Introduction**

Generally, dredging generates the greatest overall risk to submerged vegetation by uprooting and burying plants, decreasing oxygen in the water, and reducing water clarity in an area. Increased dredging in the CPA is expected only in areas that do not support submerged vegetation beds. Maintenance dredging would not have a substantial effect on existing seagrass habitat, given that no new channels are expected to be dredged as a result of OCS activities in the CPA. Maintenance dredging and vessel traffic related to the proposed action remains a subset of all dredging and traffic issues from all sources in the Gulf. Another anthropogenic activity that could cause adverse effects to submerged vegetation is accidental oil-spill events. These are generally rare and small-scale, but they do add to the possible cumulative damage to the submerged vegetation systems. Finally, historic and some recent construction of structures like levees and berms change local hydrology and that effects submerged vegetation beds. There has also been an increase in tropical cyclone events in the Atlantic. Hurricanes generate substantial overall risk to submerged vegetation by burial and eroding channels through seagrass beds. When combined with other stresses, impacted seagrass beds may fail to recover.

In support of inshore petroleum development, the oil and gas industry and land developers perform most of the dredging that impacts lower salinity submerged vegetation in Louisiana. Mitigation may be required to reduce undesirable impacts of dredging to submerged vegetation. Maintenance dredging of navigation channels helps sustain the impacts of original dredging. From 2007 to 2046, offshore oil and gas activities are projected to generate 25-36 pipeline landfalls in Louisiana and 1-3 pipeline landfalls for Mississippi and Alabama collectively (Table 4-9 of the Multisale EIS). Those numbers are equivalent to approximately one pipeline a year. The most effective mitigation for direct impacts to submerged vegetation beds is avoidance, but there are other mitigation techniques in place to lessen the effects from unavoidable disturbances.

Inshore oil spills generally present a greater risk of adversely impacting submerged vegetation and seagrass communities than do offshore spills with regards to OCS activities in the CPA. However, if an offshore spill is of large magnitude like that of the DWH event, then oil could make contact with and have similar effects to submerged vegetation beds as an inshore spill. Although little to no direct permanent mortality of seagrass beds is expected as a result of oil-spill occurrences, contact of seagrasses with crude and refined oil has been implicated as a cause of the decline in plant biomass and cover, and a cause of the observed changes in species composition within them (Zieman et al., 1984; Erftemeijer and Lewis, 2006). Because nondispersed oil floats and because of the local microtidal range, oil spills alone would typically have little impact on submerged vegetation beds and associated epifauna. During and after a spill event, the cleanup effort can cause significant scarring and trampling of submerged vegetation beds with increased traffic in the area. Also, preventative measures (booms, berms, and diversions) can alter water hydrology and salinity, which could harm the beds and their associated communities.

Many of man’s activities have caused landloss either directly or indirectly by accelerating natural processes. Floodwaters layered sediment over the active Mississippi River deltaic plain, and this accretion countered ongoing submergence and also built new land. However, the river was channelized and leveed in the early 1900’s. Because of this anthropogenic effect, areas that did not receive sediment-
laden floodwaters continually lost elevation. Further compounding this effect, the suspended sediment load in the Mississippi River has decreased more than 50 percent since the 1950’s, largely as a result of dam and reservoir construction and soil conservation practices in the drainage basin (Turner and Cahoon, 1987).

Saltwater intrusion, as a result of river channelization and canal dredging, is a major cause of coastal habitat deterioration (including submerged vegetation communities) (Boesch et al., 1994). Productivity and species diversity associated with SAV habitat in the coastal marshes of Louisiana are greatly reduced by saltwater intrusion (Stutzenbaker and Weller, 1989; Lirman et al., 2008). Due to increased salinities farther up the estuaries, some salt tolerant species of submerged vegetation (including seagrasses) are able to populate areas farther inland and outcompete the dominant SAV species (Longley, 1994). Large shifts in salinities can decrease both seagrass and SAV populations, which decreases their ecological function for juvenile fishes and invertebrates. An example of a salinity shift that occurs in Louisiana is the opening of the Bonnet Carré Spillway to divert the Mississippi River flood waters into Lake Pontchartrain during high-water stages. This freshwater eventually flows into Mississippi and Chandeleur Sounds, lowering salinities there. In the past, spillway openings have been associated with a noticeable decrease in seagrass vegetation acreage (Eleuterius, 1987). Conversely, the Caernarvon Freshwater Diversion into the Breton Sound Basin, east of the River, provides more regular flooding events, which have reduced average salinities there. Reduced salinities there have triggered a large increase in acreage of submerged aquatic vegetation like *R. maritima* (Cho et al., 2009).

When the Mississippi River is in flood condition, floodways may be opened to alleviate the threat of levee damage (e.g. Bonne Carré Spillway). The floodways of the Mississippi River direct water to estuarine areas where flood waters may suddenly reduce salinities for a couple of weeks to several months. This lower salinity can damage or kill high-salinity seagrass beds if low salinities are sustained for longer periods than the seagrass species can tolerate (Eleuterius, 1987). If this continues to happen, over time seagrass beds could become stressed and more vulnerable to other impacts.

Submerged vegetation communities can be scarred by boat anchors, keels, and propellers, and by activities such as trampling, trawling, and seismic surveys (Sargent et al., 1995; Dunton et al., 1998). Loggerhead turtle, other large animals, and storm events can scar vegetated bottoms. A few State and local governments (Seagrass Outreach Partnership) have instituted management programs that have resulted in reduced scarring, which could decrease bed patchiness.

Currently, there is a period of significant increased tropical cyclone activity in the Gulf of Mexico. These storms can remove or bury submerged beds and the barriers that protect them from storm surges. This could weaken the existing populations of local submerged vegetation. Seagrass beds have been repeatedly damaged by the natural processes of transgression from hurricane overwash of barrier islands. Storm-generated waves wash sand from the seaward side of the islands over the narrow islands and cut new passes through the islands. The overwashed sand buries seagrass beds on the back side of the islands. Cuts formed in the islands erode channels that remove seagrass in its path. Over time, seagrass recolonizes the new sand flats on the shoreward side, and the natural processes of sand movement rebuild the islands. Hurricane impacts can produce changes in seagrass community quality and composition. These increased tropical cyclone events coincide with the current period of global climate changes. Global climate change can increase surface temperature, increase sea levels, and increase storm events (Orth et al., 2006). Whether it is from anthropogenic activities or a cycle, it has effects on seagrass beds by adding stress to this sensitive and already stressed ecosystem (Orth et al., 2006).

**Summary and Conclusion**

In general, the CPA proposed action would cause a minor incremental contribution to impacts on submerged vegetation from dredging, pipeline installations, possibly oil spills, and boat scarring. Dredging generates the greatest overall risk to submerged vegetation, while naturally occurring hurricanes cause direct damage to beds. The combined influences from the implementation of proposed lease sale stipulations, the current mitigation policies in place, and the natural flow regime along with the small probability of an oil spill are expected to further reduce the incremental contribution of stress from the CPA proposed action on submerged vegetation.

Unavailable information on the effects to submerged vegetation from the DWH event (and thus changes to the submerged vegetation baseline in the affected environment) makes an understanding of the
cumulative effects less clear. The BOEM concludes that the unavailable information from these events may be relevant to foreseeable significant adverse impacts to submerged vegetation. Relevant data on the status of submerged vegetation beds after the DWH event may take years to acquire and analyze, and impacts from the DWH event may be difficult or impossible to discern from other factors. Therefore, it is not possible for BOEM to obtain this information within the timeframe contemplated in this Supplemental EIS, regardless of the cost or resources needed. In light of the incomplete or unavailable information, BOEM subject-matter experts have used available scientifically credible evidence in this analysis and based upon accepted methods and approaches. Nevertheless, BOEM believes that incomplete or unavailable information regarding effects of the DWH event on submerged vegetation is not essential to a reasoned choice among alternatives in the cumulative effects analysis. In light of this, the incremental contribution of the proposed action remains minor compared with the cumulative effects of other factors, including dredging, hurricanes, and vessel traffic.

4.1.1.6. Live Bottoms

4.1.1.6.1. Live Bottoms (Pinnacle Trend)

The BOEM has protected Pinnacle Trend features that support sensitive benthic communities since 1974 and recommends that oil and gas operators avoid contact with these features by providing a 100-ft (30-m) buffer zone as described in NTL 2009-G39, “Biologically-Sensitive Underwater Features and Areas” (USDOI, MMS, 2009b). The Gulf of Mexico seafloor in the CPA is mostly mud bottoms with varying mixtures of sand in some areas; however, there are some rock features that protrude into the water column that form a reef that may support organisms that are different from those on typical soft bottoms. These reefs are relatively rare on the seafloor compared with the ubiquitous soft bottoms and provide habitat for sensitive species (Parker et al., 1983).

Pinnacle features are located on 74 OCS lease blocks in the northeastern CPA of the Gulf of Mexico. They are defined in this Agency’s NTL 2009-G39, “Biologically-Sensitive Underwater Features and Areas,” as “small, isolated, low to moderate relief carbonate reefal features or outcrops of unknown origin or hard substrates exposed by erosion that provide surface area for the growth of sessile invertebrates and attract large numbers of fish.”

Over time, knowledge of these communities has increased and protective measures have evolved. This Agency has conducted environmental studies in the GOM for the past 35 years. Protective measures were instituted based on the nature and sensitivity of Pinnacle habitats and their associated communities. These protections have developed into stipulations applied to OCS leases. The lease stipulations establish protection zones around the core of the feature and prohibit any contact with the seafloor. Details of the restrictions are described in NTL 2009-G39. The Biological Stipulation Map Package (http://www.gomr.boemre.gov/homepg/regulate/regs/ntls/2009NTLs/09-G39.pdf) includes maps and lists of the protected features.

A detailed description of live bottoms (Pinnacle Trend) can be found in Chapter 3.2.2.1.1 of the Multisale EIS. Updated information following Hurricanes Katrina and Rita (2005) is presented in Chapter 4.1.4.1.1 of the 2009-2012 Supplemental EIS. The BOEM recommends oil and gas operators to avoid contact with Pinnacle Trend features and provides a 100-ft (30-m) buffer zone as described in NTL 2009-G-39, “Biologically-Sensitive Underwater Features and Areas” (USDOI, MMS, 2009b). The following information is a summary of the resource description for the Pinnacle Trend incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

4.1.1.6.1.1. Description of the Affected Environment

The northeastern portion of the CPA exhibits a region of high topographic relief known as the “Pinnacle Trend” at the outer edge of the Mississippi-Alabama shelf between the Mississippi River and De Soto Canyon. The Pinnacle Trend spreads over a 103 x 26 km area (64 x 16 mi) in water depths of 60-200 m (200-650 ft) (Figure 4-4). It includes pinnacles, flat-top reefs, patch reefs, reef-like mounds, and isobath parallel ridges (Sager et al., 1992; Brooks and Giammona, 1990; CSA, 1992a).

The Pinnacle Trend features consist of both high-relief outcroppings at the edge of the Mississippi-Alabama Shelf and low-relief hard bottoms on the inner and middle shelf. High-relief features consist of
pinnacles, flat-top reefs, reef-like mounds, patch reefs, and isobath-parallel ridges. The high-relief features are complex in shape and structure and provide varied zones of microhabitat for attached organisms. Low-relief features include fields of small seafloor mounds that rise only a meter or two from the seafloor but that provide hard surfaces for encrusting and attached epifauna. These low-relief, hard-bottom areas are discussed in Chapter 4.1.1.6.2.1. Both high- and low-relief features are relict features that developed prior to the most recent sea-level rise and do not support active reef-building activity (Thompson et al., 1999). Fields of shallow depressions about 1 to 5-6 m (3 to 16-20 ft) across also add complexity to the overall character of the Pinnacle Trend area.

The shape and configuration of these structures is similar to tropical coral reef formations. Early investigators of this area in 1957 hypothesized that they are “drowned calcareous reefs” (Ludwick and Walton, 1957). Drowned reefs are reefs that were shallow carbonate reefs long ago but their vertical growth has been outpaced by sea-level rise and seafloor subsidence, resulting in a skeletal reef structure in water too deep and dark to support a living coral reef (Schlager, 1981). More recent studies using dredges, grab samples, and imaging have confirmed this evaluation. Some of these formations are tall and steep-sided in profile. The taller mounds tend to have more complex shapes with pits and overhangs, in addition to flat tops and vertical sides (CSA and GERG, 2001).

The eastern part of the pinnacles area is covered with a thin, well-sorted layer of fine- to medium-grained quartzose sand from eastern continental rivers. The western portion is covered with fine silts, sands, and clays deposited by the Mississippi River (CSA, 1992a). The linear orientation and distribution of pinnacles correspond with depth contours and may represent a historic shoreline. The rocky pinnacles provide a surprising amount of surface area for the growth of sessile invertebrates and attract large numbers of fish. Additional areas of hard bottom are located nearby on the continental shelf, outside the Pinnacle Trend. These low-relief, hard bottom areas are discussed in Chapter 4.1.1.6.2.1.

The BOEM has sponsored numerous studies providing information about these features (Brooks, 1991; CSA, 1992a; Thompson et al., 1999; CSA and GERG, 2001). A recent bathymetric survey by USGS has provided accurate, up-to-date imaging of the seafloor of the region (Gardner et al., 2002a). The Pinnacle Trend covers 74 lease blocks in the CPA, which is where BOEM has applied the Live Bottom (Pinnacle Trend) Stipulation to protect the ecosystem (Figure 4-4). This area includes portions of the continental shelf, shelf break, and upper continental slope. The outer limit of the continental shelf is delineated by the 75-m (246-ft) depth contour. Figure 3-4 of the Multisale EIS provides a perspective view of the central sector of the Mississippi-Alabama continental shelf. The BOEM recommends the application of the Live Bottom (Pinnacle Trend) Stipulation for a proposed action within 1 of the 74 OCS lease blocks that has Pinnacle Trend features.

Features of the Pinnacle Trend Area

**Pinnacles**

Tall spire-like mounds are the historical “pinnacles” for which the region is named. Figure 4-5 shows a drawing of a pinnacle in the foreground. The pinnacles rise up to 20 m (66 ft) in height and can be over 500 m (1,640 ft) in diameter (Thompson et al., 1999; Brooks, 1991). They are scattered along the 74- to 82-m (243- to 269-ft) depth range and also extend laterally for over 28 km (17 mi) at the 105- to 120-m (345- to 394-ft) depth band (Thompson et al., 1999; Schroeder, 2000). The sides are steep and provide surface area for biological growth (CSA, 1992a). Pinnacles may have formed from coral-algal assemblages during a rapid sea-level rise (Brooks, 1991).

**Patch Reefs**

Patch reefs are small mushroom-shaped features about 2-12 m (6-39 ft) in diameter and 3-4 m (10-13 ft) in height that occur in many areas (Figure 3-4 of the Multisale EIS). They are particularly abundant in fields of as many as 35-70 features per hectare (2.47 ac) along the 74- to 82-m (243- to 269-ft) depth contour in two separate fields on the western portion of the shelf (Brooks, 1991; Schroeder, 2000).
**Flat-Top Reefs**

Flat-top reefs (Figure 3-4 of the Multisale EIS) are large reef-like structures that occur along the same depth contour as patch reefs (74-82 m; 243-269 ft) and follow the shelf edge for a distance of over 70 km (43 mi) (Brooks, 1991). They are located in the west-central region of the Mississippi-Alabama shelf (Schroeder, 2000). The reefs range from 75 to 700 m (245 to 2,300 ft) in diameter and from 7 to 14 m (23 to 46 ft) in height. The structures have steep sides like the pinnacles, but are flat on top. The flat tops of these features are all at essentially the same depth of 66 m (216 ft), which was probably at the sea surface during their period of formation (Sager et al., 1992).

**Reef-Like Mounds**

Pinnacles and flat-top reefs fall into the category of reef-like mounds; however, these formations are also present elsewhere (Thompson et al., 1999). Figure 3-4 of the Multisale EIS shows examples of these features. Several clusters are found shoreward in 60-70 m (197-230 ft) of water. In the western part of the pinnacle area, two clusters of reef-like mounds are found at the 87- to 94-m (285- to 308-ft) depth range (Figure 3-4 of the Multisale EIS) (Brooks, 1991). The mounds are 4 m (13 ft) high and 10-70 m (33-230 ft) wide. These features are also present along the western rim of the De Soto Canyon at depths of 70-80 m (230-262 ft) (Schroeder, 2000).

**Ridges and Scarps**

Ridges and scarps (Figure 4-6) are the largest features in the area and are found between the 68- and 76-m (223- to 249-ft) depth range (Schroeder, 2000). Linear ridges paralleling the isobaths are reported in various depths (Brooks, 1991; Thompson et al., 1999). These ridges are typically about 20 m (66 ft) wide (up to 250 m [820 ft]) and over 1 km (0.6 mi) long. Some ridges are 15 km (9 mi) long (Schroeder, 2000). Most of the ridges are low relief, around 1 m (3 ft) in height. Brooks (1991) found a ridge with scarps up to 8 m (26 ft) high in depths around 60 m (197 ft). They often occur in groups of 6-8 ridges together. They appear to be calcareous biogenic features formed during periods of slow sea-level rise during the last deglaciation (Sager et al., 1992), possibly from lithified coastal dunes (Thompson et al., 1999).

**Shallow Depressions**

Shallow depressions are another type of low-relief feature common in the pinnacle area, particularly to the west of the large pinnacle features (Figure 3-4 of the Multisale EIS). These occur in large fields that do not follow depth contours. The formations are found in large clusters (up to 80 km²) (Sager et al., 1992). They are usually irregularly shaped with bumpy rims, 5-10 m (16-33 ft) across, and probably less than a meter in depth. It is thought that they are formed by the collapse of sediments following gas expulsion (Brooks, 1991).

**Nepheloid Layer**

A persistent nepheloid layer characterized by high turbidity was identified as a controlling factor for hard-bottom communities in the northwestern Gulf of Mexico (Rezak et al., 1985). The nepheloid layer is a heavy layer of turbid water laden with sediment that is carried along by water currents above the seafloor. This layer reduces the light reaching the reef, resulting in decreased epibiota and reef fish species richness and abundance below 80 m (262 ft) (Dennis and Bright, 1988; Rezak et al., 1990). Previous studies have suggested that the Mississippi River plume influences the distribution and abundance of sessile invertebrates within 70 km (43 mi) of the river delta and may produce a gradient of sedimentation and water-column turbidity throughout the Pinnacle Trend (Gittings et al., 1992a; CSA and GERG, 2001). In the northeastern Gulf, nepheloid layers are infrequent; although in conjunction with episodic Mississippi freshwater plumes and upwelling, they result in increased light attenuation (CSA and GERG, 2001).
Ecology of the Pinnacle Trend Area

The pinnacles provide a significant amount of hard substrate for colonization by suspension-feeding invertebrates and support relatively rich live-bottom and fish communities. Assemblages of coralline algae, sponges, octocorals, crinoids, bryozoans, and fishes are present at the tops of the shallowest features in water depths of less than 70 m (230 ft) (CSA, 1992a). On the deeper features, as well as along the sides of these shallower pinnacles, ahermatypic corals may be locally abundant, along with octocorals, crinoids, and basket stars. The diversity and abundance of the associated species appear to be related to the size and complexity of the features, with the low-relief rock outcrops (<1 m [3 ft] height) typically having low faunal densities, and higher relief features having the more diverse faunal communities (Gittings et al., 1992a; Thompson et al., 1999).

Environmental Influences on the Pinnacle Trend Area

Substrate characteristics and turbidity seem to be the major factors determining the composition of communities at different locations and depth levels in the Pinnacle Trend. The biological communities on the Pinnacle Trend become more diverse toward the east and with greater distance from the Mississippi River (Gittings et al., 1992a). This is a matter of both substrate and turbidity. The Mississippi River brings a large load of fine silty sediment to the Gulf of Mexico. Although the majority of this turbidity is swept to the west by currents, it does affect the communities to the east. Sometimes the pattern is reversed with the majority swept to the east. Previous studies have suggested that the Mississippi River plume influences the distribution and abundance of sessile invertebrates within 70 km (43 mi) of the river delta and may produce a gradient of sedimentation and water-column turbidity throughout the Pinnacle Trend (Gittings et al., 1992a; CSA and GERG, 2001).

In addition, a nepheloid layer (heavy bottom turbidity layer), common in the western Gulf of Mexico, sometimes affects the Pinnacle Trend (Weaver et al., 2002). Resuspension of sediments is a major contributor to turbidity in the Pinnacle Trend. This is more severe in the western part of the Pinnacle Trend area because currents and wave action resuspend the silty sediments deposited by the Mississippi River.

Because of the depth of the bottom (60-120 m; 200-400 ft) in the Pinnacle Trend area, waves seldom have a direct influence. During severe storms, such as hurricanes, large waves may reach deep enough to stir bottom sediments. These forces are not expected to be strong enough to cause direct physical damage to organisms living on the reefs. Rather, currents are created by the wave action that can resuspend sediments to produce added turbidity and sedimentation (Brooks, 1991; CSA, 1992a). The animals in this region are well-adapted to the effects common to this frequently turbid environment. The end result of these factors is that benthic communities closer to the Mississippi River are less diverse (CSA, 1992a).

Diversity and density of epibenthic organisms varies considerably between features in the Pinnacle Trend area. The general trend is less turbidity and greater biological development toward the east. In addition, the sediment is less silty to the east. This results in an increase of diversity and density of organisms to the east. Other factors, such as areas with more exposed hard bottom, vertical relief, rugosity, and complexity of the substrate contribute to higher biological diversity and density.

The association of multiple features in proximity to one another makes an area more biologically diverse and promotes higher densities of organisms than an area with fewer, more scattered features (Gittings et al., 1992a). The Pinnacle Trend is a system of exposed hard substrates. Low-relief mounds, patch reefs, flat-top reefs, tall pinnacles, and ridge formations are often found in groups or clusters, creating a cumulative environment (Brooks, 1991). The reefs are richer because they are in proximity to each other. Even solitary, simple, low-relief mounds support low-diversity assemblages, which combine with major features to form a large reef tract. The Pinnacle Trend forms a major ecosystem with an influence that pervades the wider regional ecosystem.

Pinnacle Zonation

The characteristics of the substrate have a high degree of control over the composition of the biological communities that live on it. The features of the Pinnacle Trend are composed of carbonate reef material (Ludwick and Walton, 1957) and vary in shape, size, and vertical relief. The more complex the topographic shape of the substrate, the greater the variety of habitats for organisms and thus more high-
density, biologically diverse communities. Shallow depressions and low mounds harbor some organisms, but the potential is limited. A pinnacle 20 m (66 ft) tall with slopes, cliffs, crevices, and overhangs may host the maximum number of species and a high density of animals (Gittings et al., 1992a). The bottom of a tall pinnacle will have very low diversity with mostly upright species present, such as comatulid crinoids; the ahermatypic hard coral, _Rhizopsammia manuelensis_; the black corals, _Antipathes_ spp. and _Cirrhipathes_ sp.; and the gorgonian, _Ellisella_ sp. (Gittings et al., 1992a). The roughtongue bass, _Pronotogrammus martinicensis_, is the dominant fish at the base of pinnacles. Other common fish near the bottom are the red barbier, _Hemanthias vivanus_; cubbyu, _Pareques umbrosus_; bigeye soldierfish, _Ostichthys trachpoma_; and wrasse bass, _Liopropoma eukrines_ (Weaver et al., 2002).

Features tall enough to rise above the common effects of turbidity have higher community diversity and density. At least 34 different epibenthic species were found during one study of the shelf-edge features (CSA, 1992a). Vertical walls were densely populated by _R. manuelensis_, with frequent occurrence of _Antipathes_ spp., _Cirrhipathes_ lutkeni, and _Ellisella_ sp. Some other ahermatypic stony corals were also seen, including _Madrepora carolina_, _Madracis myriaster_, _Oculina diffusa_, and a solitary cup coral, possibly _Balanophyllia floridana_. Comatulid crinoids were also observed. This zone was dominated by the roughtongue bass and red barbier (Weaver et al., 2002).

The crests of the pinnacles are perhaps slightly more diverse than the walls. The same dominant species were seen as on the walls, with the common addition of the gorgonian coral, _Bebryce_ sp. (Gittings et al., 1992a). Species richness is high at the crest of pinnacles, and _R. manuelensis_ is very common. Coralline algae occur on hard substrates above about 78-m (256-ft) depth (Gittings et al., 1992a). The crests and walls of pinnacles are dominated by low-growing, ahermatypic hard corals. Fish communities on pinnacle crests are dominated by the red barbier; roughtongue bass; Gobiidae; greenband wrasse, _Halichoeres badius_; and yellowtail reeffish, _Chromis enchrysura_ (Weaver et al., 2002).

Horizontal surfaces provide surface area for considerably higher biological cover than vertical surfaces. This is likely because a greater number of individuals are able to settle and colonize a horizontal surface (Gittings et al., 1992a). Dominant species are similar to those on the walls of the pinnacles. However, some species not present on vertical surfaces are found on horizontal surfaces, including several sponges ( _Geodia neptuni_, _Cinachyrella_ sp., and unidentified orange sponges) and a gorgonian coral, possibly _Nicella_ sp. (Gittings et al., 1992a). The tops of reefs with extensive flat summits are dominated by the taller gorgonian corals, as well as by sponges and crinoids. It is likely that sedimentation limits the colonization of low-growing species on these horizontal surfaces, such as many of the ahermatypic hard corals (Gittings et al., 1992a). Dominant fish species on the flat tops include the red barbier, roughtongue bass, gobbies, yellowtail reeffish, and greenband wrasse (Weaver et al., 2002).

### Pinnacle Trend Field Studies

Within the Pinnacle Trend area, the feature known as “36 Fathom Ridge” was studied in some detail. The 36 Fathom Ridge is part of the Alabama Alps formation. Refer to Figure 4-7 for the location and topography of this feature. It is 250 m (820 ft) wide and 1 km (0.6 mi) long and oriented in a north-south direction (Brooks and Giammona, 1990). The feature has a maximum relief of 16 m (52 ft), with the base 88 m (289 ft) below the sea surface and the crest 72 m (236 ft) below the surface (Weaver et al., 2002). The top of this feature is an irregular, fairly flat surface colonized by octocorals ( _Bebryce cinerea_, _Bebryce grandis_, _Nicella_ spp., _Ellisella_ sp., _Cirrhipathes_ sp., _Antipathes atlantica_, and _Clenocella_ spp.), crinoids ( _Stichopathes lutkeni_ and _Antipathes_ sp.), gorgonians ( _Astrocyclus caecilian_), ahermatypic coral ( _Rhizopsammia manuelensis_), coralline algae, sea fans, ascidians, urchins, and sponges ( _G. neptuni_ ) (CSA, 1992a; Thompson et al., 1999; Hardin et al., 2001). Flat sections of this feature are also covered by a silt to sand sediment veneer. The steep sides of the feature are dominated by a dense cover of _Rhizopsammia manuelensis_, a solitary coral. Comatulid crinoids, soft corals ( _Antipathes_ spp., _Cirrhipathes lutkeni_), some nonreef-building hard corals ( _Madracis myriaster_, _Oculina diffusa_), coralline algae, and sponges are also present (CSA, 1992a; Thompson et al., 1999; Harden et al., 2001). The walls of the feature were interspersed by some flat areas supporting even greater live cover including sponges ( _Geodia neptuni_, _Cinachyrella_ sp.), in addition to the vertical wall organism assemblage. The base of the feature supported low live cover that included the ahermatypic black coral _Rhizopsammia manuelensis_, several species of the Antipatharian, _Antipathes_ sp., and several species of comatulid crinoids (CSA, 1992a; Thompson et al., 1999).
Other ridges smaller than 36 Fathom Ridge had very similar composition and amount of live cover to the 36 Fathom Ridge (CSA, 1992a). One of the mound-like features described by CSA (1992a) was located in water 94 m (308 ft) deep, was 11 m (36 ft) tall, 200 m (656 ft) wide, and 250 m (820 ft) long. The most common species colonizing the lower parts of the mound was R. manuelensis. There were also soft corals (Ellisella sp., Cirrhipathes sp.), comatulid crinoids, and antipatharians. Higher up on the mound, there was a greater density of R. manuelensis, together with the nonreef-building corals (Madrepora carolensis, M. myriaster, and Oculina sp.), antipatharians (Antipathes sp.), comatulid crinoids, and soft corals (Nicella sp.).

Roughtongue Reef (Figure 4-8) is an elliptical feature with a 400-m (1,300-ft) diameter base, a flat top covered with sediment, and steep sides (Weaver et al., 2002). A smaller reef is attached to the south. Roughtongue Reef has a maximum relief of 14 m (46 ft), with the base at 78 m (256 ft) below the sea surface and the crest at 64 m (210 ft) below the surface (Weaver et al., 2002). Bioturbation from infaunal benthic organisms has been reported in the sediment on the top of the reef (Hardin et al., 2001). Organisms living on top of the reef are diverse and include octocorals (Bebryce cinera, Bebryce grandis, Nicella spp., Thesea sp., Stenogorginiae, and Ctenocella spp); sponges (Ulosa sp., Dysidea sp., and Ircinia campana); crinoids; ectoprocts (Cellaria sp. and Ilmedronea sp.); and an antipatharian spiral whip (Stichopathes lutkeni) (Hardin et al., 2001). The sides of Roughtongue Reef have a lower density of organisms and are dominated by R. manuelensis. The base of the feature also had R. manuelensis, along with octocoral fans and coral (Madracis sp., Oculina sp., and Ctenocella spp.) (Hardin et al., 2001). The roughtongue bass is also abundant here (Weaver et al., 2002).

**Essential Fish Habitat**

The NMFS has designated essential fish habitat (EFH) for coral species within the Pinnacle Trend area that are managed under fishery management plans (FMP’s) (USDOC, NMFS, 2010a). The EFH is defined as “waters”—aquatic areas and their associated physical, chemical, and biological properties that are used by fish and may include aquatic areas historically used by fish where appropriate; substrate—sediment, hard bottom, structures underlying the waters, and associated biological communities; necessary—the habitat required to support a sustainable fishery and the managed species’ contribution to a healthy ecosystem; and spawning, breeding, feeding, or growth to maturity—stages representing a species’ full life cycle” (USDOC, NMFS, 2010a). Groups of coral protected under the Coral and Coral Reef FMP include octocorals, fire corals, stinging corals, stony corals, black corals, and deepwater corals (GMFMC and South Atlantic Fishery Management Council, 1982). The EFH for coral in the Gulf of Mexico is designated for all life stages. The Magnuson-Stevens Act requires Federal agencies to consult with NMFS on actions that are to be federally permitted, funded, or undertaken that may have an adverse affect on EFH. Adverse affects are defined as “any impact that reduces quality and/or quantity of EFH . . . [and] may include direct (e.g., contamination or physical disruption), indirect (e.g., loss of prey, reduction of species’ fecundity), site-specific or habitat wide impacts, including individual, cumulative, or synergistic consequences of actions” (USDOC, NMFS, 2010a). The BOEM is in the process of consulting with NMFS on this CPA proposed action. (See also Chapter 4.1.1.16, “Fish Resources and Essential Fish Habitat”).

**Baseline Conditions following the Deepwater Horizon Event**

Extensive literature, Internet, and database searches have been conducted for results of scientific data at pinnacle and low-relief, hard-bottom features following the DWH event. Although many research cruises have occurred, very few reports containing data have been released as of the publication of this Supplemental EIS. Descriptions of studies in progress are discussed, and any results indicated are included below. A few early data releases have indicated that baseline conditions near the well may have been altered; however, impacts to hard-bottom areas farther from the well, including the Pinnacle Trend area, are still unknown.

The potential oiling footprint as reported through NOAA’s Environmental Response Management Application (ERMA) indicated that oil was recorded in surface waters above the Pinnacle Trend area (USDOC, NOAA, 2011b). The oil was distributed in patches and ribbons rather than a continuous blanket of petroleum, and it migrated over time so that it did not have a continuous cover over the entire area for the duration of the spill (USDOC, NOAA, 2011b). The crests of the Pinnacle features rise up to
as much as 20 m (66 ft) from the seafloor, at water depths between 60 and 120 m (200 and 400 ft) (Thompson et al., 1999; Schroeder, 2000). Pinnacles, therefore, are 40 m (130 ft) or more below the sea surface, which help to protect the epibenthic species from physical oil contact because their crests are deeper than the physical mixing ability of surface oil (Lange, 1985; McAuliffe et al., 1975 and 1981a; Tkalich and Chan, 2002; Thompson et al., 1999; Schroeder, 2000).

Larger pinnacle formations, the Alabama Alps (including the 36 Fathom Ridge) and Roughtongue Reef, were located beneath a portion of the oil on the water’s surface during part of the DWH event (Boland et al., 2010). The Alabama Alps, 40 nmi (74 km; 46 mi) north of the well, was beneath the surface oil beginning April 29, 2010; and the Roughtongue Reef, 100 nmi (185 km; 115 mi) northeast of the well, was beneath the oil beginning May 20, 2010 (Boland et al., 2010). Surface oil was still in the area at the time of the writing of the Boland et al. (2010) document (July 2, 2010). The NRDA has been approved to conduct an impact assessment of features to determine if they have been impacted (Boland et al., 2010). Studies at the pinnacles include a comparison of new ROV video and digital imagery with previously collected images from prior studies and laboratory analysis of tissue and sediment for petroleum hydrocarbons (Boland et al., 2010). These data have yet to be published.

Water column hydrocarbon measurements collected during the DWH event suggest that it is unlikely that the pinnacle features were acutely affected by the oil or dispersed oil. Water samples collected by the R/V Weatherbird on May 23-26, 2010, located 40 nmi (74 km; 46 mi) and 45 nmi (83 km; 52 mi) northeast of the DWH rig revealed that concentrations of total petroleum hydrocarbons in the water column were less than 0.5 ppm (Haddad and Murawski, 2010). The total petroleum hydrocarbons concentrations 40 nmi (74 km; 46 mi) northeast of the well were 0.480 ppm and 0.114 ppm at 50-m (164 ft) and 100-m (328-ft) depth, respectively. The total petroleum hydrocarbons concentrations 45 nmi (83 km; 52 mi) northeast of the well were 0.174 ppm and 0.237 ppm at 50 m (164 ft) and 100 m (328 ft), respectively (Haddad and Murawski, 2010). The crests and bases of the Alabama Alps and Roughtongue Reef (Figures 4-7 and 4-8) fall between these two water depths and are 40 nmi (74 km; 46 mi) north and 100 nmi (185 km; 115 mi) northeast of the well (Boland et al., 2010). The measured total petroleum hydrocarbons in the water column near these features indicate the concentrations of total petroleum hydrocarbons that the hard-bottom features may have been exposed to were extremely low.

Concentrations of oil in the 1-ppm range, which is higher than those recorded near the pinnacles, but in the range of concentrations of dispersed oil reported from different sites in other studies (McAuliffe et al., 1981a; Lewis and Aurand, 1997), are likely to cause chronic or short-term impacts to corals, as opposed to acute toxicity (Dodge et al., 1984; Wyers et al., 1986; Kushmaro et al., 1997). Therefore, based on the concentrations of oil measured in the area, any impacts to coral 40 nmi (74 km; 46 mi) north and 100 nmi (185 km; 115 mi) northeast of the well would likely be sublethal and may include reduced recruitment success, reduced reproductive success, reduced growth, and reduced coral cover as a result of impaired recruitment (Kushmaro et al., 1997; Loya, 1975 and 1976a; Rinkevich and Loya, 1977).

The DWH event may have impacted some hard-bottom features located much closer to the well on the Mississippi-Alabama shelf than the Pinnacle Trend. Oil was detected in the CPA in a subsurface plume in water depths between 1,100 and 1,300 m (3,609 and 4,265 ft) and moving southwest along those depth contours (OSAT, 2010). Epibenthic organisms that protrude above the sediment may have been exposed to oil droplets in the water column or at the seafloor/water interface near the subsea plume. The strata where the subsurface plume occurred were a place that scientists recorded visible impact to benthic organisms. A recent report documents damage to a deepwater (1,400 m; 4,593 ft) coral (gorgonian) community 11 km (7 mi) to the southwest of the well; the direction of travel of the subsea oil plume. The BOEM and NOAA dedicated part of their collaborative Lophelia II Expedition: Oil Seeps and Deep Reefs to investigating damage to deep corals as a result of the DWH event. Results are still pending but it appears that a coral community in the CPA about 15 m x 40 m (50 ft x 130 ft) in size was severely damaged and may have been the result of contact with the subsea oil plume (Fisher, 2010; USDOI, BOEMRE, 2010j). Many of the gorgonians in the affected area were dead or dying, had areas bare of tissue, were covered with brown material, and had tissue falling off their skeletons (Fisher, 2010 and 2011). Refer to Chapter 4.1.1.10 for a detailed description of the affected deepwater coral community.

Water and sediment samples collected during and after the spill were analyzed as part of the OSAT (2010) report. A handful of samples collected off the Gulf Coast did reveal some PAH’s as a result of the DWH event; however, there were no exceedences of USEPA aquatic life benchmarks measured near Pinnacle features in either water or sediment (OSAT, 2010). There were 6 water samples out of
481 collected that exceeded USEPA’s chronic toxicity benchmarks for PAH’s in the offshore waters (>3 nmi [3.5 mi; 5.6 km] offshore to the 200-m [656-ft] bathymetric contour), all of which occurred within 1 m (3 ft) of the water surface (OSAT, 2010). There were 63 water samples out of 3,605 collected from deep water (>200 m; 656 ft) that exceeded USEPA’s aquatic life benchmarks for PAH’s (OSAT-2, 2010). Exceedances occurred near the water surface or in the southwest traveling deepwater plume within 70 km (43 mi) of the well. Oil detected in the subsurface plume was in water depths between 1,100 and 1,300 m (3,609 and 4,265 ft) and moving southwest along those depth contours (OSAT, 2010), which is deeper than and in the opposite direction of the Pinnacle Trend features on the continental shelf. The oil in the deepwater plume was carried by deepwater currents, which do not transit up onto the continental shelf (Pond and Pickard, 1983; Inoue et al., 2008), protecting the Pinnacle features. No sediment samples collected offshore (>3 nmi [3.5 mi; 5.6 km] offshore to the 200-m [656–ft] depth contour) and seven sediment samples collected in deep water (>200 m; 656 ft) exceeded USEPA’s aquatic life benchmarks for PAH exposure (OSAT, 2010). All chronic aquatic life benchmark exceedances in the sediment occurred within 3 km (2 mi) of the well, and samples fell to background levels at a distance of 10 km (6 mi) from the well (OSAT, 2010). Dispersants were also detected in waters off Louisiana, but they were below USEPA benchmarks of chronic toxicity. No dispersants were detected in sediment on the Gulf floor (OSAT, 2010). The Pinnacle Trend features, therefore, are not expected to be acutely impacted by PAH’s in the water column or sediment, as they are located much farther from the well than measured benchmark exceedances. However, chronic impacts may have occurred as a result of low-level or long-term exposure to dispersed, dissolved, or neutrally buoyant oil droplets in the water column.

The MC 252 oil weathered as it traveled to the sea surface, floated on the sea surface, and traveled in the subsea plume, and it became depleted in lower molecular weight PAH’s (which are the most acutely toxic components) (Brown et al., 2010; Eisler, 1987). The longer the oil spent in the water column or at the sea surface, the more diluted and weathered it became (The Federal Interagency Solutions Group, 2010). Chronic impacts that may result to species that came in contact with the diluted and weathered oil may include reduced recruitment success, reduced growth, and reduced coral cover as a result of impaired recruitment (Kushmaro et al., 1997; Loya, 1975 and 1976a; Rinkevich and Loya, 1977). These types of possible impacts may be investigated in future studies if deemed necessary by NRDA. It should be noted that it may be difficult to distinguish between possible low-level impacts to invertebrates as a result of exposure to DWH oil and numerous natural seeps in the CPA that are constantly releasing oil into the water (MacDonald, 2002).

Once more data are released, we will have a better understanding of the measured impacts and possible long-term effects of this event. The implementation of the proposed Live Bottom (Pinnacle Trend) Stipulation into lease sales, however, would serve to protect sensitive habitat from accidental impacts from oil and gas production, such as oil spills, by distancing production from the protected habitat. Details of how the proposed Live Bottom (Pinnacle Trend) Stipulation protects hard-bottom features in the Gulf of Mexico from routine and accidental impacts of petroleum production are discussed below.

Limited data are currently available on the potential impacts of the DWH event on Pinnacle Trend features in the CPA. This incomplete or unavailable information may be relevant to reasonably foreseeable significant impacts to Pinnacle Trend features. The BOEM has determined that this incomplete or unavailable information may be essential to a reasoned choice among alternatives. Relevant data on the status of Pinnacle Trend features after the DWH event, however, may take years to acquire and analyze. Much of this data is being developed through the NRDA process, which may take years to complete. Little data from the NRDA process have been made available to date. Therefore, it is not possible for BOEM to obtain this information within the timeframe contemplated in this Supplemental EIS, regardless of the cost or resources needed. In the place of this incomplete or unavailable information, BOEM subject-matter experts have used available scientifically credible evidence in this analysis and applied it using accepted scientific methods and approaches.
4.1.1.6.1.2. Impacts of Routine Events

Background/Introduction

A detailed description of the possible impacts from routine activities associated with the CPA proposed action on Pinnacle Trend communities is presented in Chapter 4.2.2.1.4.1.1 of the Multisale EIS and in Chapter 4.1.4.1.2 of the 2009-2012 Supplemental EIS. The routine activities associated with the proposed action that would impact Pinnacle Trend communities in the CPA include anchoring, infrastructure and pipeline emplacement, infrastructure removal, drilling discharges, and produced-water discharges. The following is a summary of the information presented in the Multisale EIS and the 2009-2012 Supplemental EIS, which incorporates new information found since publication of the Multisale EIS and the 2009-2012 Supplemental EIS and in consideration of the DWH event.

Seventy-four blocks are within the region defined as the Pinnacle Trend, which contains live bottoms that may be sensitive to oil and gas activities (Figure 4-4). These blocks are located in the northeastern portion of the CPA and are located in water depths between 60 and 120 m (197 and 394 ft) in the Main Pass, Viosca Knoll, and Destin Dome lease areas. Relevant leases in past sales have contained a Live Bottom (Pinnacle Trend) Stipulation to protect such areas. The proposed Live Bottom (Pinnacle Trend) Stipulation is presented in Chapter 2.4.1.3.2 as a potential mitigating measure for leases resulting from the proposed action. The BOEM recommends the implementation of the Live Bottom (Pinnacle Trend) Stipulation for a proposed action within 1 of the 74 OCS lease blocks that has Pinnacle Trend features. The stipulation is designed to prevent drilling activities and anchor emplacement (the major potential impacting factors on these live bottoms resulting from offshore oil and gas activities) from damaging the pinnacle features. Under the stipulation, both exploration and development plans will be reviewed on a case-by-case basis to determine whether a proposed operation could impact a pinnacle feature. If it is determined from site-specific information derived from BOEM studies, published information from other research programs, geohazards survey information, or another source that the operation would impact a pinnacle feature, the operator may be required to relocate the proposed operation.

Although the Live Bottom (Pinnacle Trend) Stipulation is regarded as a highly effective protection measure, infrequent impacts are possible. Impacts may be caused by operator positioning errors or when studies and geohazards information are inaccurate or fail to note the presence of pinnacle features. One such incident has been documented and is discussed in further detail below. While investigating sites of previous oil and gas drilling activities, Shinn et al. (1993) documented that a lease operator had located an exploratory well adjacent to a medium-relief pinnacle feature; the reason for this occurrence is still undetermined. In spite of this documented instance, the stipulation is still considered effective since it allows BOEM flexibility to request any surveys or monitoring information for the protection of these sensitive areas. The impact analysis presented below is for routine activities associated with the CPA proposed action and includes the proposed Live Bottom (Pinnacle Trend) Stipulation.

A number of OCS-related factors may cause adverse impacts on the live-bottom communities and features. Damage caused by anchoring, infrastructure and pipeline emplacement, infrastructure removal, blowouts, drilling discharges, produced-water discharges, and oil spills can cause the immediate mortality of live-bottom organisms or the alteration of sediments to the point that recolonization of the affected areas may be delayed or impossible. Accidental impacts from oil spills and blowouts are discussed in Chapter 4.1.1.6.1.3.

Construction Impacts on Pinnacle Trend Features

Anchoring may damage lush biological communities or the structure of the live-bottom features themselves, which attract fish and other mobile marine organisms. Anchor damage from support boats and ships, floating drilling units, and pipeline-laying vessels greatly disturb areas of the seafloor and are the greatest threats to live-bottom areas at these depths. The size of the affected area would depend on water depth, anchor and chain sizes, chain length, method of placement, wind, and current. Anchor damage may result in the crushing and breaking of hard bottoms and associated communities. It may also result in community alteration through reduced or altered substrate cover, loss of sensitive species, and a reduction in coral cover in heavily damaged areas (Dinsdale and Harriott, 2004). Anchoring often destroys a wide swath of habitat by being dragged over the seafloor or by the vessel swinging at anchor, causing the anchor chain to drag over the seafloor (Lissner et al., 1991). Damage to corals as a result of
anchoring may take 10 or more years to recover, depending on the extent of the damage (Fucik et al., 1984; Rogers and Garrison, 2001). Nearby species on these hard-bottom habitats that disperse larvae short distances, such as solitary species (cup corals, octocorals, and hydrocorals) may recolonize areas more rapidly than slow-growing colonial forms that disperse larval great distances (Lissner et al., 1991). Pinnacle features would be protected from possible anchor damage through lease stipulations, as described in NTL 2009-G39. The proposed Live Bottom (Pinnacle Trend) Stipulation states that no bottom-disturbing activities are permitted within 30 m (100 ft) of the hard-bottom feature. Therefore, anchoring damage would only occur if the proposed stipulation is not followed.

The emplacement of infrastructure, including drilling rigs and platforms, on the seafloor would crush the organisms directly beneath the legs or mat used to support the structure. Pipeline emplacement directly affects the benthic communities by crushing them under the pipeline or trenching and burial of the pipeline (in less than 60 m [200 ft] water depth) and the resultant resuspension of sediments. These resuspended sediments may obstruct filter-feeding mechanisms and gills of fishes and sedentary invertebrates. The areas affected by the placement of the platforms and rigs are predominantly soft-bottom regions where the infaunal and epifaunal communities are not unique as the hard-bottom communities.

Infrastructure and pipeline emplacement could result in suspended sediment plumes and sediment deposition on the seafloor. Considering the relatively elevated amounts of drilling muds and cuttings discharged per well (approximately 2,000 metric tons [2,205 tons] for exploratory wells—900 metric tons [992 tons] of drilling fluid and 1,100 metric tons [1,213 tons] of cuttings—and slightly lower discharges for development wells) (Neff, 2005), potential impacts on biological resources of hard-bottom features should be expressly considered if drill sites occur in blocks containing such features. Potential impacts could be incurred through increased water-column turbidity, the smothering of sessile benthic invertebrates, and local accumulations of contaminants.

Although the Live Bottom (Pinnacle Trend) Stipulation requires that no drilling be conducted within 30 m (98 ft) of pinacles, some cuttings may reach the live-bottom features. Well cuttings that are disposed of at the water’s surface tend to disperse in the water column and are distributed widely over a large area at low concentrations (CSA, 2004b; NRC, 1983). The heaviest concentrations of well cuttings and drilling fluids have been reported within 100 m (328 ft) of wells and are shown to decrease beyond that distance (CSA, 2004b; Kennicutt et al., 1996). The thickness of the deposition, however, is the potentially greater impacting factor for Pinnacle Trend features rather than the distance the cuttings are dispersed from the well. The cuttings rarely accumulate thicknesses >1 m (3 ft) immediately adjacent to the well; thicknesses are usually not higher than a few tens of centimeters (about 1 ft) in the GOM. They are usually distributed unevenly in gradients and in patches, often dependent on prevailing currents (CSA, 2004b). A gradient of deposition is generally limited to about 250 m (820 ft) from the well site, but it may reach up to 500 m (1,640 ft) from the well, depending on prevailing currents and surrounding environmental conditions (Kennicutt et al., 1996; CSA, 2004b). Cuttings that accumulate on the seafloor should not completely cover organisms on pinacles because the pinacles have several meters relief above the seafloor and because the organisms are adapted to high levels of sedimentation.

In order to protect Pinnacle Trend features, the relocation of operations to avoid live-bottom areas and monitoring to assess the impact of the activity may be required. These measures would limit or prevent well drilling activities from occurring in sensitive live-bottom areas. Also, the USEPA’s general NPDES permit sets special restrictions on discharge rates for muds and cuttings to protect biological features.

Chapter 4.1.1.2.2 details the NPDES permit’s general restrictions and the impacts of drilling muds and cuttings on offshore water quality and seafloor sediments. Due to the Live Bottom (Pinnacle Trend) Stipulation and USEPA’s discharge regulations, turbidity and smothering impacts of sessile invertebrates on hard-bottom features caused by drilling muds and cuttings are anticipated to be minimized.

Drilling fluid adhering to cuttings forms plumes that are rapidly dispersed on the OCS. Approximately 90 percent of the material discharged (cuttings and drilling fluid) settles rapidly to the seafloor, while 10 percent forms a plume of fine mud that drifts in the water column (Neff, 2005). Although drilling mud plumes may be visible 1 km (0.6 mi) from the discharge, rapid dilution of drilling mud plumes was reported within 6 m (20 ft) from the release point (Shinn et al., 1980a; Hudson et al., 1982). Drilling muds and cuttings may be diluted 100 times at a distance of 10 m (33 ft) from the discharge and 1,000 times at a distance of 100 m (328 ft) from the discharge (Neff, 2005). Dilution continues with distance from the discharge point, and at 96 m (315 ft) from the release point, a plume was
measured only a few milligrams/liter above background suspended sediment concentrations (Shinn et al., 1980a). With consideration that drilling is not allowed within 30 m (100 ft) of pinnacles and considering that field measurements of suspended solids rapidly decline with distance from the source, turbidity impacts to live-bottom communities should be minimized.

Drilling mud concentrations at 6 m (20 ft) from the discharge were often less than those produced during storms or from boat wakes, and at 96 m (315 ft), they were less than suspended sediment concentrations measured on a windy day in coral reefs off Florida, and they were far below concentrations measured to cause physiological impacts to corals (Shinn et al., 1980a and 1980b; Thompson et al., 1980; Szmant-Froelich et al., 1981; Kendall et al., 1983). The toxic effects measured as a result of exposure to drilling mud are not caused by turbidity alone, but by the compounds in the drilling mud (Kendall et al., 1983). Extrapolation of data collected from bioassays indicates the no-effect concentration of drilling mud to be 3.99 ppm, which is above the average concentration of drilling mud measured in the water column 96 m (315 ft) from platforms (Kendall et al., 1983; Shinn et al., 1980b). Based on those values, there should be no effects from drilling mud 96 m (315 ft) from a platform and possible limited effects at 6 m (20 ft) from the well.

It is not anticipated that muds drifting in the water column would exceed the natural turbidity levels in the Pinnacle Trend areas. The Pinnacle Trend community exists in a relatively turbid environment, starting just 65 km (40 mi) east of the mouth of the Mississippi River and trending to the northeast. The organisms in this area are tolerant of turbid environments (Rogers, 1990; Gittings et al., 1992a) and should not be impacted by the residual suspended sediment discharged during the drilling of a well. Many of the organisms that predominate in these communities also grow tall enough to withstand the sedimentation that results from their typical turbid environment or they have flexible structures that enable the passive removal of sediments (Gittings et al., 1992a). Their structure would also enable them to withstand the turbidity that may reach the live bottoms as a result of drilling of a well. Any mud that may reach these organisms can be removed by tentacle motion and mucus secretion (Shinn et al., 1980a; Hudson and Robbin, 1980a).

The resilience of some of the species found on pinnacle features was reported by Shinn et al. (1993). An exploratory well site erroneously located immediately adjacent to a 4-5 m (13-16 ft) high pinnacle feature, located at a water depth of 103 m (338 ft) was surveyed. Cuttings and drill debris were documented within 6,070 m² (1.5 ac) surrounding the drill site. In spite of being inundated by drill muds and cuttings 15 months prior to the investigation, the pinnacle feature was found to support a diverse community, which included gorgonians, sponges, nonreef-building stony corals, a species of horn coral, and abundant meter-long whip-like antipatharians characteristic of tropical hard-bottom communities in water depths of 30 m (100 ft) or greater. Shinn et al. (1993) concluded the following: “Gorgonians, antipatharians, crinoids, and non-reef-building corals attached to the pinnacle feature adjacent to the drill site as well as nearby rock bottom did not appear to be affected.” Shinn et al. (1993) acknowledged that their evaluation of the drill site was constrained both by the lack of baseline data on the live-bottom community prior to inundation by drilling discharges and by the need for a study on long-term changes (e.g., 10 years).

Recruitment studies conducted by Continental Shelf Associates (CSA) and Texas A&M University, Geochemical and Environmental Research Group (GERG); Marine Resources Research Institute (MRRI); and others suggest that recovery of hard-bottom communities following physical damage will be slow (CSA and GERG, 2001; MRRI, 1984; Montagna and Holmberg, 2000). Hard-bottom communities studied during the Mississippi/Alabama Pinnacle Trend Ecosystem Monitoring Program exhibit a dynamic sedimentary environment with relatively little net growth of the epibiota associated with the pinnacle features. Deeper habitats have slower rates of settlement, growth, and community development, and recruitment rates are reportedly slow in the pinnacle habitat (Montagna and Holmberg, 2000; CSA and GERG, 2001).

Epibiont recruitment showed relatively slow development of fouling community constituents on recruitment plates. Early colonizers are opportunistic epifauna, such as hydroids, bryozoans, barnacles, and bivalves that are tolerant of sediment loading (CSA and GERG, 2001; MRRI, 1984). Basically, only the earliest successional stages were observed after 1 year (MRRI, 1984) and after 27 months of exposure (CSA and GERG, 2001), and the epibiota typically associated with nearby hard-bottom features were rare on the plates (CSA and GERG, 2001). No sponges or corals had settled after 1 year (MRRI, 1984). Corals and sponges are known to display delayed recruitment and slow growth, and after 10 years, corals
and anemones were sparse on artificial reef habitats and the community had still not reached “climax” state (MRRI, 1984).

The MRRI has noted that it is not known whether the results of the recruitment studies would have differed if the substrate had consisted of exposed patches of natural hard bottom; however, because analysis of artificial reefs exposed for months to several years also indicates slow community development, it can be anticipated that hard-bottom communities take a long time to recruit and develop (MRRI, 1984). Although settling plates and artificial reefs may differ from natural reefs, they can help to indicate recruitment time of a defaunated area (MRRI, 1984). This recruitment data indicates that, even though one survey showed thriving hard-bottom communities adjacent to a well 15 months after the well was drilled, drilling discharges are still considered to have a deleterious impact on the live-bottom communities, and the Live Bottom (Pinnacle Trend) Stipulation would continue to be applied to minimize the possibility of similar occurrences.

Long-Term and Operational Impacts on Pinnacle Trend Features

Drilling operations may impact live-bottom communities. Drilling operations in Puerto Rico have led to reduced coral cover out to 65 m (213 ft) from the well, probably as a result of cutting deposition (Hudson et al., 1982). Corals beyond this distance did not show reduced surface cover (Hudson et al., 1982). Live bottoms of pinnacle features may experience some deposition of cuttings, especially if a well is within a few hundred meters of a live bottom. Impacts as a result of cuttings disposal may reach 100-200 m (328-656 ft) from a well (Montagna and Harper, 1996; Kennicutt et al., 1996). The proposed Live Bottom (Pinnacle Trend) Stipulation requires all bottom-disturbing activity to be at least 30 m (100 ft) from the pinnacles. This distance is within the deposition zone measured as a result of drilling operations in the Gulf of Mexico (Montagna and Harper, 1996; Kennicutt et al., 1996). If BOEM determines that the proposed activity may adversely impact the feature, then the lessee may be required to undertake protective measures (e.g., relocation of operations) or to monitor the potential impact. The implementation of the Live Bottom (Pinnacle Trend) Stipulation is anticipated to reduce exposure pathways of drilling activities to benthic organisms on live bottoms, eliminating long-term operational impacts such as exposure to turbidity and sedimentation or associated contaminants.

Impacts resulting from exposure to contaminants may occur to live-bottom organisms within 100-200 m (328-656 ft) of the well as a result of offshore oil and gas production (Montagna and Harper, 1996; Kennicutt et al., 1996; Hart et al., 1989; Kennicutt, 1995; CSA, 2004b). Sand content, metals, barium, inorganic carbon, and petroleum products have all been reported to be elevated near platforms (Kennicutt, 1995). Distribution of discharges tends to be patchy, have sharp gradients, and be directional (Kennicutt, 1995). The greatest impacts occur in low-energy environments where depositions may accumulate and not be redistributed (Neff, 2005; Kennicutt et al., 1996).

Elevated levels of barium, silver, cadmium, mercury, lead, and zinc were found out to 200 m (656 ft) from platforms and are likely a product of drilling muds and cuttings (Kennicutt et al., 1996; Hart et al., 1989; Chapman et al., 1991; CSA, 2004b). Metal concentrations in sediments near gas platforms (approximately out to 100 m [328 ft]) have been reported above those that may cause deleterious biological effects. Sublethal impacts to infauna have been reported out to 100 m (328 ft) from the platform. The impacts included reduced abundances, reduced survival, increased reproductive effort paired with reduced recruitment, and reduced genetic diversity (Montagna and Harper, 1996; Carr et al., 1996; Montagna and Li, 1997; Kennicutt, 1995). The impacts are believed to be a result of metal toxicity originating from drill cuttings during the installation of the well, which remain in the sediment (Montagna and Harper, 1996; Carr et al., 1996). Similar impacts could be expected for Pinnacle-associated organisms exposed to drill cuttings and muds.

Hydrocarbon enrichment has been reported within 25 m (82 ft) and out to 200 m (656 ft) of petroleum platforms, and the concentrations decreased with distance from the platforms (Hart et al., 1989; Chapman et al., 1991; Kennicutt, 1995; Kennicutt et al., 1996). The concentrations of PAH’s in the sediment surrounding platforms, however, were below the biological thresholds for marine organisms and appeared to have little effect on benthic organisms (Hart et al., 1989; McDonald et al., 1996; Kennicutt et al., 1996). If any of the drill cuttings reach live-bottom features, impacts from metal or hydrocarbon exposure may occur. Although the literature does not report the impacts to gorgonians or soft corals as a result of exposure to contaminants in cuttings, infauna has shown effects including reduced fecundity,
altered populations, and acute toxicity (Montagna and Harper, 1996; Carr et al., 1996; Kennicutt et al., 1996; Hart et al., 1989; Chapman et al., 1991; CSA, 2004b). Impacts to benthos would be reduced with distance from the discharge.

Produced waters are discharged at the water surface throughout the lifetime of the production platform and may contain hydrocarbons, trace metals, elemental sulfur, and radionuclides (Kendall and Rainey, 1991). Heavy metals enriched in the produced waters include cadmium, lead, iron, and barium (Trefry et al., 1995). Produced waters may impact both organisms attached to the production platform and benthic organisms in the sediment beneath the platform because the elements in the produced water may remain in the water column or attach to particles and settle to the seafloor (Burns et al., 1999). A detailed description of the impacts of produced waters on water quality and seafloor sediments is presented in Chapter 4.2.1.1.2 of the Multisale EIS and Chapter 4.1.1.2 of this Supplemental EIS.

Produced waters are rapidly diluted and impacts are generally only observed within proximity of the discharge point (Gittings et al., 1992a). Models have indicated that the vertical descent of a surface originating plume should be limited to the upper 50 m (164 ft) of the water column, and maximum concentrations of surface plume water have been measured in the field between 8 and 12 m (26 and 39 ft) (Ray, 1998; Smith et al., 1994). Plumes have been measured to dilute 100 times within 10 m (33 ft) of the discharge and 1,000 times within 103 m (338 ft) of the discharge (Smith et al., 1994). Modeling exercises showed hydrocarbons to dilute 8,000 times within 1 km (0.6 mi) of a platform and constituents such as benzene and toluene to dilute 150,000 and 70,000 times, respectively, within that distance (Burns et al., 1999).

The less soluble fractions of the constituents in produced water associate with suspended particles and may sink (Burns et al., 1999). Particulate components were reported to fall out of suspension within 0.5-1 nmi (0.6-1.2 mi; 0.9-1.9 km) from the source outfall (Burns et al., 1999). The particulate fraction disperses widely with distance from the outfall, and soluble components dissolve in the water column, leaving the larger, less bioavailable compounds on the settling material (Burns et al., 1999). Due to the distance requirement for production platforms from Pinnacle Trend features, dispersion of particles in the water column, and currents around Pinnacle Trend features, the particulate constituents of produced waters should not impact biological communities on these live bottoms (Burns et al., 1999).

Waterborne constituents of produced waters can influence biological activity at a greater distance from the platform than particulate components can (Osenberg et al., 1992). The waterborne fractions travel with currents; however, data suggest that these fractions remain in the surface layers of the water column (Burns et al., 1999). Measurements of toluene, the most common dissolved hydrocarbon in produced waters, revealed rapid dilution with concentrations between 1 and 10 ng/L (0.000001-0.00001 ppm) less than 2 km (1.2 mi) directly down current from the source and rapid dispersion much closer to the source opposite the current (King and McAllister, 1998). Monitoring studies of the Flower Garden Banks located less than 2 km (1.2 mi) from a production platform did not indicate negative effects throughout the duration of the platform’s operation, most likely due to the influence of currents (Gittings et al., 1992a). Many currents sweep around banks in the GOM instead of over them, which would protect reef organisms from contact with a produced-water plume (King and McAllister, 1998; Gittings et al., 1992a; Rezak et al., 1983; McGrail, 1982). A similar current action may occur around Pinnacle features. Modeling data for a platform in Australia indicated the plume would remain in the surface mixed layer (top 10 m; 33 ft) of the water column, which would further protect Pinnacle Trend features from produced water traveling with currents because crests of the Pinnacle features rise up to as much as 20 m (66 ft) from the seafloor at water depths between 60 and 120 m (200 and 400 ft), placing them 40 m (130 ft) or more below the sea surface (Thompson et al., 1999; Schroeder, 2000; Burns et al., 1999).

Acute effects caused by produced waters are likely only to occur within the mixing zone around the outfall (Holdway, 2002). Past evaluation of the bioaccumulation of offshore, produced-water discharges conducted by the Offshore Operators Committee (Ray, 1998) assessed that metals discharged in produced water would, at worst, affect living organisms found in the immediate vicinity of the discharge, particularly those attached to the submerged portion of platforms. Possibly toxic concentrations of produced water were reported 20 m (66 ft) from the discharge in both the sediment and the water column where elevated levels of hydrocarbons, lead, and barium occurred, but no impacts to marine organisms or sediment contamination were reported beyond 100 m (328 ft) of the discharge (Neff and Sauer, 1991; Trefry et al., 1995). Another study in Australia reported that the average total concentration of 20 aromatic hydrocarbons measured in the water column 20 m (66 ft) from a discharge was less than 0.5 μg/L.
(0.0005 mg/L or 0.0005 ppm) due to the rapid dispersion of the produced-water plume (Terrens and Tait, 1996).

Compounds found in produced waters are not anticipated to bioaccumulate in marine organisms. A study conducted on two species of mollusk and five species of fish (Ray, 1998) found that naturally occurring radioactive material in produced water was not found to bioaccumulate in marine animals. Metals including barium, cadmium, mercury, nickel, lead, and valadium in the tissue of the clam, *Chama macerophylla*, and the oyster, *Crassostrea virginica*, collected within 10 m (33 ft) of discharge pipes on oil platforms, were not statistically different from reference stations (Trefry et al., 1995). Because high-molecular weight PAH’s are usually in such dilute concentrations in produced water, they pose little threat to marine organisms and their constituents, and they were not anticipated to biomagnify in marine food webs. Monocyclic hydrocarbons and other miscellaneous organic chemicals are known to be moderately toxic, but they do not bioaccumulate to high concentrations in marine organisms and are not known to pose a risk to their consumers (Ray, 1998).

Chronic effects including decreased fecundity; altered larval development, viability, and settlement; reduced recruitment; reduced growth; reduced photosynthesis by phytoplankton; reduced bacterial growth; alteration of community composition; and bioaccumulation of contaminants were reported for benthic organisms close to discharges and out to 1,000 m (3,281 ft) from the discharge (Holdway, 2002; Burns et al., 1999). Effects were greater closer to the discharges and responses varied by species. High concentrations of produced waters may have a chronic effect on corals. The Australian coral, *Plesiastrea versipora*, when exposed to 25 percent and 50 percent produced water, had a significant decrease in zooxanthellae photosynthesis and often bleached (Jones and Heyward, 2003). Experiments using the water accommodated fractions (WAF’s) of produced waters indicated that coral fertilization was reduced by 25 percent and that metomorphosis was reduced by 98 percent at 0.072 ppm total hydrocarbon (Negri and Heyward, 2000). The WAF, however, is based on a closed experimental system in equilibrium and may be artificially low for the Gulf of Mexico, which will not reach equilibrium with contaminants. The experimental value can be considered a conservative approach that would overestimate impacts if the entire Gulf were to come in equilibrium with oil inputs.

Produced waters may have some impact on live-bottom features, but the Live Bottom (Pinnacle Trend) Stipulation should help to reduce these impacts. The greatest impacts are reported adjacent to the discharge and out to 20 m (66 ft) from the discharge, but they are substantially reduced less than 100 m (328 ft) from the discharge. Because no bottom-disturbing activities are permitted within 30 m (100 ft) of the pinacles, produced waters would not be discharged within 30 m (100 ft) of the pinacles. Since produced waters are rapidly dispersed, any elevated concentrations of compounds measured near outfalls should not reach Pinnacle Trend features due to the high dilution rates of produced waters (King and McAllister, 1998), influence of currents around features, and drilling distance required by the proposed Live Bottom (Pinnacle Trend) Stipulation. Also, USEPA’s general NPDES permit restrictions on the discharge of produced water, which require the effluent concentration 100 m (328 ft) from the outfall to be less than the 7-day “no observable effect concentration” based on laboratory exposures, would help to limit the impacts on biological resources of Pinnacle Trend features (Smith et al., 1994). Measurements taken from a platform in the Gulf of Mexico showed discharge to be diluted below the no observable effect concentration within 10 m (33 ft) of the discharge (Smith et al., 1994). Such low concentrations would be even further diluted at greater distances from the well, limiting the impacts on biological resources of live bottoms.

**Structure-Removal Impacts on Pinnacle Trend Features**

The impacts of structure removal on live-bottom benthic communities can include turbidity, sediment deposition, explosive shock-wave impacts, and loss of habitat. Both explosive and nonexplosive removal operations would disturb the seafloor by generating considerable turbidity that could impact surrounding live-bottom environments. Suspended sediment may evoke physiological impacts in benthic organisms including “changes in respiration rate, abrasion and puncturing of structures, reduced feeding, reduced water filtration rates, smothering, delayed or reduced hatching of eggs, reduced larval growth or development, abnormal larval development, or reduced response to physical stimulus” (Anchor Environmental CA, L.P., 2003). The higher the concentration of suspended sediment in the water column and the longer the sediment remains suspended, the greater the impact.
Sediment deposition that occurs in ahermatypic (nonreef-building) coral communities may smother benthic organisms, decreasing gas exchange, increasing exposure to anaerobic sediment, and causing physical abrasion (Wilber et al., 2005). Corals may experience reduced coverage, changes in species diversity and dominance patterns, alterations in growth rates and forms, decreased calcification, increased production of mucus, lesions, reduced recruitment, and mortality (Torres et al., 2001; Telesnicki and Goldberg, 1995). Coral larvae settlement may be inhibited in areas where sediment has covered available substrate (Rogers, 1990; Goh and Lee, 2008).

Corals have some ability to rid themselves of sediment through mucus production and ciliary action (Marszalek, 1981; Bak and Elgershuizen, 1976; Telesnicki and Goldberg, 1995). Octocorals and gorgonians are more tolerant of sediment deposition than scleractinian corals, as they grow erect and are flexible, reducing sediment accumulation and allowing easy removal (Marszalek, 1981; Torres et al., 2001; Gittings et al., 1992a). Gorgonians, corals, and sponges on low-relief features have also been reported to protrude above accumulated sediment layers, and it is hypothesized that these organisms can resist burial by growing faster than the sediment accumulates over the hard substrate upon which they settle (Lissner et al., 1991).

The shock waves produced by explosive structure removals may also harm benthic biota. However, corals and other sessile invertebrates have a high resistance to shock. O’Keeffe and Young (1984) described the impacts of underwater explosions on various forms of sea life using, for the most part, open-water explosions much larger than those used in typical structure-removal operations. They found that sessile benthic organisms, such as barnacles and oysters, and many motile forms of life, such as shrimp and crabs, that do not possess swim bladders were remarkably resistant to shock waves generated by underwater explosions. Oysters located 8 m (26 ft) away from the detonation of 135-kilogram (kg) (298-pound [lb]) charges in open water incurred a 5 percent mortality rate. Very few crabs died when exposed to 14-kg (31-lb) charges in open water 46 m (151 ft) away from the explosions. O’Keeffe and Young (1984) also noted “... no damage to other invertebrates such as sea anemones, polychaete worms, isopods, and amphipods.”

Benthic organisms appear to be further protected from the impacts of subbottom explosive detonations by rapid attenuations of the underwater shock wave traversing the seabed away from the structure being removed. The shock wave is significantly attenuated when explosives are buried as opposed to detonation in the water column (Baxter et al., 1982). Theoretical predictions suggest that the shock waves of explosives set 5 m (15 ft) below the seabed, as required by BSEE regulations, would further attenuate blast effects (Wright and Hopky, 1998).

Charges used in OCS structure removals are typically much smaller than some of those cited by O’Keeffe and Young. The Structure-Removal Operations on the Gulf of Mexico Outer Continental Shelf: Programmatic Environmental Assessment (USDOI, MMS, 2005) predicts low impacts on the sensitive offshore habitats from platform removal precisely because of the effectiveness of the proposed Live Bottom (Pinnacle Trend) Stipulation in preventing platform emplacement in the most sensitive areas of the GOM. Impacts on the biotic communities, other than those on or directly associated with the platform, would be limited by the relatively small size of individual charges (normally 50 lb [27 kg] or less per well piling and per conductor jacket) and by the fact that charges are detonated 5 m (15 ft) below the mudline and at least 0.9 seconds apart (timing needed to prevent shock waves from becoming additive) (USDOI, MMS, 2005). Also, because the Live Bottom (Pinnacle Trend) Stipulation precludes platform installation within 30 m (100 ft) of a pinnacle feature, adverse effects to live-bottom features should be prevented.

Infrastructure or pipeline removal would impact the communities that have colonized the structures, many of which may also be found on live-bottom features. Removal of the structure itself would result in the removal of the hard substrate and the associated encrusting community. The overall community would experience a reduction in species diversity (both epifaunal encrusting organisms and the fish and large invertebrates that fed on them) with the removal of the structure (Schroeder and Love, 2004). The epifaunal organisms attached to the platform would die once the platform is removed. However, the seafloor habitat would return to the original soft-bottom substrate that existed before the well was drilled.

Some structures may be converted to artificial reefs. If the rig stays in place, the hard substrate and encrusting communities would remain part of the benthic habitat. The diversity of the community would not change and associated finfish species would continue to graze on the encrusting organisms. The community would remain an active artificial reef. However, plugging of wells and other reef-in-place
decommissioning activities would still impact benthic communities as discussed above, since all the steps for removal except final removal from the water would still occur.

**Proposed Action Analysis**

The pinnacles in the CPA are located in the Main Pass, Viosca Knoll, and Destin Dome lease areas off Mississippi and Alabama within offshore subareas between the coastline and 60 m (197 ft) of water (Subarea C0-60) (east of the Mississippi River Delta) and between 60 and 200 m (197 656 ft) (Subarea C60-200). Table 3-2 provides information regarding the level of proposed-action-related activities. For the CPA proposed action, 17-23 exploration/delineation wells, 62-85 development wells, and 20-25 production structures are projected for offshore Subareas C0-60. There are 9-14 exploration/delineation wells, 23-33 development wells, and 2-3 production structures projected for offshore Subarea C60-200. It is unlikely that many of the wells or production structures would be located in the Pinnacle Trend area because pinnacle blocks make up only 2 percent of the blocks in Subarea C0-60 (eastern) and 6 percent of the blocks in Subarea C60-200. If the Live Bottom (Pinnacle Trend) Stipulation is implemented, incidences of anchor damage from support vessels to pinnacle features would be avoided. Furthermore, as noted above, any platforms in this region would be placed so as to avoid pinnacle features for safety reasons as well as environmental protection. Thus, anchoring events are not expected to impact the resource. Anchor impacts, however, could occur by mistake, with recovery taking a few to many years, depending on the severity (Fucik et al., 1984; Rogers and Garrison, 2001; Lissner et al., 1991).

Pipeline emplacement also has the potential to cause considerable disruption to the bottom sediments in the vicinity of the live bottoms (Chapter 4.1.1.8.1 of the Multisale EIS); however, the implementation of the proposed Live Bottom (Pinnacle Trend) Stipulation, or a similar protective measure, would restrict pipeline-laying activities as well as oil and gas activities in the vicinity of the pinnacle communities. Data gathered for the Mississippi-Alabama Continental Shelf Ecosystem Study (Brooks, 1991) and the Mississippi/Pinnacle Trend Ecosystem Monitoring, Final Synthesis Report (CSA and GERG, 2001) document dense biological communities (i.e., live-bottom communities, fish habitat, etc.) on the high- and medium-relief pinnacle features themselves and the live-bottom organisms more sparsely distributed in unconsolidated bottom sediments surrounding the pinnacles. The actual effect of pipeline-laying activities on the biota of the pinnacle communities would be restricted to the resuspension of sediments. Burial of pipelines is only required in water depths of 60 m (200 ft) or less. Therefore, only the shallowest live-bottom communities would be affected by the increased turbidity associated with pipeline burial. The laying of pipeline without burial produces much less resuspension of sediments. The enforcement of the Live Bottom (Pinnacle Trend) Stipulation would help to minimize the impacts of pipeline-laying activities throughout the pinnacle region.

**Effects of the Proposed Action without the Proposed Stipulation**

The Pinnacle Trend features and associated biota of the CPA could be adversely impacted by oil and gas activities resulting from the proposed action in the absence of the proposed Live Bottom (Pinnacle Trend) Stipulation (Chapter 2.3.1.3.2). This would be particularly true should operations occur directly on top of or in the immediate vicinity of otherwise protected CPA Pinnacle Trend features. These impacting activities could include vessel anchoring and infrastructure emplacement; discharges of drilling muds, cuttings, and produced water; and ultimately the explosive removal of structures. All the above-listed activities have the potential to considerably alter the diversity, cover, and long-term viability of the biota found within the Pinnacle Trend. This may, in turn, reduce the habitat or shelter areas occupied by commercial and recreational fishes. Those areas actually subjected to mechanical disruption would be severely impacted.

Recovery from such disturbances could take 10 years or more in these deep environments (MRRI, 1984). Long-lasting and possibly irreversible change would be caused mainly by vessel anchoring and structure emplacement (pipelines, drill rigs, and platforms). Such activities would physically and mechanically alter benthic substrates and their associated biota. Construction discharges would cause substantial and prolonged turbidity and sedimentation, greater than natural conditions, possibly impeding the well-being and permanence of the biota and interfering with larval settlement, resulting in the decrease of live benthic cover. Finally, the unrestricted use of explosives to remove platforms installed in
the vicinity of or on the Pinnacle Trend features could cause turbidity, sedimentation, and shock-wave impacts that would affect benthic biota.

**Summary and Conclusion**

Oil and gas operations discharge drilling muds and cuttings that generate turbidity, potentially smothering benthos near the drill sites. Deposition of drilling muds and cuttings in the Pinnacle Trend area would not greatly impact the biota of the live bottoms because the biota surrounding the pinnacle features are adapted to turbid (nepheloid) conditions and high sedimentation rates associated with the outflow of the Mississippi River (Gittings et al., 1992a). The pinnacles themselves are coated with a veneer of sediment. Regional surface currents and water depth would largely dilute any effluent. Additional deposition and turbidity caused by a nearby well are not expected to adversely affect the pinnacle environment because such fluids would be dispersed upon discharge. Mud contaminants measured in the Pinnacle Trend region reached background levels within 1,500 m (4,921 ft) of the discharge point (Shinn et al., 1993). Toxic impacts on benthos are limited to within 100-200 m (328-656 ft) of a well (Montagna and Harper, 1996; Kennicutt et al., 1996), and NPDES permit requirements limit discharge. The drilling of a well from the proposed action, therefore, could have localized impacts on the benthos nearby the well; however, impacts would be reduced with distance from the well.

The toxicity of the produced waters has the potential to adversely impact the live-bottom organisms of the Pinnacle Trend; however, as previously stated, the proposed Live Bottom (Pinnacle Trend) Stipulation would prevent the placement of oil and gas facilities upon (and consequently would prevent the discharge of produced water directly over) the Pinnacle Trend live-bottom areas. Produced waters also rapidly disperse and remain in the surface layers of the water column, far above the peaks of Pinnacles.

Platform removals have the potential to impact nearby habitats. As previously discussed, the platforms are unlikely to be constructed directly on the pinnacles or low-relief areas because of the restraints placed by the Live Bottom (Pinnacle Trend) Stipulation, distancing blasts from sensitive habitats. Benthic organisms on live bottoms should also experience limited impact because they are resistant to blasts, tolerant of turbidity, can physically remove some suspended sediment, and may be located above or be tall enough to withstand limited sediment deposition. Live bottoms, however, may be impacted by heavy sediment deposition layers. The implementation of the Live Bottom (Pinnacle Trend) Stipulation would help to prevent such a smothering event. The proposed Live Bottom (Pinnacle Trend) Stipulation could prevent most of the potential impacts on live bottoms from bottom-disturbing activities (structure emplacement and removal) and operational discharges associated with the proposed action in the CPA. Any contaminants that reach live-bottom features would be diluted from their original concentration, so impacts that do occur should be sublethal.

**4.1.1.6.1.3. Impacts of Accidental Events**

**Background/Introduction**

A detailed description of accidental impacts on live-bottom (Pinnacle Trend) communities can be found in Chapter 4.4.4.1.1 of the Multisale EIS and in Chapter 4.1.4.1.3 of the 2009-2012 Supplemental EIS. Chapter 2.4.1.3.2 of the Multisale EIS contains a complete description and discussion of the proposed Live Bottom (Pinnacle Trend) Stipulation. The following is a summary of the information presented in the Multisale EIS and the 2009-2012 Supplemental EIS, which incorporates new information found since publication of the Multisale EIS and the 2009-2012 Supplemental EIS and in consideration of the DWH event.

The Pinnacle Trend, live-bottom features of the CPA that sustain sensitive offshore habitats are listed and described in Chapter 4.1.6.1.1. See Chapter 2.4.1.3.2 for a complete description and discussion of the proposed Live Bottom (Pinnacle Trend) Stipulation. A catastrophic event analysis is provided in Appendix B; nevertheless, the type and kind of expected impacts to Pinnacle Trend features from a catastrophic event would be similar to those described below as impacts from accidental events.

A Live Bottom (Pinnacle Trend) Stipulation similar to the one described in Chapter 2.3.1.3.2 has been included in appropriate leases since 1973 and may, at the option of the ASLM, be made a part of
appropriate leases resulting from this proposed action. Although the lease stipulation was created to protect live-bottom features from routine impacts of drilling and production, it also protects the features from accidental impacts by distancing wells from them. The impact analysis of accidental events associated with the CPA proposed action presented here includes the proposed Live Bottom (Pinnacle Trend) Stipulation. As noted in Chapter 2.3.1.3.2, the proposed stipulation establishes that no bottom-disturbing activities may occur within 30 m (100 ft) of any hard bottoms/Pinnacles that have a vertical relief of 8 ft (2 m) or more, which distances these features from possible accidental impacts that could occur. Clarification on how the proposed Live Bottom (Pinnacle Trend) Stipulation applies to operators is detailed in NTL 2009-G39 (USDOI, MMS, 2009b).

Disturbances resulting from the CPA proposed action, including oil spills and blowouts, have the potential to disrupt and alter the environmental, commercial, recreational, and aesthetic values of live-bottom features of the CPA.

A search was conducted for additional new information published since completion of the Multisale EIS and the 2009-2012 Supplemental EIS. Various Internet sources and journal articles were examined to discover any recent information regarding impacts of oil on benthic organisms. Sources investigated include literature published in journals and websites (NOAA, USEPA, and coastal universities). The following information is a summary of the resource description incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

**Possible Modes of Exposure**

Oil released to the environment as a result of an accidental event may impact live-bottom features in several ways. Oil may be physically mixed into the water column from the sea surface, be injected below the sea surface and travel with currents, be dispersed in the water column, or adhere to particles and sink to the seafloor. These scenarios and their possible impacts are discussed in the following sections.

An oil spill that occurs at the sea surface would result in a majority of the oil remaining at the sea surface. Lighter compounds in the oil would evaporate, and some components of the oil may dissolve in the seawater. Evaporation removes the most toxic components of the oil, while dissolution may allow bioavailability of hydrocarbons to marine organisms for a brief period of time (Lewis and Aurand, 1997). The oil may also emulsify with water or sediment to particles and fall to the seafloor.

A spill that occurs below the sea surface (at the rig, along the riser between the seafloor and sea surface, or through leak paths on the BOP/wellhead) would result in only a portion of the released oil rising to the sea surface. All known reserves in the Gulf of Mexico have specific gravity characteristics that would preclude oil from sinking immediately after release at a blowout site. As discussed in Chapter 3.2.1.5.4, oil discharges that occur at the seafloor from a pipeline or loss of well control would rise in the water column, surfacing almost directly over the source location, thus not impacting sensitive benthic communities. If the leak is deep in the water column and the oil is ejected under pressure, oil droplets may become entrained deep in the water column (Boehm and Fiest, 1982). The upward movement of the oil may be reduced if methane in the oil is dissolved into the water column at the high underwater pressures, reducing the oil’s buoyancy (Adcroft et al., 2010). Large oil droplets would rise to the sea surface, but the smaller droplets, formed by vigorous turbulence in the plume or the injection of dispersants, may remain neutrally buoyant in the water column, creating a subsurface plume (Adcroft et al., 2010). Oil droplets less than 100 μm (0.004 in) in diameter may remain in the water column for several months (Joint Analysis Group, 2010a).

Impacts that may occur to benthic communities on live-bottom features as a result of a spill would depend on the type of spill, distance from the spill, relief of the biological feature, and surrounding physical characteristics of the environment (e.g., turbidity). The Live Bottom (Pinnacle Trend) Stipulation requires a 30-m (100-ft) buffer around hard bottoms or pinnacle features to prevent impacts to the seafloor features and associated biota. This Agency created this stipulation to protect hard-bottom habitats from disruption due to oil and gas activities. However, oil released during accidental events may possibly reach live-bottom features. As described above, a majority of the oil released from a spill would be expected to rise to the sea surface, therefore reducing the impact to benthic communities by direct oil exposure. However, small droplets of oil that are entrained in the water column may migrate into live-bottom habitat. Although these small oil droplets would not sink themselves, they may also attach to
suspended particles in the water column and then be deposited on the seafloor (McAuliffe et al., 1975). Exposure to subsea plumes, dispersed oil, or sedimanted oil may result in long-term impacts such as reduced recruitment success, reduced growth, and reduced coral cover as a result of impaired recruitment. These impacts are discussed in the following sections.

**Surface Slicks and Physical Mixing**

Surface oil slicks can spread over a large area; however, the majority of the slick is comprised of a very thin surface layer of oil moved by winds and currents (Lewis and Aurand, 1997). Oil spills have the potential to foul benthic communities and cause lethal or sublethal effects to organisms that the oil contacts as it is moved over the sea surface. Pinnacles are features that rise up to as much as 20 m (66 ft) from the seafloor, at water depths between 60 and 120 m (200 and 400 ft) (Thompson et al., 1999; Schroeder, 2000). Pinnacles, therefore, are 40 m (130 ft) or more below the sea surface. The depth of live-bottom features below the sea surface helps protect benthic species from physical oil contact.

Field data collected at the Atlantic entrance to the Panama Canal 2 months after a tanker spill has shown that subtidal coral did not show measurable impacts to the oil spill, presumably because the coral was far enough below the surface oil and the oil did not contact the coral (Rützler and Sterrer, 1970). A similar result was reported from a Florida coral reef immediately following and 6 months after a tanker discharged oil nearby (Chan, 1977). The lack of acute toxicity was again attributed to the fact that the corals were completely submerged at the time of the spill, and calm conditions prevented the oil from mixing into the water column (Chan, 1977).

Disturbance of the sea surface by storms can mix surface oil into the water column, but the effects are generally limited to the upper 10 m (33 ft). Modeling exercises have indicated that oil may reach a depth of 20 m (66 ft). Yet at this depth, the spilled oil would be at concentrations several orders of magnitude lower than the amount shown to have an effect on marine organisms (Lange, 1985; McAuliffe et al., 1975 and 1981a; Tkalich and Chan, 2002). Therefore, the depth of live-bottom features below the sea surface should protect them from physical mixing of surface oil below the sea surface. However, if dispersants are used, they would enable oil to mix into the water column and possibly impact organisms on the live-bottom features. Dispersants are discussed later in this section.

**Subsurface Plumes**

A subsurface oil spill or plume could reach a live-bottom feature and would have the potential to damage the local biota contacted by oil. Such impacts on the biota may have severe and long-lasting consequences, including loss of habitat, biodiversity, and live coverage; change in community structure; and failed reproductive success.

Pinnacle features are protected from direct petroleum-producing impacts through stipulations written into lease sales; these stipulations distance these activities from Pinnacle features by creating a 30-m (100-ft) buffer around the features, as described in NTL 2009-G39 (USDOI, MMS, 2009b). The distancing of petroleum-producing activities from live-bottom features allows for several physical and biological changes to occur to the oil before it reaches sensitive benthic organisms. Oil would become diluted as it physically mixes with the surrounding water. The longer and farther a subsea plume travels in the sea, the more dilute the oil will be (Vandermeulen, 1982; Tkalich and Chan, 2002). In addition, microbial degradation of the oil occurs in the water column, reducing toxicity (Hazen et al., 2010; McAuliffe et al., 1981b). The oil will move in the direction of prevailing currents (S.L. Ross Environmental Research Ltd., 1997); however, data has indicated that currents move around large topographic features (Rezak et al., 1983; McGrail, 1982) and such movement would physically protect larger pinnacles and hard-bottom features by sweeping the subsea oil around the features rather than over them. Lower relief features may not experience such diversion of currents. Subsea oil plumes transported by currents also may not travel nearly as far as surface oil slicks because some oil droplets may conglomerate and rise or may be blocked by fronts, as was observed in the southern Gulf of Mexico during the *Ixtoc* spill (Boehm and Fiest, 1982). Should any of the oil come in contact with adult sessile biota, effects would be primarily sublethal, as the oil may be diluted by physical and biological processes by the time it reaches the features. Low-level exposure impacts may vary from chronic to temporary, or even immeasurable.
Although the Live Bottom (Pinnacle Trend) Stipulation protects benthic organisms from petroleum-producing activity, it is possible that low levels of oil transported in subsea plumes may reach benthic features. Several studies have reported results for oil impacts on both hermatypic (reef-building) and ahermatypic (non reef-building) corals, although ahermatypic corals are those that are found on Pinnacle features. Although not all of the same species studied are present on pinnacles, impacts are expected to be similar. For example, coral feeding activity may be reduced if it is exposed to low levels of oil. Experiments indicated that normal feeding activity of *Porites porites* and *Madracis asperula* were reduced when exposed to 50 ppm oil (Lewis, 1971). Tentacle pulsation of an octocoral, *Heteroxenia fuscescens*, has also been shown to decrease upon oil exposure, although recovery of normal pulsation was observed 96 hours after the coral was removed from the oil (Cohen et al., 1977). *Porites furcata* exposed to Marine Diesel and Bunker C oil reduced feeding and left their mouths open for much longer than normal (Reimer, 1975).

Direct oil contact may result in coral tissue damage. Corals exposed to sublethal concentrations of oil for 3 months revealed atrophy of muscle bundles and mucus cells (Peters et al., 1981). *Porites furcata* submersed in Bunker C oil for 1 minute resulted in 100 percent tissue death, although the effect took 114 days to occur (Reimer, 1975).

Reproductive ability may also be reduced if coral is exposed to oil. A hermatypic coral, *Stylophora pistillata*, and an octocoral, *Heteroxenia fuscescens*, neither of which are present in the Gulf of Mexico, but may show impacts similar to those that could occur in the Gulf, shed their larvae when exposed to oil (Loya and Rinkevich, 1979; Rinkevich and Loya, 1977; Cohen et al., 1977). Undeveloped larvae in the water column have a reduced chance of survival due to predation and oil exposure (Loya and Rinkevich, 1979), which would in turn reduce the ability of larval settlement and reef expansion or recovery. A similar expulsion of gametes may occur in species that have external fertilization (Loya and Rinkevich, 1979), such as those at the Flower Garden Banks (Gittings et al., 1992b), which may then reduce gamete survivorship due to oil exposure.

The overall ability of a coral colony to reproduce may be affected by oil exposure. Reefs of *Siderastrea siderea* that were oiled in a spill produced smaller gonads than unoiled reefs, which resulted in reproductive stress for the oiled reef (Guzmán and Holst, 1993). *Stylophora pistillata* reefs exposed to oil had fewer breeding colonies, reduced number of ovaria per polyp, and significantly reduced fecundity compared with unoiled reefs (Rinkevich and Loya, 1977). Impaired development of reproductive tissue has also been reported for other reef-building corals exposed to sublethal concentrations of oil (Peters et al., 1981). Larvae may not be able to settle on substrate impacted by oil. Field experiments on *Stylophora pistillata* showed reduced settlement rate of larvae on artificial substrates of oiled reefs compared with control reefs and lower settlement rates, with increasing concentrations of oil in test containers (Rinkevich and Loya, 1977). Impaired larval settlement as a result of oiled substrate may lead to slow recovery of a disturbed substrate (CSA and GERG, 2001; MRRI, 1984; Montagna and Holmberg, 2000). Additionally, deeper habitats have slower rates of settlement, growth, and community development, and recruitment rates are reportedly slow in the Pinnacle habitat (Montagna and Holmberg, 2000; CSA and GERG, 2001). It is possible that corals may not recruit to an oiled substrate for 10 years (MRRI, 1984).

Corals exposed to subsea oil plumes may also incorporate petroleum hydrocarbons into their tissue. Records indicate that *Siderastrea siderea*, *Diploria strigosa*, *Montastrea annularis*, and *Heteroxenia fuscescens* have accumulated oil from the water column and have incorporated petroleum hydrocarbons into their tissues (Burns and Knap, 1989; Knap et al., 1982; Kennedy et al., 1992; Cohen et al., 1977). Most of the petroleum hydrocarbons were incorporated into the coral tissues, not their mucus (Knap et al., 1982). However, hydrocarbon uptake may also modify lipid ratios of coral (Burns and Knap, 1989). If lipid ratios are modified, mucus synthesis may be impacted, adversely affecting coral ability to protect itself from oil through mucus production (Burns and Knap, 1989). While these species are not present in the Pinnacle Trend area, similar effects may occur in Pinnacle-associated species.

Sublethal effects, although often hard to measure, could be long lasting and affect the resilience of coral colonies to natural disturbances (e.g., elevated water temperature and diseases) (Jackson et al., 1989; Loya, 1976a). Continued exposure to oil from resuspended contaminated sediments could also impact coral growth and recovery (Guzmán et al., 1994). Any repetitive or long-term oil exposure could inhibit coral larvae’s ability to settle and grow, may damage coral reproductive systems, may cause acute toxicity to larvae, and may physically alter the reef, interfering with larval settlement, all of which would reduce...
coral recruitment to an impacted area (Kushmaro et al., 1997; Loya, 1975 and 1976a; Rinkevich and Loya, 1977). Exposure of eggs and larvae to oil in the water column may reduce the success of a spawning event (Peters et al., 1997). Sublethal exposure to oil may be more detrimental to corals than high concentrations of oil (Cohen et al., 1977), as sublethal concentrations are typically more widespread and have a larger overall community effect. Therefore, the sublethal effects of oil exposure, even at very low concentrations, may result in compounded community impacts that have long-lasting effects.

Dispersed Oil

Chemically dispersed oil from a surface slick is not anticipated to result in lethal exposures to organisms on live-bottom features. The chemical dispersion of oil promotes the weathering process and increases the surface area available for bacterial biodegradation. It also allows surface oil to penetrate to greater depths than physical mixing would permit, and the dispersed oil will generally remain below the water’s surface (McAuliffe et al., 1981b; Lewis and Aurand, 1997). However, reports on dispersant usage on surface plumes indicate that a majority of the dispersed oil remains in the top 10 m (33 ft) of the water column, with 60 percent of the oil in the top 2 m (6 ft) (McAuliffe et al., 1981a). Dispersant usage also reduces the oil’s ability to stick to particles in the water column, minimizing sedimented oil traveling to the seafloor (McAuliffe et al., 1981a; Lewis and Aurand, 1997).

Field experiments designed to test dispersant use on oil spills reported dispersed oil concentrations between 1 and 3 ppm, 9 m (30 ft) below the sea surface, approximately 1 hour after treatment with dispersant (McAuliffe et al., 1981a and 1981b). Other studies indicated that dispersed oil concentrations were <1 ppm, 10 m (33 ft) below the sea surface (Lewis and Aurand, 1997). The biological impacts that may occur from dispersant usage are greatest within the first hour of application and occur primarily to organisms living near the water’s surface (Guillen et al., 1999). The above data indicate that the mixing depth of dispersed oil is less than the depths of the crests of Pinnacle Trend features (40 m [130 ft] or more below the sea surface), greatly reducing the possibility of exposure to dispersed surface oil.

Any dispersed surface oil that may reach the benthic communities of live-bottom features in the Gulf of Mexico would be expected to be at very low concentrations (<1 ppm) (McAuliffe et al., 1981a). Such concentrations would not be life threatening to larval or adult stages based on experiments conducted with coral (Lewis, 1971; Elgershuizen and De Kruijf, 1976; Knap, 1987; Wyers et al., 1986; Cohen et al., 1977) and observations after oil spills (Jackson et al., 1989; Guzmán et al., 1991). Any dispersed oil in the water column that comes in contact with corals, however, may evoke short-term negative responses by the organisms, such as reduced feeding and photosynthesis or altered behavior (Wyers et al., 1986; Cook and Knap, 1983; Dodge et al., 1984).

Dispersants that are used on oil below the sea surface can travel with currents through the water and may contact benthic organisms on the live-bottom features. If the oil spill occurs near a live-bottom feature, the dispersed oil could be concentrated enough to harm the community. However, the longer the oil remains suspended in the water column traveling with currents, the more dispersed it would become. Weathering will also be accelerated and biological toxicity reduced (McAuliffe et al., 1981b). Although the use of subsea dispersants is a new technique and very little data are available on dispersion rates, it is anticipated that any oil that could reach live-bottom features on the continental shelf will be in low concentration based on surface slick dilution data (McAuliffe et al., 1981a; Lewis and Aurand, 1997). It is also anticipated that currents around the larger live-bottom features will sweep the subsea oil clear around the features (Rezak et al., 1983). Therefore, impacts resulting from exposure to dispersed oil are anticipated to be sublethal.

The report of damage to deepwater corals on the continental slope (USDOI, BOEMRE, 2010j) as a result of exposure to oil from the DWH event may have resulted from the use of subsea dispersant at the source of the blowout. This situation was the first time subsea dispersants were used, and stratified density layers of water allowed the oil plume to remain at depth instead of dispersing into the water column (Joint Analysis Group, 2010a). It appears that density-bounded plume eventually contacted the coral community. The decision to use dispersants is carefully weighed against the surrounding environment and anticipated environmental impacts, and the use of dispersants may not occur near protected habitats. For example, NOAA policy says that the application of dispersants must occur as far as possible from the Flower Garden Banks (Gittings, 2006). There is, however, no written policy for the
application of dispersants near Pinnacle Trend features. The use of dispersants near protected features is left to the discretion of the Federal On-Scene Coordinator on a case-by-case basis.

Sublethal impacts that may occur to coral and other invertebrates exposed to dispersed oil may include reduced feeding, reduced reproduction and growth, physical tissue damage, and altered behavior. Short-term, sublethal responses of Diploria strigosa were reported after exposure to dispersed oil at a concentration of 20 ppm for 24 hours (Knap et al., 1983; Wyers et al., 1986). Although concentrations in this experiment were higher than what is anticipated for dispersed oil at depth, effects included mesenterial filament extrusion, extreme tissue contraction, tentacle retraction, localized tissue rupture (Wyers et al., 1986), and a decline in tentacle expansion behavior (Knap et al., 1983). Normal behavior resumed within 2 hours to 7 days after exposure (Wyers et al., 1986; Knap et al., 1983). This coral, however, did not show indications of stress when exposed to 1 ppm and 5 ppm of dispersed oil for 24 hours (Wyers et al., 1986). Investigations 1 year after Diploria strigosa was exposed to concentrations of dispersed oil between 1 and 50 ppm for periods between 6 and 24 hours did not reveal any impacts to growth (Dodge et al., 1984; Knap et al., 1983). It should be noted, however, that subtle growth effects may have occurred, but they were not measurable (Knap et al., 1983). This type of short-term exposure is what is anticipated to be possible if Pinnacle-associated organisms experience impacts from dispersed oil.

Historical studies indicated that dispersed oil appeared to be more toxic to coral species than oil or dispersant alone. The greater toxicity may be a result of an increased number of oil droplets, resulting in greater contact area between oil and water (Elgershuizen and De Kruijf, 1976). The dispersant causes a higher water soluble fraction of oil contacting the cell membranes of the coral (Elgershuizen and De Kruijf, 1976). The mucus produced by coral, however, can protect an organism from oil. Both hard and soft corals have the ability to produce mucus; mucus production has been shown to increase when corals are exposed to crude oil (Mitchell and Chet, 1975; Ducklow and Mitchell, 1979). Dispersed oil, which has very small oil droplets, does not appear to adhere to coral mucus, and larger untreated oil droplets may become trapped by the mucus barrier (Knap, 1987; Wyers et al., 1986). However, entrapment of the larger oil droplets may increase long-term exposure to oil if the mucus is not shed in a timely manner (Knap, 1987; Bak and Elgershuizen, 1976).

More recent field studies did not reveal as great an impact of dispersants on corals as were indicated in historical toxicity tests (Yender and Michel, 2010). This difference in reported damage probably resulted from a more realistic application of dispersants in an open field system and because newer dispersants are less toxic than the older ones (Yender and Michel, 2010). Field studies have shown oil to be dispersed to the part per billion level minutes to hours after the dispersant application, which is orders of magnitude below the reasonable effects threshold of oil in the water column (20 ppm) measured in some studies (McAuliffe, 1987; Shigenaka, 2001).

Although some experiments indicated that dispersed oil may be more toxic to corals than untreated oil during some exposure experiments (Shafir et al., 2007; Wyers et al., 1986; Cook and Knap, 1983), untreated oil may remain in the ecosystem for long periods of time, while dispersed oil does not (Baca et al., 2005; Ward et al., 2003). Twenty years after an experimental oil spill in Panama, oil and impacts from untreated oil were still observed at oil treatment sites, but no oil or impacts were observed at dispersed oil or reference sites (Baca et al., 2005). Long-term recovery of the coral at the dispersed oil site had already occurred as reported in a 10-year monitoring update, and the site was not significantly different from the reference site (Ward et al., 2003).

The time of year and surrounding ecosystem must be considered when determining if dispersants should be used. Dispersant usage may result in reduced or shorter term impacts to coral reefs; however, it may increase the impacts to other communities, such as mangroves (Ward et al., 2003). Therefore, dispersant usage may be more applicable offshore than in coastal areas where other species may be impacted as well. For example, the Flower Gardens Oil Spill Mitigation Workgroup discourages the use of dispersants near the Flower Garden Banks, especially from May to September when coral is spawning (Guillen et al., 1999). Mechanical oil cleanup is suggested during this time of year because coral larvae is sensitive to dispersants and the sea state is calm, allowing for mechanical removal (Guillen et al., 1999). A similar consideration might be made near the Pinnacles, but the use of dispersants near protected features is left to the discretion of the Federal On-Scene Coordinator on a case-by-case basis.
Sedimented Oil (Oil Adsorbed to Sediment Particles)

Smaller suspended oil droplets could be carried to the seafloor as a result of oil droplets adhering to suspended particles in the water column. Smaller particles have a greater affinity for oil (Lewis and Aurand, 1997). Oil may also reach the seafloor through consumption by plankton with excretion distributed over the seafloor (ITOPF, 2002). Oiled sediment that settles to the seafloor may affect organisms attached to live-bottom features. It is anticipated that the greatest amount of sedimented oil would occur close to the spill, with lesser concentrations farther from the source. Studies after a spill that occurred at the Chevron Main Pass Block 41C Platform in the northern Gulf of Mexico revealed that the highest concentrations of oil in the sediment were close to the platform and that the oil settled to the seafloor within 5-10 mi (8-16 km) of the spill site (McAuliffe et al., 1975). Therefore, if the spill occurs close to a live-bottom feature, the underlying benthic communities may be exposed to toxic hydrocarbons. However, because of Live Bottom (Pinnacle Trend) stipulation which implements a 30-m (100-ft) buffer zone around pinnacle features, these hard-bottom communities should be distanced from the heaviest oiled sedimentation effects.

Some oiled particles may become widely dispersed as they travel with currents while they settle out of suspension. Settling rates are determined by size and weight of the particle, salinity, and turbulent mixing in the area (Poirier and Thiel, 1941; Bassina and Ichiye, 1977; Deleersnijder et al., 2006). Because particles would have different sinking rates, the oiled particles would be dispersed over a large area, most likely at sublethal or immeasurable levels. Studies conducted after the Ixtoc oil spill revealed that, although oil was measured on particles in the water column, measurable petroleum levels were not found in the underlying sediment (ERCO, 1982). Based on BOEM restrictions and the settling rates and behavior of sedimented oil, the majority of organisms that may be exposed to sedimented oil are anticipated to experience low-level concentrations.

Sublethal impacts to benthic organisms may include reduced recruitment success, reduced growth, and reduced coral cover as a result of impaired recruitment. Experiments have shown that the presence of oil on available substrate for larval coral settlement has inhibited larval metamorphosis and larval settlement (Kushmaro et al., 1997). Crude oil concentrations as low as 0.1 ppm on substrate upon which the coral larvae were to settle reduced larval metamorphosis occurrences by 50 percent after 8 days of exposure. Oil concentrations of 100 ppm on substrates resulted in only 3.3 percent of the test population metamorphosing (Kushmaro et al., 1997). There was also an increased number of deformed polyps after metamorphosis due to oil exposure (Kushmaro et al., 1997). It is also possible that recurring exposure may occur to coral if sedimented oil is resuspended locally, possibly inhibiting coral growth and recovery in the affected areas (Guzmán et al., 1994). Oil stranded in sediment is reportedly persistent and does not weather much (Hua, 1999), so coral may be repeatedly exposed to elevated concentrations of oil.

Adult coral, however, may be able to protect itself from low concentrations of sedimented oil through mucus production. Coral mucus may not only act as a barrier to protect coral from the oil in the water column, it has been shown to aid in the removal of oiled sediment on coral surfaces (Bak and Elgershuizen, 1976). Coral may use a combination of increased mucus production and ciliary action to rid themselves of oiled sediment (Bak and Elgershuizen, 1976).

Blowout and Sedimentation

Oil or gas well blowouts are possible occurrences in the OCS. Benthic communities exposed to large amounts of resuspended sediments following a subsurface blowout could be subject to sediment suffocation, exposure to toxic contaminants. Should oil or condensate be present in the blowout flow, liquid hydrocarbons could be an added source of negative impact on the benthos. The reduction of light that occurs during periods of sediment suspension will not impact the corals that live on Pinnacles because they are ahermatypic (they do not have zooxanthellae and do not require light for photosynthesis).

Turbid waters allow less light penetrating to depth, which may result in reduced photosynthesis by the symbiotic zooxanthellae that live in hermatypic coral tissue and by calcareous algae (Rogers, 1990). Long-term exposures to turbidity have even resulted in significantly reduced skeletal extension rates in the scleractinian coral Montastraea annularis (Torres, 2001; Dodge et al., 1974) and acute decrease in calcification rates of Madracis mirabilis and Agaricia agaricites (Bak, 1978). The higher the
concentration of suspended sediment in the water column and the longer the sediment remains suspended, the greater the impact.

Suspended sediment that is transported by currents deep in the water column should not impact the benthic organisms on live-bottom features. Studies have shown that deep currents sweep around topographic features instead of over them, allowing the suspended sediment to remain at depth (Rezak et al., 1983; McGrail, 1982). A similar movement of water is anticipated around larger pinnacle features; therefore, suspended sediment or subsea oil plumes from depth would not be deposited on top of the elevated benthic organisms. However, lower relief features may experience slightly more deposition as currents may not sweep around them as much as the higher relief features.

Sediment that settles out of upper layers of the water column may impact benthic organisms of live-bottom features. Sediment deposition may smother benthic organisms, decreasing gas exchange, increasing exposure to anaerobic sediment, and causing physical abrasion (Wilber et al., 2005). Corals may experience sublethal impacts such as reduced colony coverage, changes in species diversity and dominance patterns, alterations in growth rates and forms, decreased calcification, increased production of mucus, lesions, reduced recruitment, and mortality (Torres et al., 2001; Telesnicki and Goldberg, 1995; Rogers, 1990). Coral larvae settlement may also be inhibited in areas where sediment has covered available substrate (Rogers, 1990; Goh and Lee, 2008). Gorgonian larvae, for example, only settle on substrate that does not have accumulated sediment (Grigg, 1977). Impacts to corals as a result of sedimentation would vary based on coral species, the height to which the coral grows, the degree of sedimentation, the length of exposure, and the coral’s ability to clear the sediment. Corals have some ability to rid themselves of sediment through mucus production and ciliary action (Marszalek, 1981; Bak and Elgershuizen, 1976; Telesnicki and Goldberg, 1995).

Solitary octocorals and gorgonians, which are abundant on many hard-bottom features, are tolerant of sediment deposition because these solitary species grow erect and are flexible, reducing sediment accumulation and allowing easy removal (Marszalek, 1981; Torres et al., 2001; Gittings et al., 1992a). Many of these organisms have even been observed to grow tall enough to resist burial during periods of sediment encroachment (Lissner et al., 1991). Due to the influence of the Mississippi River in the CPA, waters are more turbid near the outflow of the River, and more turbidity-tolerant species are present on live bottoms in this portion of the Gulf of Mexico. Because many of the species are more tolerant of turbidity and sedimentation, they could better survive exposure to increased sediment input that could result from an accidental event (Gittings et al., 1992a).

Since BOEM’s proposed stipulation would preclude drilling within 30 m (100 ft) of a Pinnacle feature, most adverse effects on live-bottom features from blowouts would likely be prevented. Petroleum-producing activities would be far enough removed that heavy layers of sediment suspended as a result of a blowout should settle out of the water column before they reach sensitive biological communities. Other particles that travel with currents should become dispersed as they travel, reducing turbidity and depositional impacts. Furthermore, sediment traveling at depth should remain at depth instead of rising to the top of live-bottom features.

Response Activity Impacts

Oil-spill-response activity may also impact sessile benthic features. Booms anchored to the seafloor are sometimes used to control the movement of oil at the water surface. Boom anchors can physically impact corals and other sessile benthic organisms, especially when booms are moved around by waves (Tokotch, 2010). Vessel anchorage and decontamination stations set up during response efforts may also break or kill hard-bottom features as a result of setting anchors. Anchor damage may result in the crushing and breaking of hard bottoms and associated communities. It may also result in community alteration through reduced or altered substrate cover, loss of sensitive species, and a reduction in coral cover in heavily damaged areas (Dinsdale and Harriott, 2004). Anchoring often destroys a wide swath of habitat by being dragged over the seafloor or by the vessel swinging at anchor, causing the anchor chain to drag over the seafloor (Lissner et al., 1991). Damage to corals as a result of anchoring may take 10 or more years to recover, depending on the extent of the damage (Fucik et al., 1984; Rogers and Garrison, 2001). Nearby species on these hard-bottom habitats that disperse larvae short distances, such as solitary species (cup corals, octocorals, and hydrocorals), may recolonize areas more rapidly than slow-growing
colonial forms that disperse larval great distances (Lissner et al., 1991). Effort should be made to keep vessel anchorage areas away from sensitive benthic features to minimize impact.

Drilling muds comprised primarily of barite may be pumped into a well to stop a blowout. If a “kill” is not successful, the mud may be forced out of the well and deposited on the seafloor near the well site. Any organisms beneath the extruded drilling mud would be buried. Based on the BOEM stipulation contained in NTL 2009-G39, a well should be far enough away from live-bottom features to prevent extruded drilling muds from smothering sensitive benthic communities. However, if drilling muds were to travel far enough or high enough in the water column to contact a hard-bottom community, the fluid may smother the existing community. Low-relief communities would be more at risk for burial than the higher pinnacles. Experiments indicate that corals perish faster when buried beneath drilling mud than when buried beneath carbonate sediments (Thompson, 1979). Turbidity impacts may result in reduced photosynthesis or reduced growth (Rogers, 1990; Torres, 2001). Light layers of deposited sediment would most likely be removed by mucus and ciliary action (Marszalek, 1981; Bak and Elgershuizen, 1976; Telesnicki and Goldberg, 1995).

Proposed Live Bottom (Pinnacle Trend) Stipulation

The proposed Live Bottom (Pinnacle Trend) Stipulation is a potential mitigating measure for leases resulting from the proposed action. The stipulation is designed to prevent routine petroleum-producing activities from damaging the Pinnacle Trend features. Under the stipulation, plans will be reviewed on a case-by-case basis to determine whether a proposed operation could impact a Pinnacle Trend area. If it is determined from site-specific information derived from BOEM studies, published information from other research programs, geohazards survey information, or another source that the operation would impact a Pinnacle Trend area, the operator may be required to relocate the proposed operation.

Although the BOEM stipulation prevents oil and gas drilling activity within 30 m (100 ft) of pinnacle features, some effects may occur to benthic organisms as a result of an oil spill. Sublethal impacts may include exposure to low levels of oil, dispersed oil, or sedimented oil and turbidity and sedimentation from disturbed sediments. Effects from these exposures may include reduced growth, altered behavior, decreased community diversity, altered community composition, reduction in coral cover, and reduced reproductive success. The severity of these impacts may be dependent on the concentration and duration of exposure. If concentrated oil is carried to live-bottom habitats in a subsea plume, severe lethal effects could result to localized community habitats (Dodge et al., 1984; Wyers et al., 1986). Recovery could take 10 years or more (MRRI, 1984; Fucik et al., 1984; Rogers and Garrison, 2001).

Proposed Action Analysis

As described above, a subsurface spill or plume may impact Pinnacle Trend communities. As described in Table 3-5, BOEM estimated the potential number of accidental events likely to occur during the 40-year leasing scenario for the OCS Program. The likelihood of a catastrophic spill remains remote; however, the types and kinds of impacts to Pinnacle Trend communities from such a low-probability catastrophic spill would likely be similar to those expected from a more typical accidental event at a community level if that small spill were to occur close enough to reach a Pinnacle community. Oil or dispersed oil may cause lethal or sublethal impacts to epibenthic organisms wherever a plume may contact them.

The Pinnacle Trend occupies 74 lease blocks in the northeastern portion of the CPA proposed action and is protected from impacts from oil and gas activity. The Pinnacle Trend blocks represent a small fraction of the continental shelf area in the CPA. The fact that the Pinnacle Trend features are widely dispersed, combined with the probable random nature of oil-spill locations, serves to limit the extent of damage from any given oil spill to the Pinnacle Trend.

The shallowest water depth over any features of the Pinnacle Trend in the CPA is about 60 m (200 ft). When surface spills are mixed into the water column, the oil is not expected to penetrate below a depth of about 10 m (33 ft). The use of dispersants could result in oil mixing into the water column and potentially reaching Pinnacle Trend communities.

With the application of the proposed Live Bottom (Pinnacle Trend) Stipulation, blowouts would not occur within 30 m (100 ft) of a Pinnacle Trend feature. Furthermore, blowouts near Pinnacle Trend features would be unlikely to impact the biota because oil would rapidly float to the surface. Oil that is
ejected under pressure may produce tiny droplets that become entrained in the water column and could possibly affect the Pinnacle Trend communities. As stated above, the use of dispersants near protected features is left to the discretion of the Federal On-Scene Coordinator on a case-by-case basis. The BOEM considers it unlikely that concentrated dispersants would be applied near Pinnacle Trend features, but the decision on how and where to use dispersants is outside of BOEM’s control. Sedimented oil or sedimentation as a result of a blowout near a Pinnacle Trend community may impact benthic organisms.

Potential impacts to the Pinnacle Trend from oil spills and blowouts from the CPA proposed action are unlikely and are not expected to be significant. The proposed Live Bottom (Pinnacle Trend) Stipulation would assist in preventing most of the potential impacts from oil and gas operations, including accidental oil spills and blowouts on the biota of the Pinnacle Trend.

Effects of the Proposed Action without the Proposed Stipulation

The live-bottom features and associated biota of the CPA could be adversely impacted by oil and gas activities resulting from the proposed action should it not be restricted by the proposed Live Bottom (Pinnacle Trend) Stipulation. This would be particularly true should operations occur directly on top of or in the immediate vicinity of otherwise protected live-bottom and Pinnacle Trend features. The area within the restricted zones would probably be the areas of the live-bottom features that are most susceptible to adverse impacts if oil and gas activities are not restricted by the Live Bottom (Pinnacle Trend) Stipulation or project-specific mitigating measures. These impacting factors would include blowouts, surface oil spills, and subsea oil spills, along with oil-spill-response activities such as the use of dispersants. Potential impacts from routine activities resulting from the proposed action are discussed in Chapter 4.1.1.6.1.2.

Oil spills, as well as routine activities, have the potential to considerably alter the diversity, cover, and long-term viability of the biota found on live-bottom features. Direct oil contact may result in acute toxicity (Dodge et al., 1984; Wyers et al., 1986). In most cases, recovery from disturbances would take 10 years or more (MRRI, 1984; Fucik et al., 1984; Rogers and Garrison, 2001). As stated above, the use of dispersants near protected features is left to the discretion of the Federal On-Scene Coordinator on a case-by-case basis. The BOEM considers it unlikely that concentrated dispersants would be applied near Pinnacle Trend features, but the decision on how and where to use dispersants is outside of BOEM’s control.

Indeed, disturbances, including oil spills and blowouts, would alter benthic substrates and their associated communities, especially close to the discharge. In the unlikely event of a blowout, sediment resuspension (potentially with associated oil) could cause adverse turbidity and sedimentation conditions. In addition to affecting the benthic cover of a live-bottom feature, a blowout could alter the local benthic morphology, thus irreversibly altering the live-bottom community. Oil spills (surface and subsea) could be harmful to the local biota should the oil have a prolonged or recurrent contact with the organisms. Therefore, in the absence of the Live Bottom (Pinnacle Trend) Stipulation, the proposed action could cause long-term (10 years or more) adverse impacts to the biota of the live-bottom features in the event of a spill.

Summary and Conclusion

Live-bottom (Pinnacle Trend) features represent a small fraction of the continental shelf area in the CPA. The small portion of the seafloor covered by these features, combined with the probable random nature of oil-spill locations, serves to limit the extent of damage from any given oil spill to the Pinnacle Trend features.

The proposed Live Bottom (Pinnacle Trend) Stipulation (Chapter 2.4.1.3.2), if applied, would prevent most of the potential impacts from oil and gas operations, including accidental oil spills and blowouts, on the biota of Pinnacle Trend features by increasing the distance of such events from the features. It would be expected that the majority of oil would rise to the surface and that the most heavily oiled sediments would likely be deposited before reaching the Pinnacle features. However, operations outside the proposed buffer zones around sensitive habitats (including blowouts and oil spills) may affect live-bottom features.

The depth below the sea surface to which many live-bottom features rise helps to protect them from surface oil spills. Some Pinnacles may rise to within 40 m (130 ft) of the sea surface; however, many
features have much less relief or are in deeper water depths. Any oil that might contact pinnacle features would probably be at low concentrations because the depth to which surface oil can mix down into the water column is less than the peak of the tallest pinnacles, and this would result in little effect to these features.

A subsurface spill or plume may impact sessile biota of live-bottom features. Oil or dispersed oil may cause sublethal impacts to benthic organisms if a plume reaches these features. Impacts may include loss of habitat, biodiversity, and live coverage; change in community structure; and failed reproductive success. The Live Bottom (Pinnacle Trend) Stipulation would limit the potential impact of such occurrences by keeping the sources of such adverse events geographically removed from the sensitive biological resources of live-bottom features.

Sedimented oil or sedimentation as a result of a blowout may impact benthic organisms. However, because the Live Bottom (Pinnacle Trend) Stipulation places petroleum-producing activity at a distance from live-bottom features, this would result in reduced turbidity and sedimentation near the sensitive features. Furthermore, any sedimented oil should be well dispersed, resulting in a light layer of deposition that would be easily removed by the organism and have low toxicity.

The proposed Live Bottom (Pinnacle Trend) Stipulation would assist in preventing most of the potential impacts on live-bottom communities from blowouts, surface, and subsurface oil spills and the associated effects. Any contact with spilled oil would likely cause sublethal effects to benthic organisms because the distance of activity would prevent contact with concentrated oil. In the unlikely event that oil from a subsurface spill would reach the biota of a live-bottom feature, the effects would be primarily sublethal and impacts would be at the community level. Any turbidity, sedimentation, and sedimented oil would also be at low concentrations by the time the live-bottom features were reached, resulting in sublethal impacts.

4.1.1.6.1.4. Cumulative Impacts

Background/Introduction

A detailed description of cumulative impacts on live-bottom (Pinnacle Trend) communities can be found in Chapter 4.5.4.1.1 of the Multisale EIS and in Chapter 4.1.4.1.4 of the 2009-2012 Supplemental EIS. The following is a summary of the information presented in the Multisale EIS and the 2009-2012 Supplemental EIS, which incorporates new information found since publication of the Multisale EIS and the 2009-2012 Supplemental EIS and in consideration of the DWH event.

This cumulative analysis considers the effects of impact-producing factors related to the proposed action plus those related to prior and future OCS lease sales, and to tanker and other shipping operations that may occur and adversely affect live bottoms of the Pinnacle Trend area. Specific OCS-related, impact-producing factors considered in the analysis are structure emplacement and removal, anchoring, discharges from well drilling, produced waters, pipeline emplacement, oil spills, blowouts, and operational discharges. Non-OCS-related impacts including commercial fisheries, natural disturbances, anchoring by recreational boats, and other non-OCS commercial vessels, as well as spillage from import tankering, all have the potential to alter live bottoms.

It is assumed that the Live Bottom (Pinnacle Trend) Stipulation for live bottoms would be part of appropriate OCS leases and that existing site/project-specific mitigations would be applied to OCS activities on these leases or supporting activities on these leases. The Live Bottom (Pinnacle Trend) Stipulation does not permit bottom-disturbing activities within 30 m (100 ft) of any hard bottom or pinnacle. However, stipulations and mitigations do not protect the resources from activities outside of BOEM jurisdiction (i.e., commercial fishing, tanker and shipping operations, or recreational activities).

OCS Leasing-Related Impacts

Structure placement and anchor damage from support boats and ships, floating drilling units, and pipeline-laying vessels that disturb areas of the seafloor are considered the greatest OCS oil- and gas-related threat to pinnacle live-bottom areas. The size of the areas affected by chains associated with anchors and pipeline-laying barges would depend on the water depth, chain length, sizes of anchor and chain, method of placement, wind, and current (Lissner et al., 1991). Anchor damage could include the crushing and breaking of live bottoms and associated communities. It may also result in community
alteration through reduced or altered substrate cover, loss of sensitive species, and a reduction in coral cover in heavily damaged areas (Dinsdale and Harriott, 2004). Anchoring often destroys a wide swath of habitat by being dragged over the seafloor or by the vessel swinging at anchor, causing the anchor chain to drag over the seafloor (Lissner et al., 1991). Damage to corals as a result of anchoring may take 10 or more years from which to recover, depending on the extent of the damage (Fucik et al., 1984; Rogers and Garrison, 2001). Nearby species on these hard-bottom habitats that disperse larvae short distances, such as solitary species (cup corals, octocorals, and hydrocorals), may recolonize areas more rapidly than slow-growing colonial forms that disperse larvae great distances (Lissner et al., 1991). Such anchoring damage, however, should be minimized on pinnacle habitats, as stipulations amended to leases do not allow bottom-disturbing activities within 30 m (100 ft) of the hard-bottom feature, as described by NTL 2009-G39 (USDOI, MMS, 2009b).

Both explosive and nonexplosive structure-removal operations disturb the seafloor; however, they are not expected to affect hard-bottom communities because of stipulation-required buffer distances of 30 m (100 ft) and because many sessile benthic organisms are known to resist the concussive force of structure-removal-type blasts (O’Keeffe and Young, 1984). Also, BOEM regulations require charges to be detonated 5 m (15 ft) below the mudline, which would attenuate shock waves in the seafloor (Baxter et al., 1982). Should pinnacle communities incur any damages as a result of the explosive removal of structures, recruitment and succession of the communities would be slow and may take more than 10 years (Montagna and Holmberg, 2000; CSA and GERG, 2001; MRRI, 1984).

Routine discharges of drilling muds and cuttings by oil and gas operations could affect biological communities and organisms through a variety of mechanisms, including the smothering of organisms through deposition or less obvious sublethal effects (impacts to growth and reproduction). The Live Bottom (Pinnacle Trend) Stipulation, however, requires that drilling occur at least 30 m (100 ft) from pinacles, which helps protect these features through physical distance from wells. Even though the additive effects of drilling several wells add more discharges to the environment, the Live Bottom (Pinnacle Trend) Stipulation protects these sensitive communities through distance from drilling.

Drilling muds quickly disperse upon release, and most of the material is rapidly deposited on the seafloor (Neff, 2005; Shinn et al., 1980a; Hudson et al., 1982). The drilling fluid plume in the water column has been measured to be only a few milligrams/liter above background sediment concentrations 100 m (328 ft) from the discharge point, concentrations often less than those produced during storms or from boat wakes (Shinn et al., 1980a). Deposition of drilling muds and cuttings in pinnacle habitats is not expected to greatly impact the biota of the surrounding habitat for three reasons. First, the biota that live on the pinacles are adapted to turbid conditions and storm impacts (Gittings et al., 1992a), reducing their vulnerability to sedimentation. Second, BOEM’s policy does not allow drilling within 30 m (100 ft) of a pinnacle, placing physical distance between the well and the sensitive environment in which the cuttings may travel to the seafloor. Third, USEPA’s discharge regulations and permits would further reduce discharge-related impacts. Any exposure that may occur from muds and cuttings discharged as a result of the cumulative scenario would be temporary and primarily sublethal in nature, and the effects would be limited to small areas.

Produced waters from petroleum operations that are released at the water’s surface are not likely to have a great impact on pinacles. Produced waters are rapidly diluted, impacts are generally only observed within proximity of the discharge point, and acute toxicity that may result from produced waters occurs “within the immediate mixing zone around a production platform” (Gittings et al., 1992b; Holdway, 2002). Also, USEPA’s general NPDES permit restrictions on the discharge of produced water, which require the effluent concentration 100 m (328 ft) from the outfall to be less than the 7-day “no observable effect concentration” based on laboratory exposures (Smith et al., 1994).

The Live Bottom (Pinnacle Trend) Stipulation and site-specific mitigations are expected to prevent operators from placing pipelines directly upon live-bottom communities. The effect of pipeline-laying activities on the biota of these communities would be restricted to the resuspension of sediments, possibly causing obstruction of filter-feeding mechanisms of sedentary organisms and gills of fishes. Adverse impacts from resuspended sediments would be temporary and primarily sublethal in nature, and the effects would be limited to small areas. Impacts may include “changes in respiration rate, abrasion and puncturing of structures, reduced feeding, reduced water filtration rates, smothering, delayed or reduced hatching of eggs, reduced larval growth or development, abnormal larval development, or reduced response to physical stimulus” (Anchor Environmental CA, L.P., 2003). Since the burial of pipelines is
Oil spills may have an impact on the Pinnacle communities of the Gulf of Mexico. The Live Bottom (Pinnacle Trend) Stipulation would help protect hard-bottom communities from experiencing direct oiling as a result of a blowout because bottom-disturbing activities are not permitted within 30 m (100 ft) of these communities. Also, the depth of pinnacle features (60-120 m; 200-400 ft) helps protect them from fouling by oil. Disturbance of the sea surface by storms can mix surface oil into the water column, but the effects are generally limited to the upper 10-20 m (33-66 ft) (Lange, 1985; McAuliffe et al., 1975 and 1981a; Tkalič and Chan, 2002). Pinnacles rise up to 20 m (66 ft) above the seafloor, at water depths between 60 and 120 m (200 and 400 ft) (Thompson et al., 1999; Schroeder, 2000). Pinnacles, therefore, are 40 m (130 ft) or more below the sea surface. The depth of the live-bottom features below the sea surface helps protect benthic species from physical oil contact.

Any dispersed surface oil from a tanker or rig spill that may reach the benthic communities of pinnacles in the Gulf of Mexico would be expected to be at very low concentrations (<1 ppm) (McAuliffe et al., 1981a and 1981b; Lewis and Aurand, 1997). Such concentrations would not be life threatening to larval or adult stages based on experiments conducted with coral (Lewis, 1971; Elgershuizen and de Kruijff, 1976; Knap, 1987; Wyers et al., 1986; Cohen et al., 1977) and observations after oil spills (Jackson et al., 1989; Guzmán et al., 1991). Any dispersed or physically mixed oil in the water column that comes in contact with corals, however, may evoke short-term negative responses by the organisms, such as reduced feeding or altered behavior (Wyers et al., 1986; Cook and Knap, 1983; Dodge et al., 1984).

Potential blowouts are unlikely to impact the biota of the pinnacles because BOEM policy does not allow drilling within 30 m (100 ft) of a pinnacle. Therefore, these sensitive habitats are distanced from the potential lethal impacts of a blowout. Oil leaked at the seafloor would rise to the sea surface because all known reserves in the Gulf of Mexico have specific gravity characteristics that would preclude oil from sinking immediately after release at a blowout site. If any blowouts from wells did occur, the suspended sediments should settle out of the water column before a majority of the material reached a pinnacle. Subsea oil will be dispersed as it travels in the water column (Vandermeulen, 1982; Tkalič and Chan, 2002). Also, because currents are anticipated to sweep around the larger pinnacle features instead of over them, subsea oil should be directed away from the larger features (Rezak et al., 1983; McGrail, 1982). If oil were to contact the live-bottom features, concentrations would be sublethal unless the source is close to the feature. The impacts of physical contact may include loss of habitat, biodiversity, and live coverage; change in community structure; and failed reproductive success. In the highly unlikely event that oil from a subsurface spill could reach a Pinnacle area in lethal concentrations, the recovery of this area could take in excess of 10 years (Fucik et al., 1984).

In the unlikely event a freighter, tanker, or other oceangoing vessel related to OCS Program activities sank and collided with pinnacle features or associated habitat, releasing its cargo, recovery capabilities from such a catastrophic scenario are unknown at this time. For the purpose of this analysis, it is projected that no surface spills, regardless of size, would have an impact on the biota of pinnacles, largely because the tops of the features crest at depths greater than 40 m (130 ft) below the sea surface. Surface oil spills are therefore not expected to impact the pinnacle communities, as discussed above.

The greatest impact from an oil spill could result from dispersed oil trapped in stratified layers of water, such as that which occurred during the DWH event. A recent report documents damage to a deepwater coral community 11 km (7 mi) southwest of the DWH event (USDOI, BOEMRE, 2010j) at a depth where a dispersed plume of oil was trapped in a stratified water layer (OSAT, 2010). A probable explanation for the detrimental impacts to corals is that the coral community forms structures that protrude up into the water column that would be affected by a passing oil plume. The DWH event was the first usage of subsea dispersants, but if subsea dispersants are ever applied on the continental shelf, a similar occurrence may happen. A stratified nepheloid (turbid) layer exists near the seafloor and rises to 20 m (66 ft) from the seafloor and, if a dispersant is used in that layer near the Pinnacles, dispersed oil could affect the sensitive communities. As stated above, the use of dispersants near protected features is left to the discretion of the Federal On-Scene Coordinator on a case-by-case basis. The BOEM considers it unlikely that concentrated dispersants would be applied near Pinnacle Trend features, but the decision on how and where to use dispersants is outside of BOEM’s control.
Should the Live Bottom (Pinnacle Trend) Stipulation not be implemented for the proposed action or for future lease sales, OCS activities could have the potential to destroy part of the biological communities and damage one or several live/hard-bottom features. The most potentially damaging of these are the impacts associated with physical damages that may result from anchors, structure emplacement, and other bottom-disturbing operations.

As noted in the affected environment description, limited data are currently available on potential impacts of the DWH event on Pinnacle Trend features in the CPA. This incomplete or unavailable information may be relevant to reasonably foreseeable significant impacts to Pinnacle Trend features. The BOEM has determined that this incomplete or unavailable information may be essential to a reasoned choice among alternatives. Relevant data on the status of Pinnacle Trend features after the DWH event, however, may take years to acquire and analyze. Much of this data is being developed through the NRDA process, which is expected to take years to complete. Little data from the NRDA process have been made available to date. Therefore, it is not possible for BOEM to obtain this information within the timeframe contemplated in this Supplemental EIS, regardless of the cost or resources needed. In the place of this incomplete or unavailable information, as noted above, BOEM subject-matter experts have used available scientifically credible evidence in this analysis and applied it using accepted scientific methods and approaches.

The cumulative impact of possible oil spills, along with the DWH event, is not anticipated to affect the overall Pinnacle Trend habitat. The BOEM policy would not allow wells to be drilled within 30 m (100 ft) of a pinnacle, separating the habitat from the worst of the sediment deposition of a blowout and allowing most of the oil to rise to the sea surface without contacting pinnacle features. If oil is released near a pinnacle feature and if concentrated or dispersed oil is entrained in the water column, it could contact nearby pinnacle habitat with serious detrimental effects. Habitats receiving high concentrations of oil could take 10 or more years to recover (Fucik et al., 1984). However, since subsea plumes travel directionally with water currents, only pinnacle habitats directly in the path of the plume would be affected. Therefore, the acute impacts of any large-scale blowout would likely be limited in scale, and any additive impacts of several blowouts should only impact small areas on an acute level, with possible sublethal impacts occurring over a larger area.

**Non-OCS Leasing-Related Impacts**

Although lease stipulations prohibit bottom-disturbing activities for OCS production-related construction, these stipulations do not apply to non-OCS-related activity. Severe and permanent physical damage may occur to pinnacle features and the associated live bottoms as a result of non-OCS activities. It is assumed those biota associated with live bottoms of the CPA are well adapted to natural disturbances such as turbidity and storms; however, human disturbance could cause severe damage to live-bottom biota, possibly leading to changes of physical integrity, species diversity, or biological productivity. If such events were to occur, recovery to pre-impact conditions could take as much as 10 years (Fucik et al., 1984).

Natural events such as storms, extreme weather, and fluctuations of environmental conditions (e.g., nutrient pulses, low dissolved oxygen levels, seawater temperature minima, and seasonal algal blooms) may impact live-bottom communities. Because of the depth of the Pinnacle Trend environment, waves seldom have a direct influence. During severe storms, such as hurricanes, large waves may reach deep enough to stir bottom sediments (Brooks, 1991; CSA, 1992a). These forces are not expected to be strong enough to cause direct physical damage to organisms living on the features. Rather, currents that are created by the wave action can resuspend sediments to produce added turbidity and sedimentation (Brooks, 1991; CSA, 1992a). The animals in this region are well-adapted to the effects common to this frequently turbid environment (Gittings et al., 1992a).

Recreational boating, fishing, and import tankering may severely impact live-bottom communities. Ships anchoring near major shipping fairways of the CPA, on occasion, may impact sensitive areas located near these fairways. Numerous fishermen also take advantage of the resources of the region and may anchor at hard-bottom locations to fish. Much of the fishing on these habitats uses bottom fishing gear that may damage benthic organisms or may snag on the reefs and be lost. Such gear, particularly lines of varying thickness, can cut into the tissues of many benthic organisms during storm movement of bottom waters.
Damage resulting from commercial fishing, especially bottom trawling, may have a severe impact on hard-bottom benthic communities. Bottom trawling in the Gulf of Mexico primarily targets shrimp from nearshore waters to depths of approximately 90 m (300 ft) (NRC, 2002). Although trawlers would not target areas with pinnacles as fishing ground, since pinnacles may tangle with gear, accidental instances of trawling may occur near or over pinnacles, resulting in community damage. Reports indicate that bottom trawling activity on hard-bottom substrates can overturn boulders and destroy epifaunal organisms (Freese et al., 1999). Large emergent sponges and anthozoans may be particularly vulnerable to trawling activity, as these organisms grow above the substrate and can be caught and removed by trawling activity (Freese et al., 1999). Recovery rates of corals and coralline algae may take decades to centuries and depend on the extent of the impact, frequency of disturbance, other natural changes that occur to the habitat, and the organism’s life history (NRC, 2002).

Summary and Conclusion

Non-OCS activities that may occur in the vicinity of the pinnacle communities include recreational boating and fishing, import tankering, fishing and trawling, and natural events such as extreme weather conditions, and extreme fluctuations of environmental conditions. These activities could cause damage to the pinnacle communities. Ships using fairways in the vicinity of pinnacles anchor in the general area of pinnacles on occasion, and numerous fishermen take advantage of the resources of regional bottoms. These activities could lead to instances of severe and permanent physical damage to individual formations. During severe storms, such as hurricanes, large waves may reach deep enough to stir bottom sediments (Brooks, 1991; CSA, 1992a). Because of the depth of the Pinnacle Trend area, these forces are not expected to be strong enough to cause direct physical damage to organisms living on the reefs.

Possible impacts from routine activities of OCS oil and gas operations include anchoring, structure emplacement and removal, pipeline emplacement, drilling discharges, and discharges of produced waters. In addition, accidental subsea oil spills, or blowouts associated with OCS activities can cause damage to pinnacle communities. Long-term OCS activities are not expected to adversely impact the live-bottom environment because these impact-producing factors are restrained by the continued implementation of the lease stipulation and site-specific mitigations. The inclusion of the Live Bottom (Pinnacle Trend) Stipulation would preclude the occurrence of physical damage, the most potentially damaging of these activities. The impacts to the live bottoms are judged to be infrequent because of the small number of operations in the vicinity of pinnacles and the distance from the habitat. The impact to the live/hard-bottom resource as a whole is expected to be minimal because of primarily localized impacts.

Impacts from blowouts, pipeline emplacement, muds and cuttings discharges, other operational discharges, and structure removals should be minimized because of the proposed Live Bottom (Pinnacle Trend) Stipulation and the dilution of discharges and resuspended sediments in the area. Potential impacts from discharges would be further reduced by USEPA’s discharge regulations and permits restrictions.

The incremental contribution of the proposed action to the cumulative impact is expected to be slight, with possible impacts from physical disturbance of the bottom, discharges of drilling muds and cuttings, other OCS discharges, structure removals, and oil spills. Negative impacts should be restricted by the implementation of the Live Bottom (Pinnacle Trend) Stipulation, site-specific stipulations, the depths of the features, the currents in the live-bottom area, and the distance of pinnacle habitats from the source of impact.

4.1.1.6.2. Live Bottoms (Low Relief)

A new chapter describing live-bottom (low-relief) areas is included in this Supplemental EIS; this chapter has been added since the publication of the Multisale EIS and the 2009-2012 Supplemental EIS. Although no blocks with live-bottom (low-relief) areas would be offered for lease under the proposed action, several live-bottom (low-relief) areas are adjacent to blocks that would be offered for lease under the proposed action (Figure 4-4). Therefore, an analysis of potential impacts is being included in this Supplemental EIS. It includes a summary of new information and the description of the biology of live-bottom (low relief) areas found in Chapter III.C.2 of Gulf of Mexico OCS Oil and Gas Lease 181: Eastern Planning Area, Final Environmental Impact Statement (Sale 181 EIS) (USDOI, MMS, 2001b).
A fine-grained quartz sand sheet covers most of the Mississippi-Alabama shelf; however, numerous hard bottoms formed of sedimentary rock occur in the CPA off the Mississippi River Delta and seaward of the Chandeleur Islands (Schroeder, 2000). Low-relief, hard-bottom features are located on the inner and middle Mississippi-Alabama shelf. These features include isolated low-relief, reef-like structures; rubble fields; low-relief flat rocks (e.g., 6 m long and 60 cm thick; 20 ft long and 2 ft thick); limestone ledges (e.g., 4 m [13 ft] high); rocky outcrops off Mobile Bay (18- to 40-m [59- to 131-ft] depth range; 5 m wide and 2 m high; 16 ft wide and 7 ft high); and clustered reefs (e.g., tens of meters across and 3 m [10 ft] high) (Schroeder et al., 1988; Schroeder, 2000).

The Live Bottom (Low Relief) Stipulation implemented by BOEM protects biological resources of live-bottom areas from potential impacts by oil and gas activities to a depth of 100 m (328 ft) in the EPA and a small northeastern portion of the CPA. The Live Bottom (Low Relief) Stipulation defines low-relief areas as “seagrass communities, areas that contain biological assemblages consisting of sessile invertebrates living upon and attached to naturally occurring hard or rocky formations with rough, broken, or smooth topography; and areas where a hard substrate and vertical relief may favor the accumulation of turtles, fish, or other fauna” (USDOI, MMS, 2009b). Sessile invertebrates may include sea fans, sea whips, hydroids, anemones, ascidians, sponges, bryozoans, or corals. The BOEM recommends the application of the Live Bottom (Low Relief) Stipulation for a proposed action within one of the OCS lease blocks that has low-relief features.

Because no blocks with live-bottom (low-relief) features will be leased as part of the CPA proposed action, the Live Bottom (Low Relief) Stipulation will not be applied to a lease. However, routine environmental reviews for areas of the CPA that are for lease and adjacent to live-bottom (low-relief) blocks will reveal any potential sites of live-bottom habitat that may overlap with planned seafloor impacts. Survey information must cover the entire area of planned seafloor impacts, including blocks adjacent to the lease if needed. During the review process, seafloor surveys will be analyzed to determine that all activity is adequately distanced from sensitive benthic features. Particular attention will be paid to making sure that anchor spreads will completely avoid all hard bottoms. Therefore, any activity that occurs in an area adjacent to a live-bottom (low-relief) block will be reviewed to make sure that any routine activity (i.e., discharges from drilling or production, infrastructure emplacement, or anchoring for infrastructure emplacement) does not impact organisms in a protected block. These BOEM site-specific reviews would minimize potential impacts on the biota of live bottoms from operations resulting from a proposed lease sale. All proposed OCS-related activities are submitted to BOEM for evaluation and approval. Exploration plans, development plans, and pipeline applications will be thoroughly reviewed to ensure that all bottom disturbances would avoid impacting sensitive live bottoms.

4.1.1.6.2.1. Description of the Affected Environment

Hard bottoms of various types are present in many locations of the Mississippi-Alabama Shelf and the West Florida Shelf (Figure 4-9). A fine-grained quartz sand sheet covers most of the Mississippi-Alabama shelf; however, numerous hard bottoms formed of sedimentary rock occur in the CPA off the Mississippi River Delta and seaward of the Chandeleur Islands (Schroeder, 2000). Sediments across the area east of the Mississippi River transition from the silt/clay of the delta to quartzose riverine sands of the eastern rivers, to the carbonate Florida platform characterized by carbonate sands and generally clear waters (east of De Soto Canyon). Low-relief, hard-bottom features are located on the inner and middle Mississippi-Alabama shelf. These features include isolated low-relief, reef-like structures; rubble fields; low-relief flat rocks (e.g., 6 m long and 60 cm thick; 20 ft long and 2 ft thick); limestone ledges (e.g., 4 m [13 ft] high); rocky outcrops off Mobile Bay (18- to 40-m [59- to 131-ft] depth range; 5 m wide and 2 m high [16 ft wide and 7 ft high]); and clustered reefs (e.g., tens of meters across and 3 m [10 ft] high) (Schroeder et al., 1988; Schroeder, 2000). Hard-bottom features on the Mississippi-Alabama-Florida Shelf (MAFLA) typically provide reef habitat for tropical organisms, including sessile epifauna (soft corals, nonreef-building hard corals, sponges, bryozoans, crinoids) and fish; these areas are typically of low relief (<1 m; 3 ft) (Thompson et al., 1999).

Live-bottom communities are widely scattered across the West Florida Shelf (Figure 4-9). The shelf is a relatively flat table of carbonate (karst limestone geology) that is largely covered with carbonate sand sheets. In many places, the sand moves around due to seasonal storms, forming ephemeral (temporary) patches of sand interspersed with exposed hard bottom. Various species of sessile (attached) reef fauna
and flora grow on the exposed hard grounds. Some species, such as sea whips and other gorgonians, are tall enough to survive sand movement and accretion.

Some areas have enough relief to support permanent reefs. The Florida Middle Ground is probably the best known and most biologically developed of these areas on the West Florida Shelf, with extensive colonization by hermatypic (reef-building) corals and related communities. Several other reef areas are present and have varying measures of protection including Pulley Ridge, Steamboat Lumps, Madison Swanson, and the Sticky Grounds (Figure 4-9).

Ecology of Inner- and Middle-Shelf Hard Bottoms of the Mississippi-Alabama Shelf

Nearshore hard-bottom areas are located on the Mississippi-Alabama shelf in 18-40 m (60-130 ft) of water (Figure 4-9). Inner- and middle-shelf features include rubble fields, low-relief flat rocks (e.g., 6 m long and 60 cm thick; 20 ft long and 2 ft thick), outcrops (e.g., 5 m wide and 2 m high; 16 ft wide and 7 ft high), limestone ledges (e.g., 4 m [13 ft] high), and clustered reefs (e.g., tens of meters across and 3 m [10 ft] high) (Schroeder, 2000). Four types of rock formations that form the hard-bottom areas are described by Schroeder et al. (1988):

- massive to nodular sideritic sandstones and mudstones, which are scattered on the central and western portions of the shelf;
- slabby-aragonite-cemented coquina and sandstone rubble associated with storm related ridges of shell and sand on the central shelf;
- dolomitic sandstone in small irregular outcrops; and
- calcite cemented algal calcirudite occurring in reef-like knobs on the southeastern shelf.

Schroeder et al. (1988 and 1989) described four live-bottom areas west of De Soto Canyon: Southeast Bank, Southwest Rock, Big Rock/Trysler Grounds, and features at the 17 Fathom Hole (Figure 4-9).

- The Southeast Bank is a rock rubble field site in 21-27 m (69-87 ft) of water-bearing encrusting epifauna (mostly the soft corals Leptogorgia virgulata and Lophogorgia hebes).
- The Southwest Rock area is in fact made of two rocks that are 10 m (33 ft) apart. The larger of the two is 7-9 m (23-30 ft) wide and 1-1.5 m (3-5 ft) high. The smaller rock is 1.5-3.5 m (5-11 ft) wide, but it is almost level with the surrounding rubble substrate.
- The Big Rock/Trysler Grounds are 5 m (16 ft) tall mound-like structures of rock rubble found in 30-35 m (98-115 ft) of water.
- The features at the 17 Fathom Hole are reef-like and mound-like. One reef-like feature is 100 m (328 ft) long, 35 m (115 ft) wide, and 2 m (7 ft) high. A mound-like feature is made of rock rubble, covers a 300 m² (3,228 ft²) area, and rises 2 m (7 ft) above the seafloor.

The soft corals Leptogorgia virgulata and Lophogorgia hebes were the most frequently encountered encrusting organisms amongst inner- and mid-shelf hard bottoms. Other biotic cover, not as common as soft corals, was made of hydroids and bryozoans (Schroeder et al., 1988 and 1989). Brooks (1991) found shallow-water hard bottoms off Mobile Bay that support living algae communities. The 40-Fathom Isobath area is located 24 km (15 mi) northeast of the Pinnacle Trend area (Chapter 4.1.6.1.1) in water depths of approximately 75 m (245 ft). This area consists of topographic features with up to 9 m (30 ft) of relief that are either mound-like, pinnacle-like, or ridge-like in form (Schroeder et al., 1988 and 1989).
**Head of De Soto Canyon**

Shipp and Hopkins (1978) found a hard-bottom area of large, rectangular limestone blocks rising up to 10 m (33 ft) off the seafloor near the head of De Soto Canyon in 55 m (180 ft) of water (Figures 4-9 and 4-10). Live cover included sponges, nonreef-building hard coral (*Oculina diffusa*), soft corals (*Lophogorgia cardinalis* and *L. hebes*), and an antipatharian (*Antipathes* sp.). A diverse and abundant tropical fish community was associated with the hard bottom. Benson et al. (1997) found another important hard-bottom community, the “De Soto Canyon rim feature,” on the western edge of the canyon head.

**Madison-Swanson Marine Reserve**

The Madison-Swanson Marine Reserve is 65 km (40 mi) southwest off Cape San Blas, Florida, in waters 60-95 m (200-315 ft) deep (Figure 4-4). It covers approximately 300 km² (115 mi²) and consists of relic reef formations. The reef has outcrops of 1- to 3-m (3- to 10-ft) relief with a ridge of 15-m (50-ft) relief and a series of pinnacles about 9 m (30 ft) high. It supports a deep reef community with sponges, sea fans, black corals, scattered *Oculina* corals, echinoderms, and crabs. It is protected as a grouper spawning site.

**Steamboat Lumps Marine Reserve**

The Steamboat Lumps Marine Reserve is 161 km (100 mi) south-southeast of Cape San Blas, Florida, in waters 70-100 m (230-330 ft) deep (Figure 4-4). It covers approximately 357 km² (138 mi²) and consists of relic reef formations. The reserve has a series of five broad terraces pockmarked with depressions. It supports a deep reef community with sponges, sea fans, black corals, scattered *Oculina* corals, echinoderms, and crabs. It is protected as a grouper spawning site.

**Florida Middle Ground**

Amongst the most studied hard-bottom features of the West Florida Shelf in terms of live cover and relief are the outcroppings of the Florida Middle Ground. The crests of the Florida Middle Ground outcroppings support hard and soft corals, molluscs, crustaceans, echinoderms, sponges, polychaetes, algae, and fish (Hopkins et al., 1977). Jaap and Hallock (1991) found the Florida Middle Ground to be the most diverse habitat of the West Florida Shelf. The Florida Middle Ground is a series of outcroppings located 138 km (86 mi) south of Apalachee Bay and 150 km (93 mi) northwest of Tarpon Springs (Figure 4-4). They spread over a 35 km (21 mi) long and 11 km (7 mi) wide area, oriented north-south along its length. The outcroppings rise from a 40 m (131 ft) deep seafloor to within 23 m (75 ft) of the sea surface. The outcroppings are populated by tropical reef organisms, including live and dead corals, invertebrates, and fish (Grimm and Hopkins, 1977). More recent surveys of the Florida Middle Ground confirm continued health of the reef (aheamatypic corals, sponges, soft corals, and hydrozoans) (Mallinson et al., 1998 and 2006; Coleman et al., 2009).

**Sticky Grounds**

The Sticky Grounds is a trend of seafloor mounds about 185 km (115 mi) west of Tampa Bay, Florida (Figure 4-4). They occur in water depths of 120-130 m (390-425 ft). The Sticky Grounds are uniformly dispersed mounds of about 20 m (65 ft) in diameter with 10 m (33 ft) of relief. They are thought to be relic drowned reefs, similar to the Pinnacle Trend features (Locker, official communication, 2008).

**Pulley Ridge**

The Pulley Ridge area consists of a series of submerged linear ridges likely representing the shoreline at the last sea level lowstand. Pulley Ridge is found in water depths of 60-110 m (200-360 ft) (Cash et al., 2010), trends in a north-south direction, and stretches approximately 300 km (200 mi) in the western part of the shelf off southwest Florida (Figure 4-4). It ranges about 5-15 km (3-9 mi) wide (Cash et al., 2010; Jaap and Halley, 2008) and typically has about 10 m (33 ft) of relief. The southern 30 km
of the reef is colonized by a robust reef community dominated by hermatypic (reef-building) stony corals, coralline red algae, and green algae (Halley et al., 2004; Jarrett et al., 2002). The most common corals are the lettuce corals (*Leptoseris cucullata* and *Agaricia* spp.) (Jaap and Halley, 2008), and the reef exhibits 10-60 percent coral cover (Culter et al., 2005).

The bathymetry in the 70- to 90-m depth range is irregular, and numerous ledges, holes, and depressions are seen on the seafloor (CSA, 1988 and 1990). Where the coral reef is not prevalent, Pulley Ridge is capped by coralline algal growths (algal nodules and algal pavements), which provide additional hard substrate for sessile epifauna even where the underlying rock is not exposed (CSA, 1990). Coralline algae appear to produce as much carbonate sediment as the stony corals; algal nodule and cobble zones are prevalent in deeper waters around much of the Ridge below 80 m (260 ft) (Halley et al., 2004).

### Recent Invasive Species Concerns

Two invasive species have been reported in the Gulf of Mexico: the orange cup coral (*Tubastraea coccinea*) and the lionfish (*Pterois volitans/miles*). Invasive species are organisms that are not native to the local environment and have the potential to outcompete native species. According to Executive Order 13112, “invasive species” are defined as an alien species whose introduction does or is likely to cause economic or environmental harm or harm to human health. *Tubastraea coccinea*, which is reported on many oil and gas platforms in the northern Gulf of Mexico, has been reported on several artificial reefs off the Florida coast (Fenner and Banks, 2004). It was first reported in 2001 and believed to have been introduced on hulls of ships used for artificial reefs (Fenner and Banks, 2004). The lionfish was reported off the coasts of Florida, Alabama, and Louisiana in 2010 (USDOI, GS, 2010b). Reports of this species began in 2006 in Florida, but the species was confirmed in the northern Gulf of Mexico in 2010 (Schofield, 2009; USDOI, GS, 2010b). It has also recently been reported in the southern Gulf of Mexico (Aguilar-Perera and Tuz-Sulub, 2010). Specific sightings were noted at several artificial reefs and oil and gas platforms in the CPA (USDOI, GS, 2010b).

### Threatened and Endangered Species

Elkhorn coral (*Acropora palmata*), which was listed as “threatened” in 2006 and is protected under the ESA, has been documented in patch reefs off Florida. In 2009, a petition was submitted to NOAA Fisheries by the Center for Biological Diversity to list 82 additional species of coral under the ESA (USDOC, NOAA, 2010f). Those 82 “candidate species” are currently under review by NOAA Fisheries. Some of the “candidate species” are found in the Gulf of Mexico, including *Montastraea annularis*, *Montastraea faveolata*, and *Montastraea franksi*. Once NOAA Fisheries has reviewed the candidate species, a decision would be made as whether each species warrants listing under the ESA or not. If these species are listed, they would receive protection under the ESA.

### Essential Fish Habitat

The NMFS has designated EFH for coral species within the Florida Middle Grounds, southwest tip of the Florida reef tract, and in predominant, patchy, hard bottom offshore of Florida from approximately Crystal River south to the Keys that are managed under the Coral and Coral Reef FMP (USDOC, NMFS, 2010a). The EFH is defined as “waters – aquatic areas and their associated physical, chemical, and biological properties that are used by fish and may include aquatic areas historically used by fish where appropriate; substrate – sediment, hard bottom, structures underlying the waters, and associated biological communities; necessary – the habitat required to support a sustainable fishery and the managed species’ contribution to a healthy ecosystem; and spawning, breeding, feeding, or growth to maturity – stages representing a species’ full life cycle” (USDOC, NMFS, 2010a). Groups of coral protected under the Coral and Coral Reef FMP include octocorals, fire corals, stinging corals, stony corals, black corals, and deepwater corals (GMFMC and South Atlantic Fishery Management Council, 1982). The EFH for coral in the Gulf of Mexico is designated for all life stages. The Magnuson-Stevens Act requires Federal agencies to consult with NMFS on actions that are to be federally permitted, funded, or undertaken and that may have an adverse affect on EFH. Adverse affects are defined as “any impact that reduces quality and/or quantity of EFH...[and] may include direct (e.g., contamination or physical disruption), indirect (e.g., loss of prey, reduction of species’ fecundity), site-specific or habitat wide impacts, including
Description of the Environment and Impact Analysis

individual, cumulative, or synergistic consequences of actions” (USDOC, NMFS, 2010a). The BOEM is in the process of consulting with NMFS on proposed projects (Chapter 4.1.1.2).

Habitat Areas of Particular Concern

The NOAA has designated habitat areas of particular concern (HAPC’s) within identified EFH. The HAPC’s provide important habitat for federally managed fish species and are areas for conservation priorities. Areas designated as hard-bottom HAPC’s in the CPA are the Florida Middle Grounds, Madison-Swanson Marine Reserve, Tortugas North and South Ecological Reserves, and Pulley Ridge (Dale and Santos, 2006; GMFMC, 2005). Elkhorn coral, a federally listed threatened species, is found in patch reefs off the Florida Keys and Florida reef tract (GMFMC, 2005; USDOC, NOAA, 2011c). The Florida patch reefs are one of four NMFS-designated critical habitats for elkhorn coral (USDOC, NOAA, 2011c).

Baseline Conditions following the Deepwater Horizon Event

The following sections contain all new data since the Multisale EIS and the 2009-2010 Supplemental EIS. Extensive literature, Internet, and database searches have been conducted for results of scientific data at pinnacle and low-relief, hard-bottom features following the DWH event. Although many research cruises have occurred, very few data reports containing data have been released as of the publication of this Supplemental EIS. Descriptions of studies in progress are discussed, and any results indicated are included below. A few early data releases have indicated that baseline conditions near the well may have been altered; however, impacts to hard-bottom areas farther from the well are still unknown.

The potential oiling footprint as reported through NOAA’s Environmental Response Management Application (ERMA) indicated that oil was recorded in surface waters above hard-bottom features in the northern Gulf of Mexico (USDOC, NOAA, 2011b). The oil footprint extended from approximately Lake Charles, Louisiana, to Panama City, Florida. The oil was distributed in patches and ribbons rather than a continuous blanket of petroleum, and it migrated over time so that it did not have a continuous cover over the entire area for the duration of the spill (USDOC, NOAA, 2011b). The relief of the hard-bottom features do not rise much above the seafloor and are, therefore, far below the sea surface, which helps to protect the epibenthic species from physical oil contact because their crests are deeper than the physical mixing ability of surface oil (Lange, 1985; McAuliffe et al., 1975 and 1981a; Tkalich and Chan, 2002; Thompson et al., 1999; Schroeder et al., 1988; Schroeder, 2000). Small, low-relief features in shallow water near the coast at the northern extent of the Gulf of Mexico may have had a greater chance of oil exposure than the deeper features. However, the greatest area of low-relief, hard-bottom features occurs off the western Florida coast, to the south and east or the footprint of oil coverage.

The DWH event may have impacted some deepwater, hard-bottom features located 11 km (7 mi) from the well. Oil was detected in the CPA in a subsurface plume in water depths between 1,100 and 1,300 m (3,609 and 4,265 ft) and moving southwest along those depth contours (OSAT, 2010). Epibenthic organisms that protrude above the sediment may have been exposed to oil droplets in the water column or at the seafloor/water interface near the subsea plume. The strata where the subsea plume occurred was a place that scientists recorded visible impact to benthic organisms. A recent report documents damage to a deepwater (1,400 m; 4,593 ft) coral (gorgonian) community 11 km (7 mi) to the southwest of the well, the direction of travel of the subsea oil plume. The BOEM and NOAA dedicated part of their collaborative Lophelia II Expedition: Oil Seeps and Deep Reefs to investigating damage to deep corals as a result of the DWH event. Results are still pending but it appears that a coral community in the CPA about 15 m x 40 m (50 ft x 130 ft) in size was severely damaged and may have been the result of contact with the subsea oil plume (Fisher, 2010; USDOI, BOEMRE, 2010j). Refer to Chapter 4.1.1.10 for a detailed description of the affected deepwater coral community.

Water and sediment samples collected during and after the spill were analyzed as part of the OSAT (2010) report. A handful of samples collected off the Gulf Coast did reveal some PAH’s as a result of the DWH event, although those samples were not collected in the vicinity of protected hard-bottom, low-relief features (OSAT, 2010). There were 6 water samples out of 481 collected that exceeded USEPA’s chronic toxicity benchmarks for PAH’s in the offshore waters (>3 nmi [3.5 mi; 5.6 km] offshore to the 200-m [656–ft] bathymetric contour), all of which occurred within 1 m (3 ft) of the water surface (OSAT, 2010). There were 63 water samples out of 3,605 collected from deep water (>200 m; 656 ft) that
exceeded USEPA’s aquatic life benchmarks for PAH’s (OSAT, 2010). Exceedances occurred near the water surface or in the southwest traveling deepwater plume within 70 km (43 mi) of the well. Oil detected in the subsurface plume was in water depths between 1,100 and 1,300 m (3,609 and 4,265 ft) and moving southwest along those depth contours (OSAT, 2010), which is deeper than and in the opposite direction of the low-relief, hard-bottom features on the continental shelf. The oil in the deepwater plume was carried by deepwater currents, which do not transit up onto the continental shelf (Pond and Pickard, 1983; Inoue et al., 2008), protecting the low-relief features. No sediment samples collected offshore (>3 nmi [3.5 mi]; 5.6 km) offshore to the 200-m [656-ft] depth contour and seven sediment samples collected in deep water (>200 m; 656 ft) exceeded USEPA’s aquatic life benchmarks for PAH exposure (OSAT, 2010). All chronic aquatic life benchmark exceedances in the sediment occurred within 3 km (2 mi) of the well, and samples fell to background levels at a distance of 10 km (6 mi) from the well (OSAT, 2010). Dispersants were also detected in waters off Louisiana, but they were below USEPA’s benchmarks of chronic toxicity. No dispersants were detected in sediment on the Gulf floor (OSAT, 2010). The low-relief features, therefore, are not expected to be acutely impacted by PAH’s in the water column or sediment, as they are located much farther from the well than measured benchmark exceedances. However, chronic impacts may have occurred as a result of low-level or long-term exposure to dispersed, dissolved, or neutrally buoyant oil droplets in the water column.

The MC 252 oil weathered as it traveled to the sea surface, floated on the sea surface, and traveled in the subsea plume, and it became depleted in lower molecular weight PAH’s (which are the most acutely toxic components) (Brown et al., 2010; Eisler, 1987). The longer the oil spent in the water column or at the sea surface, the more diluted and weathered it became (The Federal Interagency Solutions Group, 2010). Chronic impacts that may result to species that came in contact with the diluted and weathered oil may include reduced recruitment success, reduced growth, and reduced coral cover as a result of impaired recruitment (Kushmaro et al., 1997; Loya, 1975 and 1976a; Rinkevich and Loya, 1977). These types of possible impacts may be investigated in future studies if deemed necessary by NRDA. It should be noted that it may be difficult to distinguish between possible low-level impacts to invertebrates as a result of exposure to DWH oil, and numerous natural seeps in the CPA that are constantly releasing oil into the water (MacDonald, 2002).

Harbor Branch Oceanographic Institute and the NOAA Cooperative Institute for Ocean Exploration, Research, and Technology conducted the Florida Shelf-Edge Expedition (FLoSEE) following the DWH event from July 9 to August 9, 2010. The expedition focused on the following: (1) the assessment and documentation of deepwater coral reefs, shelf-edge mesophotic reefs, and hard-bottom essential fish habitat; (2) stress responses of corals and other marine invertebrates exposed to oil and chemical dispersants; (3) assessment of zooplankton and linkages between pelagic and benthic ecosystems; (4) chemical analysis of sessile benthic taxa and biomedical resources; and (5) education and outreach (Reed and Rogers, 2011). Survey sites along the east, south, and west Florida shelf and slope were partially selected based on the path of the oil plume. Particular sites of interest included the Miami Terrace, Pourtales Terrace, Tortugas Ecological Reserve, Florida Keys National Marine Sanctuary, Pulley Ridge, Naples sinkhole, Lophelia Reefs, Sticky Grounds, Florida Middle Grounds, and Madison-Swanson Marine Protection Area. Videotape and photographs were taken from a submersible, and specimens were collected and catalogued.

Once more data are released, we will have a better understanding of the measured impacts and possible long-term effects of this event. Limited data are currently available on the potential impacts of the DWH event on low-relief features in the CPA. This incomplete or unavailable information may be relevant to reasonably foreseeable significant impacts to low-relief features. The BOEM has determined that this incomplete or unavailable information may be essential to a reasoned choice among alternatives. Relevant data on the status of low-relief features after the DWH event, however, may take years to acquire and analyze. Much of this data is being developed through the NRDA process, which may take years to complete. Little data from the NRDA process have been made available to date. Therefore, it is not possible for BOEM to obtain this information within the timeframe contemplated in this Supplemental EIS, regardless of the cost or resources needed. In the place of this incomplete or unavailable information, BOEM subject-matter experts have used available scientifically credible evidence in this analysis and applied it using accepted scientific methods and approaches. The BOEM case-by-case seafloor review of areas where bottom-disturbing activities are proposed for OCS petroleum production, however, would serve to protect sensitive habitat from accidental impacts from oil and gas.
production, such as oil spills, by distorting production from the protected habitat. Details of how the site-specific reviews protect hard-bottom features in the Gulf of Mexico from routine and accidental impacts of petroleum production are discussed below.

4.1.1.6.2.2. Impacts of Routine Events

Background/Introduction

The Live Bottom (Low Relief) Stipulation (described in NTL 2009-G39 [USDOI, MMS, 2009b]) protection covers lease blocks that include waters less than 100 m (328 ft) in the EPA and a portion of the northeastern CPA that was previously part of the EPA (Figure 4-4). Blocks subject to the Live Bottom (Low Relief) Stipulation, including those in the CPA, are not included in the area to be offered in the CPA proposed action, and therefore, the stipulation will not apply to this lease sale. No lease sales since the 1980’s have included blocks in areas where this stipulation applies. However, CPA blocks adjacent to this area are included in the CPA proposed action.

Although the Live Bottom (Low Relief) Stipulation will not be applied to the proposed lease sale (because the live-bottom [low-relief] blocks are not included in this proposed lease sale), BOEM will still be conducting reviews of proposed OCS activities so that any live bottoms that could be impacted by proposed activity are protected. The case-by-case reviews are designed to prevent drilling activities and anchor emplacement (the major potential impacting factors on these live bottoms resulting from offshore oil and gas activities) from damaging the low-relief features. Both exploration and development plans will be reviewed on a case-by-case basis to determine whether a proposed operation could impact a low-relief area. If it is determined from site-specific information derived from BOEM studies, published information from other research programs, geohazards survey information, or another source that the operation would impact a low-relief area, the operator may be required to relocate the proposed operation.

Since the blocks covered by the Live Bottom (Low Relief) Stipulation are outside the area to be offered in the CPA proposed action, only those blocks adjacent to the CPA proposed action in the northeastern portion of the CPA could be affected by routine impacts (Figure 4-4 of this Supplemental EIS and Figure 2-1 of the 2009-2012 Supplemental EIS). The impact analysis presented below is for routine activities associated with the CPA proposed action.

A number of routine OCS-related factors may cause adverse impacts on the live-bottom communities and features. Damage caused by anchoring, infrastructure and pipeline emplacement, infrastructure removal, blowouts, drilling discharges, and produced-water discharges can cause mortality of live-bottom organisms or the alteration of sediments to the point that recolonization of the affected areas may be delayed or impossible. Impacts from accidental events such as oil spills and blowouts are discussed in Chapter 4.1.1.6.2.3.

Construction Impacts on Low-Relief Features

Anchoring may damage lush biological communities or the structure of the live-bottom features themselves, which attract fish and other mobile marine organisms. Anchor damage from support boats and ships, floating drilling units, and pipeline-laying vessels greatly disturb areas of the seafloor, and they are the greatest threats associated with the routine activities of the proposed action to live-bottom areas at these depths. The size of the affected area would depend on water depth, anchor and chain sizes, chain length, method of placement, wind, and current. Anchor damage may result in the crushing and breaking of hard bottoms and associated communities. It may also result in community alteration through reduced or altered substrate cover, loss of sensitive species, and a reduction in coral cover in heavily damaged areas (Dinsdale and Harriott, 2004). Anchoring often destroys a wide swath of habitat by being dragged over the seafloor or by the vessel swinging at anchor, causing the anchor chain to drag over the seafloor (Lissner et al., 1991). Damage to corals as a result of anchoring may take 10 or more years to recover, depending on the extent of the damage (Fucik et al., 1984; Rogers and Garrison, 2001). Nearby species on these hard-bottom habitats that disperse larvae short distances, such as solitary species (cup corals, octocorals, and hydrocorals), may recolonize areas more rapidly than slow-growing colonial forms that disperse larval great distances (Lissner et al., 1991). Such anchoring damage, however, should be minimized on low-relief hard bottoms since BOEM conducts site-specific reviews of OCS activity so that bottom disturbances are distanced from sensitive live-bottom habitat. Because only a few CPA
blocks for lease are adjacent to live-bottom (low-relief) blocks (Figure 4-33), any damage from routine activity should only be possible if construction activities take place immediately adjacent to designated live-bottom (low-relief) areas (i.e., drilling a well inside but at the edge of a bordering block and having the anchor spread of the drilling vessel extend into a block that is designated as having live-bottom [low-relief] features).

Infrastructure emplacement and pipeline emplacement could result in suspended sediment plumes and sediment deposition on the seafloor. Considering the relatively elevated amounts of drilling muds and cuttings discharged per well (approximately 2,000 metric tons [2,205 tons] for exploratory wells—900 metric tons [992 tons] of drilling fluid and 1,100 metric tons [1,213 tons] of cuttings—and slightly lower discharges for development wells) (Neff, 2005), potential impacts on biological resources of hard-bottom features should be expressly considered if drill sites occur in blocks adjacent to such features. Potential impacts could be incurred through increased water-column turbidity, the smothering of sessile benthic invertebrates, and local accumulations of contaminants.

Differences in the dispersal patterns for well cuttings and drilling muds result from differences in disposal methodology (surface disposal or bottom shunting). For example, well cuttings that are disposed of at the water’s surface tend to disperse in the water column and are distributed widely over a large area at low concentrations (CSA, 2004b; NRC, 1983). On the other hand, cuttings that are shunted to the seafloor are concentrated over a smaller area in piles instead of being physically dispersed over wide areas (Neff, 2005). The heaviest concentrations of surface released well cuttings and drilling fluids have been reported within 100 m (328 ft) of wells and are shown to decrease beyond that distance (CSA, 2004b; Kennicutt et al., 1996). The cuttings rarely accumulate thicknesses >1 m (3 ft) immediately adjacent to the well; thicknesses are usually not higher than a few tens of centimeters (about 1 ft) in the GOM. They are usually distributed unevenly in gradients and in patches, often dependent on prevailing currents (CSA, 2004b). A gradient of deposition is generally limited to about 250 m (820 ft) from the well site, but it may reach up to 500 m (1,640 ft) from the well depending on prevailing currents and surrounding environmental conditions (Kennicutt et al., 1996; CSA, 2004b). The source of cuttings released at the surface would be, at the closest, in blocks adjacent to live-bottom (low-relief) habitats. However, low-relief features could react negatively to drill cuttings if they do contact the habitat. For example, the ahermatypic (nonreef-building) coral, Caryophyllia sp., which may be found on some of these hard-bottom habitats, has displayed a significant dose-response relationship with sediment loading where densities of the species decreased with an increase in drilling mud particles (Hyland et al., 1994). In order to protect live-bottom (low-relief) features, BOEM conducts site-specific reviews of all planned wells and pipelines. If a hard-bottom feature is discovered during the review process, BOEM may require the relocation of operations to avoid live-bottom areas. This review process prevents well drilling activities from occurring near sensitive live-bottom areas. Other mitigation may be imposed on an operator, such as the bottom shunting of cuttings, to protect live-bottom areas from burial, including those of low relief. Also, USEPA’s general NPDES permit sets special restrictions on discharge rates for muds and cuttings to protect biological features. Chapters 4.1.1.4.1 and 4.2.1.1.2.2 of the Multisale EIS detail the NPDES permit’s general restrictions and the impacts of drilling muds and cuttings on marine water quality and seafloor sediments. If cuttings and drilling fluids are transported to approved disposal sites, the live bottoms would be even further protected from sedimentation. Due to BOEM’s site-specific review process and USEPA’s discharge regulations, possible turbidity and smothering impacts of sessile invertebrates on hard-bottom features caused by drilling muds and cuttings are anticipated to be minimized.

Suspended sediment concentrations at 6 m (20 ft) from the drilling discharge were often less than those produced during storms or from boat wakes, and at 96 m (315 ft), they were less than suspended sediment concentrations measured on a windy day in the coral reefs off Florida and were far below the concentrations measured to cause physiological impacts to corals (Shinn et al., 1980a and 1980b; Thompson et al., 1980; Szmant-Froelich et al., 1981; Kendall et al., 1983). The toxic effects measured as a result of exposure to drilling mud are not caused by turbidity alone, but by the compounds in the drilling mud (Kendall et al., 1983). Extrapolation of data collected from bioassays indicates the no-effect concentration of drilling mud to be 3.99 ppm, which is above the average concentration of drilling mud measured in the water column 96 m (315 ft) from platforms (Kendall et al., 1983; Shinn et al., 1980b). Based on those values, there should be no effects from drilling mud 96 m (315 ft) from a platform and possible limited effects at 6 m (20 ft) from the well.
Drilling fluid adhering to cuttings forms plumes that are rapidly dispersed on the OCS. Approximately 90 percent of the material discharged (cuttings and drilling fluid) settle rapidly to the seafloor, while 10 percent forms a plume of fine mud that drifts in the water column (Neff, 2005). Although drilling mud plumes may be visible 1 km (0.6 mi) from the discharge, rapid dilution of drilling mud plumes was reported within 6 m (20 ft) from the release point (Shinn et al., 1980; Hudson et al., 1982). Drilling muds and cuttings may be diluted 100 times at a distance of 10 m (33 ft) from the discharge and 1,000 times at a distance of 100 m (328 ft) from the discharge (Neff, 2005). Dilution continues with distance from the discharge point, and at 96 m (315 ft) from the release point, a plume was measured only a few milligrams/liter above background suspended sediment concentrations (Shinn et al., 1980a). With consideration that drilling is not allowed on live-bottom habitats, that protective measures must be taken to avoid low-relief features, and that field measurements of suspended solids rapidly decline with distance from the source, turbidity impacts to live-bottom communities should be minimized.

There is little opportunity for drilling muds and cuttings to affect low-relief live bottoms. The low-relief, live-bottom habitats are mostly in the EPA, with some stretching westward into the edge of the CPA. Since the northeast portion of the CPA is not included in the area to be offered in the CPA proposed action, only activities on the northeast border of the CPA proposed action would be adjacent to some low-relief, live-bottom habitats. The Mississippi River flows into this area of the GOM, resulting in high levels of natural turbidity. This turbidity forms a gradient from the source with levels declining farther from the source. So, while muds and cuttings from the CPA proposed action could drift to the east, they will decline to background levels before reaching sensitive live-bottom habitats. The organisms in this area are tolerant of turbid environments (Rogers, 1990; Gittings et al., 1992a) and should not be impacted by the residual suspended sediment discharged during the drilling of a well. Many of the organisms that predominate in these communities also grow tall enough to withstand the sedimentation that results from their typical turbid environment or they have flexible structures that enable the passive removal of sediments (Gittings et al., 1992a). Any mud that may reach these organisms can be removed by tentacle motion and mucus secretion (Shinn et al., 1980a; Hudson and Robbin, 1980a).

Recruitment studies conducted by Continental Shelf Associates (CSA) and Texas A&M University, Geochemical and Environmental Research Group (GERG); Marine Resources Research Institute (MRRI); and others suggest that recovery of hard-bottom communities following a disturbance will be slow (CSA and GERG, 2001; MRRI, 1984; Montagna and Holmberg, 2000). Epibiont recruitment showed relatively slow development of fouling community constituents on recruitment plates. Early colonizers are opportunistic epifauna, such as hydroids, bryozoans, barnacles, and bivalves that are tolerant of sediment loading (CSA and GERG, 2001; MRRI, 1984). Basically, only the earliest successional stages were observed after 1 year (MRRI, 1984) and after 27 months of exposure (CSA and GERG, 2001), and the epibiota typically associated with nearby hard-bottom features were rare on the plates (CSA and GERG, 2001). No sponges or corals had settled after 1 year (MRRI, 1984). Corals and sponges are known to display delayed recruitment and slow growth, and after 10 years corals and anemones were sparse on artificial reef habitats, and the community had still not reached “climax” state (MRRI, 1984).

It is not known whether the results of the recruitment studies would have differed if the substrate had consisted of exposed patches of natural hard bottom; however, because analysis of artificial reefs exposed for months to several years also indicates slow community development, it can be anticipated that hard-bottom communities take a long time to recruit and develop (MRRI, 1984). Although settling plates and artificial reefs may differ from natural reefs, they can help to indicate recruitment time in a defaunated area (MRRI, 1984).

Long-Term and Operational Impacts on Low-Relief Features

Drilling operations may impact live-bottom communities. Drilling operations in Puerto Rico have led to reduced coral cover out to 65 m (213 ft) from the well, probably as a result of cutting deposition (Hudson et al., 1982). Corals beyond this distance did not show reduced surface cover (Hudson et al., 1982). Live bottoms of low-relief features may experience some deposition of cuttings, especially if a well is within a few hundred meters of a live bottom. Impacts as a result of cuttings disposal may reach 100-200 m (328-656 ft) from a well (Montagna and Harper, 1996; Kennicutt et al., 1996). The BOEM case-by-case review of planned OCS activity protects hard-bottom features on the Gulf floor by requiring bottom-disturbing activity to be distanced from live-bottom features.
Impacts as a result of exposure to contaminants may occur to live-bottom organisms within 100-200 m (328-656 ft) of the well as a result of offshore oil and gas production (Montagna and Harper, 1996; Kennicutt et al., 1996; Hart et al., 1989; Kennicutt, 1995; CSA, 2004b). Sand content, metals, barium, inorganic carbon, and petroleum products have all been reported to be elevated near platforms (Kennicutt, 1995). Distribution of discharges tends to be patchy, have sharp gradients, and be directional (Kennicutt, 1995). The greatest impacts occur in low-energy environments where depositions may accumulate and not be redistributed (Neff, 2005; Kennicutt et al., 1996).

Elevated levels of barium, silver, cadmium, mercury, lead, and zinc were found out to 200 m (656 ft) from platforms and are likely a product of drilling muds and cuttings (Kennicutt et al., 1996; Hart et al., 1989; Chapman et al., 1991; CSA, 2004b). Metal concentrations in sediments near gas platforms (approximately out to 100 m [328 ft]) have been reported above those that may cause deleterious biological effects. The impacts are believed to be a result of metal toxicity originating from drill cuttings during the installation of the well, which remain in the sediment (Montagna and Harper, 1996; Carr et al., 1996). Hydrocarbon enrichment has been reported within 25 m (80 ft) and out to 200 m (656 ft) of petroleum platforms, and the concentrations decreased with distance from the platforms (Hart et al., 1989; Chapman et al., 1991; Kennicutt, 1995; Kennicutt et al., 1996). The concentrations of PAH's in the sediment surrounding platforms, however, were below the biological thresholds for marine organisms and appeared to have little effect on benthic organisms (Hart et al., 1989; McDonald et al., 1996; Kennicutt et al., 1996). If any of the drill cuttings reach live-bottom features, impacts from metal or hydrocarbon exposure may occur. Although the literature does not report the impacts to gorgonians or soft corals as a result of exposure to contaminants in cuttings, infauna have shown effects including reduced fecundity, altered populations, and acute toxicity (Montagna and Harper, 1996; Carr et al., 1996; Kennicutt et al., 1996; Hart et al., 1989; Chapman et al., 1991; CSA, 2004b). Impacts to benthos would be reduced with distance from the discharge.

Produced waters are discharged at the water surface throughout the lifetime of the production platform and may contain hydrocarbons, trace metals, elemental sulfur, and radionuclides (Kendall and Rainey, 1991). Heavy metals enriched in the produced waters include cadmium, lead, iron, and barium (Trefry et al., 1995). Produced waters may impact both organisms attached to the production platform and benthic organisms in the sediment beneath the platform because the elements in the produced water may remain in the water column or attach to particles and settle to the seafloor (Burns et al., 1999). A detailed description of the impacts of produced waters on water quality and seafloor sediments is presented in Chapter 4.2.1.1.2 of the Multisale EIS.

Produced waters are rapidly diluted and impacts are generally only observed within proximity of the discharge point (Gittings et al., 1992a). Models have indicated that the vertical descent of a surface originating plume should be limited to the upper 50 m (164 ft) of the water column and that the maximum concentrations of surface plume water have been measured in the field between 8 and 12 m (26 and 39 ft) (Ray, 1998; Smith et al., 1994). Plumes have been measured to dilute 100 times within 10 m (33 ft) of the discharge and 1,000 times within 103 m (338 ft) of the discharge (Smith et al., 1994). Modeling exercises showed hydrocarbons to dilute 8,000 times within 1 km (0.6 mi) of a platform and constituents such as benzene and toluene to dilute 150,000 and 70,000 times, respectively, within that distance (Burns et al., 1999).

The less soluble fractions of the constituents in produced water associate with suspended particles and may sink (Burns et al., 1999). Particulate components were reported to fall out of suspension within 0.5-1 nmi (0.6-0.9 mi; 1.2-1.9 km) from the source outfall (Burns et al., 1999). The particulate fraction disperses widely from the outfall, and soluble components dissolve in the water column, leaving the larger, less bioavailable compounds on the settling material (Burns et al., 1999). Due to BOEM policy, which does not allow bottom-disturbing activity to impact low-relief live bottoms and dispersion of particles in the water column, the particulate constituents of produced waters should not impact biological communities on these live bottoms (Burns et al., 1999).

Waterborne constituents of produced waters can influence biological activity at a greater distance from the platform than particulate components can (Osenberg et al., 1992). The waterborne fractions travel with currents; however, data suggest that these fractions remain in the surface layers of the water column (Burns et al., 1999). Modeling data for a platform in Australia indicated the plume to remain in the surface mixed layer (top 10 m; 33 ft) of the water column, which would protect low-relief, live-
bottom features from produced water traveling with currents because most of these features are in water deeper than the surface mixed layer.

Acute effects caused by produced waters are likely only to occur within the mixing zone around the outfall (Holdway, 2002). Past evaluation of the bioaccumulation of offshore, produced-water discharges conducted by the Offshore Operators Committee (Ray, 1998) assessed that metals discharged in produced water would, at worst, affect living organisms found in the immediate vicinity of the discharge, particularly those attached to the submerged portion of platforms. Possibly toxic concentrations of produced water were reported 20 m (66 ft) from the discharge in both the sediment and the water column where elevated levels of hydrocarbons, lead, and barium occurred, but no impacts to marine organisms or sediment contamination were reported beyond 100 m (328 ft) of the discharge (Neff and Sauer, 1991; Trefry et al., 1995). Another study in Australia reported that the average total concentration of 20 aromatic hydrocarbons measured in the water column 20 m (66 ft) from a discharge was <0.5 μg/L (0.0005 mg/L or 0.0005 ppm) due to the rapid dispersion of the produced-water plume (Terrens and Tait, 1996).

Compounds found in produced waters are not anticipated to bioaccumulate in marine organisms. A study conducted on two species of mollusk and five species of fish (Ray, 1998) found that naturally occurring radioactive material in produced water was not found to bioaccumulate in marine animals. Metals including barium, cadmium, mercury, nickel, lead, and valadium in the tissue of the clam, Chama macerophylla, and the oyster, Crassostrea virginica, collected within 10 m (33 ft) of discharge pipes on oil platforms were not statistically different from reference stations (Trefy et al., 1995). Because high-molecular weight PAH’s are usually in such dilute concentrations in produced water, they pose little threat to marine organisms and their constituents, and they were not anticipated to biomagnify in marine food webs. Monocyclic hydrocarbons and other miscellaneous organic chemicals are known to be moderately toxic, but they do not bioaccumulate to high concentrations in marine organisms and are not known to pose a risk to their consumers (Ray, 1998).

Chronic effects including decreased fecundity; altered larval development, viability, and settlement; reduced recruitment; reduced growth; reduced photosynthesis by phytoplankton; reduced bacterial growth; alteration of community composition; and bioaccumulation of contaminants were reported for benthic organisms close to discharges and out to 1,000 m (3,281 ft) from the discharge (Holdway, 2002; Burns et al., 1999). Effects were greater closer to the discharges, and responses varied by species. High concentrations of produced waters may have a chronic effect on corals. The Australian coral, Plesiastrea versipora, when exposed to 25 percent and 50 percent produced water, had a significant decrease in zooxanthellae photosynthesis and often bleached (Jones and Heyward, 2003). Experiments using the WAF’s of produced waters indicated that coral fertilization was reduced by 25 percent and that metamorphosis was reduced by 98 percent at 0.0721 ppm total hydrocarbon (Negri and Heyward, 2000). The WAF, however, is based on a closed experimental system in equilibrium and may be artificially low for the Gulf of Mexico, which will not reach equilibrium with contaminants. The experimental value can be considered a conservative approach that would overestimate impacts if the entire Gulf were to come in equilibrium with oil inputs.

Produced waters may have some impact on live-bottom features, but BOEM’s site-specific review of planned OCS activities and required distancing of activity from sensitive habitats should help to reduce these impacts. The greatest impacts are reported adjacent to the discharge and out to 20 m (66 ft) from the discharge, but they are substantially reduced <100 m (328 ft) from the discharge. Because only a few potential live-bottom (low-relief) areas are adjacent to the area to be offered in the CPA proposed action, produced waters are not expected to reach the sensitive habitats in concentrations that would produce negative effects. The distance between the habitat and the discharge would allow for dispersion of the produced waters, which occurs rapidly (King and McAllister, 1998), reducing the concentration of discharged material to which the live bottoms may be exposed. The USEPA’s general NPDES permit restrictions on the discharge of produced water would also limit the impacts on biological resources of live bottoms. The USEPA’s general NPDES permit restrictions on the discharge of produced water requires the effluent concentration 100 m (328 ft) from the outfall to be less than the 7-day “no observable effect concentration” based on laboratory exposures (Smith et al., 1994). This would help to limit the impacts on biological resources of live-bottom features. Measurements taken from a platform in the Gulf of Mexico showed discharge to be diluted below the “no observable effect concentration” within 10 m.
(33 ft) of the discharge (Smith et al., 1994). Such low concentrations would be even farther diluted at greater distances from the well, limiting the impacts on biological resources of live bottoms.

**Structure-Removal Impacts on Low-Relief Features**

The impacts of structure removal on live-bottom benthic communities can include turbidity, sediment deposition, explosive shock-wave impacts, and loss of habitat. Both explosive and nonexplosive removal operations would disturb the seafloor by generating considerable turbidity that could impact surrounding live-bottom environments. Suspended sediment may evoke physiological impacts in benthic organisms including “changes in respiration rate, . . . abrasion and puncturing of structures, reduced feeding, reduced water filtration rates, smothering, delayed or reduced hatching of eggs, reduced larval growth or development, abnormal larval development, or reduced response to physical stimulus” (Anchor Environmental CA, L.P., 2003). The higher the concentration of suspended sediment in the water column and the longer the sediment remains suspended, the greater the impact.

Sediment deposition that occurs in ahermatypic coral communities may smother benthic organisms, decreasing gas exchange, increasing exposure to anaerobic sediment, and causing physical abrasion (Wilber et al., 2005). Corals may experience reduced coverage, changes in species diversity and dominance patterns, alterations in growth rates and forms, decreased calcification, increased production of mucus, lesions, reduced recruitment, and mortality (Torres et al., 2001; Telesnicki and Goldberg, 1995). Coral larvae settlement may be inhibited in areas where sediment has covered available substrate (Rogers, 1990; Goh and Lee, 2008).

Corals have some ability to rid themselves of sediment through mucus production and ciliary action (Marszalek, 1981; Bak and Elgershuizen, 1976; Telesnicki and Goldberg, 1995). Octocorals and gorgonians are more tolerant of sediment deposition than scleractinian corals, as they grow erect and are flexible, reducing sediment accumulation and allowing easy removal (Marszalek, 1981; Torres et al., 2001; Gittings et al., 1992a). Gorgonians, corals, and sponges on low-relief features have also been reported to protrude above accumulated sediment layers, and it is hypothesized that these organisms can resist burial by growing faster than the sediment accumulates over the hard substrate upon which they settle (Lissner et al., 1991).

The shock waves produced by explosive structure removals may also harm benthic biota. However, corals and other sessile invertebrates have a high resistance to shock. O’Keeffe and Young (1984) described the impacts of underwater explosions on various forms of sea life using, for the most part, open-water explosions much larger than those used in typical structure-removal operations. They found that sessile benthic organisms, such as barnacles and oysters, and many motile forms of life, such as shrimp and crabs, that do not possess swim bladders were remarkably resistant to shock waves generated by underwater explosions. Oysters located 8 m (26 ft) away from the detonation of 135-kg (298-lb) charges in open water incurred a 5 percent mortality rate. Very few crabs died when exposed to 14-kg (31-lb) charges in open water 46 m (150 ft) away from the explosions. O’Keeffe and Young (1984) also noted “. . . no damage to other invertebrates such as sea anemones, polychaete worms, isopods, and amphipods.”

Benthic organisms appear to be further protected from the impacts of subbottom explosive detonations by rapid attenuations of the underwater shock wave traversing the seabed away from the structure being removed. The shock wave is significantly attenuated when explosives are buried, as opposed to detonation in the water column (Baxter et al., 1982). Theoretical predictions suggest that the shock waves of explosives set 5 m (15 ft) below the seabed, as required by BSEE regulations, would further attenuate blast effects (Wright and Hopky, 1998).

Charges used in OCS structure removals are typically much smaller than some of those cited by O’Keeffe and Young. The Structure-Removal Operations on the Gulf of Mexico Outer Continental Shelf: Programmatic Environmental Assessment (USDOI, MMS, 2005) predicts low impacts on the sensitive offshore habitats from platform removal, precisely because of the effectiveness of BOEM’s site-specific reviews in preventing platform emplacement in the most sensitive areas of the GOM. Impacts on the biotic communities, other than those on or directly associated with the platform, would be limited by the relatively small size of individual charges (normally 50 lb [27 kg] or less per well piling and per conductor jacket) and by the fact that charges are detonated 5 m (15 ft) below the mudline and at least 0.9 seconds apart (timing needed to prevent shock waves from becoming additive) (USDOI, MMS,
Also, because the live-bottom (low-relief) areas are generally far from the CPA proposed action, adverse effects to live-bottom features should be prevented.

Infrastructure or pipeline removal would impact the communities that have colonized the structures, many of which may also be found on live-bottom features. Removal of the structure itself would result in the removal of the hard substrate and the associated encrusting community. The overall community would experience a reduction in species diversity (both epifaunal encrusting organisms and the fish and large invertebrates that fed on them) with the removal of the structure (Schroeder and Love, 2004). The epifaunal organisms attached to the platform would die once the platform is removed. However, the seafloor habitat would return to the original soft-bottom substrate that existed before the well was drilled.

Some structures may be converted to artificial reefs. If the rig stays in place, the hard substrate and encrusting communities would remain part of the benthic habitat. The diversity of the community would not change and associated finfish species would continue to graze on the encrusting organisms. The community would remain an active artificial reef. However, plugging of wells and other reef-in-place decommissioning activities would still impact benthic communities as discussed above, since all the steps for removal except final removal from the water would still occur.

**Proposed Action Analysis**

The Live Bottom (Low Relief) Stipulation covers lease blocks that include waters less than 100 m (328 ft) in the EPA and a northeastern portion of the CPA that was previously part of the EPA (Figure 4-4). Blocks subject to the Live Bottom (Low Relief) Stipulation, including those in the CPA, are not included in the area to be offered in the CPA proposed action. No lease sales since the 1980’s have included blocks in areas where this stipulation applies. However, adjacent blocks in the CPA are included in the area to be offered in the CPA proposed action. For the CPA proposed action, 17-23 exploration/delineation wells, 62-85 development wells, and 20-25 production structures are projected for offshore Subareas C0-60 (between the coastline and 60 m [197 ft] of water). There are 9-14 exploration wells, 23-33 development wells, and 2-3 production structures projected for offshore Subareas C60-200 (between 60 and 200 m [197 and 656 ft] of water). Few, if any, of the reefs or production structures would be located near live-bottom (low-relief) areas because the areas are not included in the area to be offered in the CPA proposed action. Low-relief features would incur few incidences of anchor damage from support vessels for the same reason. In addition, BOEM conducts project-specific reviews of planned activity and requires the activity to be distanced from any hard-bottom areas near the proposed activity. Thus, anchoring events are not expected to impact the resource. Accidental anchor impacts, however, could occur, with recovery taking a few to many years, depending on the severity (Fucik et al., 1984; Rogers and Garrison, 2001; Lissner et al., 1991).

Pipeline emplacement also has the potential to cause considerable disruption to the bottom sediments in the vicinity of the live bottoms (Chapter 4.1.1.8.1 of the Multisale EIS); however, BOEM’s site-specific project review of the surrounding seafloor would restrict pipeline-laying activities as well as oil and gas activities in the vicinity of the low-relief communities. The actual effect of pipeline-laying activities on the biota of the low-relief communities would be restricted to the resuspension of sediments. Burial of pipelines is only required in water depths of 60 m (200 ft) or less. Therefore, only the shallowest live-bottom communities would be affected by the increased turbidity associated with pipeline burial. The laying of pipeline without burial produces much less resuspension of sediments. The project-specific seafloor reviews would help to minimize the impacts of pipeline-laying activities.

**Summary and Conclusion**

Oil and gas operations discharge drilling muds and cuttings that generate turbidity, potentially smothering benthos near the drill sites. Deposition of drilling muds and cuttings near low-relief areas would not greatly impact the biota of the live bottoms because the biota surrounding the low-relief features in or near the CPA are adapted to turbid (nepheloid) conditions and high sedimentation rates associated with the outflow of the Mississippi River (Gittings et al., 1992a). Regional surface currents and water depth would largely dilute any effluent. Additional deposition and turbidity caused by a nearby well are not expected to adversely affect the low-relief environment because such fluids would be dispersed upon discharge. Toxic impacts on benthos are limited to within 100-200 m (328-656 ft) of a well (Montagna and Harper, 1996; Kennicutt et al., 1996), and NPDES permit requirements limit
Central Planning Area Supplemental EIS

discharge. The drilling of a well, therefore, could have localized impacts on the benthos near the well, which should be located away from live-bottom features according to BOEM’s policy, and additionally, impacts would be reduced with distance from the well.

The toxicity of produced waters has the potential to adversely impact the live-bottom organisms; however, as previously stated, many of the low-relief areas are not in the area to be offered in the CPA proposed action and BOEM’s site-specific seafloor review prior to any bottom-disturbing activity would prevent the placement of oil and gas facilities upon (and consequently would prevent the discharge of produced water directly over) low-relief, live-bottom habitats. Produced waters also rapidly disperse and remain in the surface layers of the water column, far above the live-bottom features.

Platform removals have the potential to impact nearby habitats. As previously discussed, the platforms would not be constructed directly on low-relief areas because these areas are either not included in the area to be offered in the CPA proposed action or are protected by BOEM policy’s of distancing blasts from sensitive low-relief habitats. Benthic organisms on live bottoms should also have limited impact because they are resistant to blasts, tolerant of turbidity, can physically remove some suspended sediment, and may be located above or be tall enough to withstand limited sediment deposition. The BOEM site-specific seafloor review and required distancing of seafloor disturbance from live-bottom features would help to prevent smothering events. Since the live-bottom areas are either not included in the area to be offered in the CPA proposed action or are protected by BOEM policy, most of the potential impacts on live bottoms from bottom-disturbing activities (structure emplacement and removal) and operational discharges associated with the CPA proposed action would be prevented. Any contaminants that reach live-bottom features would be diluted from their original concentration; therefore, impacts that do occur should be sublethal.

4.1.6.2.3. Impacts of Accidental Events

Background/Introduction

The live-bottom (low-relief) features of the CPA sustaining sensitive offshore habitats are located in water depths <100 m (328 ft) and are described in Chapter 4.1.6.2.1. Disturbances resulting from the CPA proposed action, including oil spills, blowouts, and chemical spills have the potential to disrupt and alter the environmental, commercial, recreational, and aesthetic values of live-bottom features of the CPA. Live bottoms (low relief) are defined in NTL 2009-G39, which describes the applicable lease stipulation effective on blocks in the EPA and several blocks in the northeast portion of the CPA (USDOI, MMS, 2009b). Note that none of those blocks are included in the area to be offered in the CPA proposed action. Therefore, oil and gas activities from this action do not coincide with the live-bottom (low-relief) habitats. However, some areas leased as a result of the CPA proposed action could be adjacent to the sensitive habitats at the extreme western edge of the habitat range. Disturbances resulting from the CPA proposed action, including oil spills and blowouts, have the potential to disrupt and alter the environmental, commercial, recreational, and aesthetic values of live-bottom features of the CPA.

A catastrophic event analysis is provided in Appendix B; nevertheless, the type and kind of expected impacts to low-relief features from a catastrophic event would be similar to those described below as impacts from accidental events.

Possible Modes of Exposure

Oil released to the environment as a result of an accidental event may impact live-bottom features in several ways. Oil may be physically mixed into the water column from the sea surface, be injected below the sea surface and travel with currents, be dispersed in the water column, or adhere to particles and sink to the seafloor. These scenarios and their possible impacts are discussed in the following sections.

An oil spill that occurs at the sea surface would result in a majority of the oil remaining at the sea surface. Lighter compounds in the oil would evaporate and some components of the oil may dissolve in the seawater. Evaporation removes the most toxic components of the oil, while dissolution may allow bioavailability of hydrocarbons to marine organisms for a brief period of time (Lewis and Aurand, 1997). The oil may also emulsify with water or sediment to particles and fall to the seafloor.

A spill that occurs below the sea surface (at the rig, along the riser between the seafloor and sea surface, or through leak paths on the BOP/wellhead) would result in only a portion of the released oil
rising to the sea surface. All known reserves in the Gulf of Mexico have specific gravity characteristics that would preclude oil from sinking immediately after release at a blowout site. As discussed in Chapter 3.2.1.5.4, oil discharges that occur at the seafloor from a pipeline or loss of well control would rise in the water column, surfacing almost directly over the source location, thus not impacting sensitive benthic communities. If the leak is deep in the water column and the oil is ejected under pressure, oil droplets may become entrained deep in the water column (Boehm and Fiest, 1982). The upward movement of the oil may be reduced if methane in the oil is dissolved into the water column at high underwater pressures, reducing the oil’s buoyancy (Adcroft et al., 2010). Large oil droplets will rise to the sea surface, but the smaller droplets, formed by vigorous turbulence in the plume or the injection of dispersants, may remain neutrally buoyant in the water column, creating a subsurface plume (Adcroft et al., 2010). Oil droplets less than 100 μm (0.004 in) in diameter may remain in the water column for several months (Joint Analysis Group, 2010a).

Impacts that may occur to benthic communities on live-bottom features as a result of a spill would depend on the type of spill, distance from the spill, relief of the biological feature, and surrounding physical characteristics of the environment (e.g., turbidity). The BOEM’s case-by-case review of OCS activity will help to prevent impacts to live-bottom habitats by distancing petroleum-producing activity from the habitat. The distance requirements from the habitat, however, are based on routine production activity, and oil released during accidental events may reach the locations of live-bottom features. However, unless dispersants are used, spilled oil would not be expected to mix into the water column in water depths >10 m (33 ft) (Lange, 1985; McAuliffe et al., 1975 and 1981; Knap et al., 1985). As described above, a majority of the oil released from a spill would rise to the sea surface, therefore, reducing impact to benthic communities by direct oil exposure. However, small droplets of oil that are entrained in the water column for extended periods of time may migrate onto live-bottom habitat. Although these small oil droplets will not sink themselves, they may attach to suspended particles in the water column and then be deposited on the seafloor (McAuliffe et al., 1975). Exposure to subsea plumes, dispersed oil, or sedimented oil may result in long-term impacts such as reduced recruitment success, reduced growth, and reduced coral cover as a result of impaired recruitment. These impacts are discussed in the following sections.

Surface Slicks and Physical Mixing

Surface oil slicks can spread over a large area; however, the majority of the slick is comprised of a very thin surface layer of oil moved by winds and currents (Lewis and Auran, 1997). Oil spills have the potential to foul benthic communities and cause lethal or sublethal effects to organisms that the oil contacts as it is moved over the sea surface. Low-relief, hard-bottom features may rise up to 4 m (13 ft) from the seafloor (Schroeder et al., 1988; Schroeder, 2000). Live-bottom features more than 10 m (33 ft) below the sea surface would be protected from contact with oil from surface slicks (Lange, 1985; McAuliffe et al., 1975 and 1981a; Tkalić and Chan, 2002).

Field data collected at the Atlantic entrance to the Panama Canal 2 months after a tanker spill has shown that subtidal coral did not show measurable impacts to the oil spill, presumably because the coral was far enough below the surface oil and the oil did not contact the coral (Rützler and Sterrer, 1970). A similar result was reported from a Florida coral reef immediately following and 6 months after a tanker discharged oil nearby (Chan, 1977). The lack of acute toxicity was again attributed to the fact that the corals were completely submerged at the time of the spill and that calm conditions prevented the oil from mixing into the water column (Chan, 1977).

Disturbance of the sea surface by storms can mix surface oil into the water column, but the effects are generally limited to the upper 10 m (33 ft). Modeling exercises have indicated that oil may reach a depth of 20 m (66 ft). Yet at this depth, the spilled oil would be at concentrations several orders of magnitude lower than the amount shown to have an effect on marine organisms (Lange, 1985; McAuliffe et al., 1975 and 1981a; Tkalić and Chan, 2002). Therefore, the depth of offshore live-bottom features below the sea surface should protect them from physical mixing of surface oil below the sea surface. Features in water depths shallower than 10 m (33 ft) would be more susceptible to oil impacts. However, nearshore low-relief, live-bottom habitats are not located in lease blocks of the CPA proposed action, distancing them from potential activities. If dispersants are used, they would enable oil to mix into the water column and
possibly impact organisms on the live-bottom features adjacent to the CPA proposed action. Dispersants are discussed later in this section.

Subsurface Plumes

A subsurface oil spill or plume could reach a live-bottom feature and would have the potential to damage the local biota contacted by oil. Such impacts on the biota may have severe and long-lasting consequences, including loss of habitat, biodiversity, and live coverage; change in community structure; and failed reproductive success. Such subsurface plumes are not expected under normal conditions unless dispersants are used to cause oil to mix with the water.

Live-bottom (low-relief) features are protected from bottom-disturbing activity through site-specific seafloor reviews that require activity to be distanced from live bottoms. This buffer zone, in turn, results in petroleum-producing activities occurring away from low-relief features. In addition, live-bottom, low-relief lease areas are excluded from the CPA proposed action. The distancing of petroleum-producing activities from live-bottom features allows for several physical and biological changes to occur to the oil before it reaches sensitive benthic organisms. Oil becomes diluted as it physically mixes with the surrounding water. The longer and farther a subsea plume travels in the sea, the more dilute the oil will be (Vandermeulen, 1982; Tkalich and Chan, 2002). In addition, microbial degradation of the oil occurs in the water column, reducing toxicity (Hazen et al., 2010; McAuliffe et al., 1981b). Subsea oil plumes transported by currents may not travel nearly as far as surface oil slicks because some oil droplets may conglomerate and rise or may be blocked by fronts, as was observed in the southern Gulf of Mexico during the Ixtoc spill (Boehm and Fiest, 1982). Should any of the oil come in contact with adult sessile biota, effects would be primarily sublethal, as the oil may be diluted by physical and biological processes by the time it reaches the features. Low-level exposure impacts may vary from chronic to temporary, or even immeasurable.

Although the areas open for lease are distanced from a majority of the live-bottom (low-relief) features, it is possible that low levels of oil transported in subsea plumes may reach benthic features. Several studies have reported results for oil impacts on both hermatypic (reef-building) and ahermatypic (nonreef-building) corals, both of which can be found on live-bottom (low-relief) features. Although not all of the same species studied are present on low-relief, hard-bottom features, impacts are expected to be similar. For example, coral feeding activity may be reduced if it is exposed to low levels of oil. Experiments indicated that normal feeding activity of Porites porites and Madracis asperula were reduced when exposed to 50 ppm oil (Lewis, 1971). Tentacle pulsation of an octocoral, Heteroxenia fuscescens, has also been shown to decrease upon oil exposure, although recovery of normal pulsation was observed 96 hours after the coral was removed from the oil (Cohen et al., 1977). Porites furcata exposed to Marine Diesel and Bunker C oil reduced feeding and left their mouths open for much longer than normal (Reimer, 1975).

Direct oil contact may result in coral tissue damage. Coral exposed to sublethal concentrations of oil for 3 months revealed atrophy of muscle bundles and mucus cells (Peters et al., 1981). Porites furcata submersed in Bunker C oil for 1 minute resulted in 100 percent tissue death, although the effect took 114 days to occur (Reimer, 1975).

Reproductive ability may also be reduced if coral is exposed to oil. A hermatypic coral, Stylophora pistillata, and an octocoral, Heteroxenia fuscescens, neither of which are present in the Gulf of Mexico, but may show impacts similar to those that could occur in the Gulf, shed their larvae when exposed to oil (Loya and Rinkevich, 1979; Rinkevich and Loya, 1977; Cohen et al., 1977). Undeveloped larvae in the water column have a reduced chance of survival due to predation and oil exposure (Loya and Rinkevich, 1979), which would in turn reduce the ability of larval settlement and reef expansion or recovery. A similar expulsion of gametes may occur in species that have external fertilization (Loya and Rinkevich, 1979), such as those at the Flower Garden Banks (Gittings et al., 1992b), which may then reduce gamete survivorship due to oil exposure.

The overall ability of a coral colony to reproduce may be affected by oil exposure. Reefs of Siderastrea siderea that were oiled in a spill produced smaller gonads than unoiled reefs, which resulted in reproductive stress for the oiled reef (Guzmán and Holst, 1993). Stylophora pistillata reefs exposed to oil had fewer breeding colonies, reduced number of ovaria per polyp, and significantly reduced fecundity compared with unoiled reefs (Rinkevich and Loya, 1977). Impaired development of reproductive tissue
has also been reported for other reef-building corals exposed to sublethal concentrations of oil (Peters et al., 1981). Larvae may not be able to settle on substrate impacted by oil. Field experiments on *Stylophora pistillata* showed reduced settlement rate of larvae on artificial substrates of oiled reefs compared with control reefs and lower settlement rates, with increasing concentrations of oil in test containers (Rinkevich and Loya, 1977). Impaired larval settlement as a result of oiled substrate may lead to slow recovery of a disturbed substrate (CSA and GERG, 2001; MRRI, 1984; Montagna and Holmberg, 2000). Additionally, deeper habitats have slower rates of settlement, growth, and community development, and recruitment rates are reportedly slow in some live-bottom habitats (Montagna and Holmberg, 2000; CSA and GERG, 2001). It is possible that corals may not recruit to an oiled substrate for 10 years (MRRI, 1984).

Any hermatypic corals present on shallower live-bottom habitats may experience photosynthetic and growth impacts. Oil exposure is believed to reduce photosynthesis and growth in corals; however, low-level exposures have produced counterintuitive and sometimes immeasurable results. Photosynthesis of the zooxanthellae in *Diplora strigosa* exposed to approximately 18-20 ppm crude oil for 8 hours was not measurably affected, although other experiments indicate that photosynthesis may be impaired at higher concentrations (Cook and Knap, 1983). A longer exposure (24 hours) of 20 mL/L oil markedly reduced photosynthesis in *Stylophora pistillata*; however, concentrations of 2.5 mL/L oil resulted in physiological stress that caused a measurable increase in photosynthesis as compared with controls (Rinkevich and Loya, 1983). Other impacts recorded include the degeneration and expulsion of photosynthetic zooxanthellae upon coral exposure to oil (Loya and Rinkevich, 1979; Peters et al., 1981). Long-term growth changes in *Diploria strigosa* that was exposed to oil concentrations up to 50 ppm for 6-24 hours did not show any measurably reduced growth in the following year (Dodge et al., 1984).

Corals exposed to subsea oil plumes may also incorporate petroleum hydrocarbons into their tissue. Records indicate that *Siderastrea siderea*, *Diploria strigosa*, *Montastrea annularis*, and *Heteroxenia fuscascens* have accumulated oil from the water column and incorporated petroleum hydrocarbons into their tissues (Burns and Knap, 1989; Knap et al., 1982; Kennedy et al., 1992; Cohen et al., 1977). Most of the petroleum hydrocarbons were incorporated into the coral tissues, not their mucus (Knap et al., 1982). However, hydrocarbon uptake may also modify lipid ratios of coral (Burns and Knap, 1989). If lipid ratios are modified, mucus synthesis may be impacted, adversely affecting coral ability to protect itself from oil through mucus production (Burns and Knap, 1989). While these species are not present in the live-bottom (low-relief) areas, similar effects may occur in live-bottom species.

Sublethal effects, although often hard to measure, could be long lasting and affect the resilience of coral colonies to natural disturbances (e.g., elevated water temperature and diseases) (Jackson et al., 1989; Loya, 1976a). Continued exposure to oil from resuspended contaminated sediments could also impact coral growth and recovery (Guzmán et al., 1994). Any repetitive or long-term oil exposure could inhibit coral larvae’s ability to settle and grow, may damage coral reproductive systems, may cause acute toxicity to larvae, and may physically alter the reef interfering with larval settlement, all of which would reduce coral recruitment to an impacted area (Kushmara et al., 1997; Loya, 1975 and 1976a; Rinkevich and Loya, 1977). Exposure of eggs and larvae to oil in the water column may reduce the success of a spawning event (Peters et al., 1997). Sublethal exposure to oil may be more detrimental to corals than high concentrations of oil (Cohen et al., 1977), as sublethal concentrations are typically more widespread and have a larger overall community effect. Therefore, the sublethal effects of oil exposure, even at very low concentrations, may result in compounded community impacts that have long-lasting effects.

**Dispersed Oil**

Chemically-dispersed oil from a surface slick is not anticipated to result in lethal exposures to organisms on live-bottom features. The chemical dispersion of oil promotes the weathering process and increases the surface area available for bacterial biodegradation. It also allows surface oil to penetrate to greater depths than physical mixing would permit and the dispersed oil will generally remain below the water’s surface (McAuliffe et al., 1981b; Lewis and Aurand, 1997). However, reports on dispersant usage on surface plumes indicate that a majority of the dispersed oil remains in the top 10 m (33 ft) of the water column, with 60 percent of the oil in the top 2 m (6 ft) (McAuliffe et al., 1981a). Dispersant usage also reduces the oil’s ability to stick to particles in the water column, minimizing sedimented oil traveling to the seafloor (McAuliffe et al., 1981a; Lewis and Aurand, 1997).
Field experiments designed to test dispersant use on oil spills reported dispersed oil concentrations between 1 and 3 ppm, 9 m (30 ft) below the sea surface, approximately 1 hour after treatment with dispersant (McAuliffe et al., 1981a and 1981b). Other studies indicated that dispersed oil concentrations were <1 ppm, 10 m (33 ft) below the sea surface (Lewis and Aurand, 1997). The biological impacts that may occur from dispersant usage are greatest within the first hour of application and occur primarily to organisms living near the water’s surface (Guilien et al., 1999). The above data indicate that the mixing depth of dispersed oil is less than the depths of the crests of most live-bottom features offshore, greatly reducing the possibility of exposure to dispersed surface oil. Features nearshore, in less than 10 m (33 ft) of water would be more susceptible to oil contact if oil reaches the area, but they are also farther from the CPA proposed action; this reduces their chance of contact and, if contact did occur, the oil would have more time to weather and biodegrade before contact.

Any dispersed surface oil that may reach the benthic communities of live-bottom features in the Gulf of Mexico would be expected to be at very low concentrations (less than 1 ppm) (McAuliffe et al., 1981a). Such concentrations would not be life threatening to larval or adult stages based on experiments conducted with coral (Lewis, 1971; Elgershuizen and De Kruijf, 1976; Knap, 1987; Wyers et al., 1986; Cohen et al., 1977) and observations after oil spills (Jackson et al., 1989; Guzmán et al., 1991). Any dispersed oil in the water column that comes in contact with corals, however, may evoke short-term negative responses by the organisms such as reduced feeding and photosynthesis or altered behavior (Wyers et al., 1986; Cook and Knap, 1983; Dodge et al., 1984).

Dispersants that are used on oil below the sea surface can travel with currents through the water and may contact benthic organisms on the live-bottom features. If the oil spill occurs close enough to a live-bottom feature, the dispersed oil could be concentrated enough to harm the community. However, the longer the oil remains suspended in the water column traveling with currents, the more dispersed it will become, and the distance of the areas offered in a lease sale from these features increases the dispersion factors. Weathering will also be accelerated, and biological toxicity will be reduced with distance from the source (McAuliffe et al., 1981b). Although the use of subsea dispersants is a new technique and very little data are available on dispersion rates, it is anticipated that any oil that could reach live-bottom features will be in low concentration based on surface slick dilution data (McAuliffe et al., 1981a and 1981b). Other studies indicated that dispersed oil concentrations between 1 and 3 ppm, 9 m (30 ft) below the sea surface, approximately 1 hour after treatment with dispersant (McAuliffe et al., 1981a and 1981b). Although concentrations in this experiment were higher than what is anticipated for dispersed oil exposure to dispersed surface oil. Features nearshore, in less than 10 m (33 ft) of water would be more susceptible to oil contact if oil reaches the area, but they are also farther from the CPA proposed action; this reduces their chance of contact and, if contact did occur, the oil would have more time to weather and biodegrade before contact.

The report of damage to deepwater corals on the continental slope (USDOI, BOEMRE, 2010j) as a result of exposure to oil from the DWH event may have resulted from the use of subsea dispersant at the source of the blowout. This situation was the first time subsea dispersants were used, and stratified density layers of water allowed the oil plume to remain at depth instead of dispersing into the water column (Joint Analysis Group, 2010a). It appears that the density-bounded plume eventually contacted the coral community. The use of dispersants near protected features is left to the discretion of the Federal On-Scene Coordinator on a case-by-case basis. For example, NOAA policy says that the application of dispersants must occur as far as possible from the Flower Garden Banks (Gittings, 2006). There is, however, no written policy for the application of dispersants near low-relief live bottoms. The BOEM considers it unlikely that concentrated dispersants would be applied near Pinnacle Trend features, but the decision on how and where to use dispersants is outside of BOEM’s control.

Sublethal impacts that may occur to coral and other invertebrates exposed to dispersed oil may include reduced feeding, reduced photosynthesis, reduced reproduction and growth, physical tissue damage, and altered behavior. Short-term, sublethal responses of Diploria strigosa were reported after exposure to dispersed oil at a concentration of 20 ppm for 24 hours (Knap et al., 1983; Wyers et al., 1986). Although concentrations in this experiment were higher than what is anticipated for dispersed oil at depth, effects included mesenterial filament extrusion, extreme tissue contraction, tentacle retraction, localized tissue rupture (Wyers et al., 1986), and a decline in tentacle expansion behavior (Knap et al., 1983). Normal behavior resumed within 2 hours to 7 days after exposure (Wyers et al., 1986; Knap et al., 1983). This coral, however, did not show indications of stress when exposed to 1 ppm and 5 ppm of dispersed oil for 24 hours (Wyers et al., 1986). Diploria strigosa exposed to dispersed oil (20:1, oil:dispersant) showed an 85 percent reduction in zooxanthellae photosynthesis after 8 hours of exposure to the mixture (Cook and Knap, 1983). However, the response was sublethal, as recovery occurred between 5 and 24 hours after exposure and return to clean seawater. Investigations 1 year after Diploria strigosa was exposed to concentrations of dispersed oil between 1 and 50 ppm for periods between 6 and
24 hours did not reveal any impacts to growth (Dodge et al., 1984; Knap et al., 1983). It should be noted, however, that subtle growth effects may have occurred but they were not measurable (Knap et al., 1983). This type of short-term exposure is what is anticipated to be possible if live-bottom associated organisms experience impacts from dispersed oil.

Historical studies indicate that dispersed oil appeared to be more toxic to coral species than oil or dispersant alone. The greater toxicity may be a result of an increased number of oil droplets, resulting in greater contact area between oil and water (Elgershuizen and De Kruijf, 1976). The dispersant causes a higher water soluble fraction of oil contacting the cell membranes of the coral (Elgershuizen and De Kruijf, 1976). The mucus produced by coral, however, can protect an organism from oil. Both hard and soft corals have the ability to produce mucus; mucus production has been shown to increase when corals are exposed to crude oil (Mitchell and Chet, 1975; Ducklow and Mitchell, 1979). Dispersed oil, which has very small oil droplets, does not appear to adhere to coral mucus, and larger untreated oil droplets may become trapped by the mucus barrier (Knap, 1987; Wyers et al., 1986). However, entrapment of the larger oil droplets may increase long-term exposure to oil if the mucus is not shed in a timely manner (Knap, 1987; Bak and Elgershuizen, 1976).

More recent field studies did not reveal as great an impact of dispersants on corals as were indicated in historical toxicity tests (Yender and Michel, 2010). This difference in reported damage probably resulted from a more realistic application of dispersants in an open field system and because newer dispersants are less toxic than the older ones (Yender and Michel, 2010). Field studies have shown oil to be dispersed to the part per billion level minutes to hours after the dispersant application, which is orders of magnitude below the reasonable effects threshold of oil in the water column (20 ppm) measured in some studies (McAuliffe, 1987; Shigenaka, 2001).

Although dispersed oil may be toxic to corals during some exposure experiments (Shafir et al., 2007; Wyers et al., 1986; Cook and Knap, 1983), untreated oil may remain in the ecosystem for long periods of time, while dispersed oil does not (Baca et al., 2005; Ward et al., 2003). The time of year and surrounding ecosystem must be considered when determining if dispersants should be used. Dispersant usage may result in reduced or shorter term impacts to coral reefs; however, it may increase the impacts to other communities, such as mangroves (Ward et al., 2003). Therefore, dispersant usage may be more applicable offshore than in coastal areas where other species may be impacted as well. Dispersants also would probably not be approved during peak coral spawning periods (e.g., August-September for major reef-building species) (Gittings et al., 1992b and 1994) in order to limit the impacts of oil pollution on the near-surface portion of the water column.

Sedimented Oil (Oil Adsorbed to Sediment Particles)

Smaller suspended oil droplets could be carried to the seafloor as a result of oil droplets adhering to suspended particles in the water column. Smaller particles have a greater affinity for oil (Lewis and Aurand, 1997). Oil may also reach the seafloor through consumption by plankton, with excretion distributed over the seafloor (ITOPF, 2002). Oiled sediment that settles to the seafloor may affect organisms attached to live-bottom features. It is anticipated that the greatest amount of sedimented oil would occur close to the spill, with lesser concentrations farther from the source. Studies after a spill that occurred at the Chevron Main Pass Block 41C Platform in the northern Gulf of Mexico revealed that the highest concentrations of oil in the sediment were close to the platform and that the oil settled to the seafloor within 5-10 mi (8-16 km) of the spill site (McAuliffe et al., 1975). Therefore, if the spill occurs close to a live-bottom feature, the underlying benthic communities may be exposed to toxic hydrocarbons. However, because BOEM policy prohibits bottom-disturbing activity on low-relief, live-bottom features and because of the fact that they are not included in the area to be offered in the CPA proposed action, these hard-bottom communities should be distanced from the heaviest oiled sedimentation effects.

Some oiled particles may become widely dispersed as they travel with currents while they settle out of suspension. Settling rates are determined by size and weight of the particle, salinity, and turbulent mixing in the area (Poirier and Thiel, 1941; Bassin and Ichiye, 1977; Deleersnijder et al., 2006). Because particles will have different sinking rates, the oiled particles would be dispersed over a large area, most likely at sublethal or immeasurable levels. Studies conducted after the Ixtoc oil spill revealed that, although oil was measured on particles in the water column, measurable petroleum levels were not found in the underlying sediment (ERCO, 1982). Based on BOEM's restrictions and the settling rates and
behavior of sedimented oil, the majority of organisms that may be exposed to sedimented oil are anticipated to experience low-level concentrations.

Sublethal impacts to benthic organisms may include reduced recruitment success, reduced growth, and reduced coral cover as a result of impaired recruitment. Experiments have shown that the presence of oil on available substrate for larval coral settlement has inhibited larval metamorphosis and larval settlement (Kushmaro et al., 1997). Crude oil concentrations as low as 0.1 ppm on substrate upon which the coral larvae were to settle reduced larval metamorphosis occurrences by 50 percent after 8 days of exposure. Oil concentrations of 100 ppm on substrates only resulted in 3.3 percent of the test population metamorphosing (Kushmaro et al., 1997). There was also an increased number of deformed polyps after metamorphosis due to oil exposure (Kushmaro et al., 1997). It is also possible that recurring exposure may occur to coral if sedimented oil is resuspended locally, possibly inhibiting coral growth and recovery in the affected areas (Guzmán et al., 1994). Oil stranded in sediment is reportedly persistent and does not weather much (Hua, 1999), so coral may be repeatedly exposed to elevated concentrations of oil.

Adult coral, however, may be able to protect itself from low concentrations of sedimented oil through mucus production. Coral mucus may not only act as a barrier to protect coral from the oil in the water column, it has been shown to aid in the removal of oiled sediment on coral surfaces (Bak and Elgershuizen, 1976). Coral may use a combination of increased mucus production and ciliary action to rid themselves of oiled sediment (Bak and Elgershuizen, 1976).

**Blowout and Sedimentation**

Oil or gas well blowouts are possible occurrences in the OCS. Benthic communities exposed to large amounts of resuspended sediments following a subsurface blowout could be subject to sediment suffocation, exposure to toxic contaminants, and reduced light. Should oil or condensate be present in the blowout flow, liquid hydrocarbons could be an added source of negative impact on the benthos.

Turbid waters allow less light penetrating to depth, which may result in reduced photosynthesis by the symbiotic zooxanthellae that live in hermatypic coral tissue and by calcareous algae (Rogers, 1990). Long-term exposures to turbidity have even resulted in significantly reduced skeletal extension rates in the scleractinian coral *Montastraea annularis* (Torres, 2001; Dodge et al., 1974) and acute decrease in calcification rates of *Madracis mirabilis* and *Agaricia agaricites* (Bak, 1978). The higher the concentration of suspended sediment in the water column and the longer the sediment remains suspended, the greater the impact.

Suspended sediment that is transported by currents in the water column may not impact the benthic organisms on live-bottom features. Low-relief features may experience slightly more deposition of sediment that settles out of upper layers of the water column. Sediment deposition may smother benthic organisms, decreasing gas exchange, increasing exposure to anaerobic sediment, reducing light intensity, and causing physical abrasion (Wilber et al., 2005). Corals may experience reduced colony coverage, changes in species diversity and dominance patterns, alterations in growth rates and forms, decreased calcification, decreased photosynthesis, increased respiration, increased production in mucus, loss of zooxanthellae, lesions, reduced recruitment, and mortality (Torres et al., 2001; Telesnicki and Goldberg, 1995). Coral larvae settlement may also be inhibited in areas where sediment has covered available substrate (Rogers, 1990; Goh and Lee, 2008). Gorgonian larvae, for example, only settle on substrate that does not have accumulated sediment (Grigg, 1977).

Impacts to corals as a result of sedimentation would vary based on coral species, the height to which the coral grows, degree of sedimentation, length of exposure, and the coral’s ability to clear the sediment. Impacts may range from sublethal effects such as reduced growth, alteration in form, reduced recruitment and productivity, and slower growth to death (Rogers, 1990).

Corals have some ability to rid themselves of sediment through mucus production and ciliary action (Marszalek, 1981; Bak and Elgershuizen, 1976; Telesnicki and Goldberg, 1995). Scleractinian corals are tolerant of short-term sediment exposure and burial, but longer exposures may result in loss of zooxanthellae, polyp swelling, increased mucus production, reduced coral growth, and reduced reef development (Marszalek, 1981; Rice and Hunter, 1992). Bleached tissue as a result of sediment exposure has been reported to recover in approximately a month (Wesseling et al., 1999).

Solitary octocorals and gorgonians, which are abundant on many hard-bottom features, are more tolerant of sediment deposition than colony-forming scleractinian corals because the solitary species grow
erect and are flexible, reducing sediment accumulation and allowing easy removal (Marszalek, 1981; Torres et al., 2001; Gittings et al., 1992a). Many of these organisms have even been observed to grow tall enough to resist burial during periods of sediment encroachment (Lissner et al., 1991). Branching and upright forms of scleractinian corals, such as Madracis mirabilis and Agaricia agaricites, also tend to be more tolerant of sediment deposition than massive, plating, and encrusting forms, such as Porites astreoides (Roy and Smith, 1971; Bak, 1978). Some of the more sediment-tolerant scleractinian species in the Gulf of Mexico include Montastraea cavernosa, Siderastrea siderea, Siderastrea radians, and Diploria strigosa (Torres et al., 2001; Acevedo et al., 1989; Loya, 1976b). Due to the influence of the Mississippi River in the CPA, waters are more turbid near the outflow of the River, and more turbidity tolerant species are present on live bottoms in this portion of the Gulf of Mexico. Because many of the species are more tolerant of turbidity and sedimentation, they could better survive exposure to the increased sediment input that could result from an accidental event (Gittings et al., 1992a).

Since BOEM’s policy would preclude bottom-disturbing activity near a low-relief, live-bottom feature and because the blocks that have these features are currently not offered in a lease sale, most adverse effects on live-bottom features from blowouts would likely be prevented. Petroleum-producing activities would be far enough removed that heavy layers of sediment suspended as a result of a blowout should settle out of the water column before they reach sensitive biological communities. Other particles that travel with currents should become dispersed as they travel, reducing turbidity and depositional impacts.

**Response Activity Impacts**

Oil-spill-response activity may also impact sessile benthic features. Booms anchored to the seafloor are sometimes used to control the movement of oil at the water surface. Boom anchors can physically impact corals and other sessile benthic organisms, especially when booms are moved around by waves (Tokotch, 2010). Vessel anchorage and decontamination stations set up during response efforts may also break or kill hard-bottom features as a result of setting anchors. Anchor damage may result in the crushing and breaking of hard bottoms and associated communities. It may also result in community alteration through reduced or altered substrate cover, loss of sensitive species, and a reduction in coral cover in heavily damaged areas (Dinsdale and Harriott, 2004). Anchoring often destroys a wide swath of habitat by being dragged over the seafloor or by the vessel swinging at anchor, causing the anchor chain to drag over the seafloor (Lissner et al., 1991). Damage to corals as a result of anchoring may take 10 or more years to recover, depending on the extent of the damage (Fucik et al., 1984; Rogers and Garrison, 2001). Nearby species on these hard-bottom habitats that disperse larvae short distances, such as solitary species (cup corals, octocorals, and hydrocorals) may recolonize areas more rapidly than slow-growing colonial forms that disperse larval great distances (Lissner et al., 1991). Effort should be made to keep vessel anchorage areas away from sensitive benthic features to minimize impact.

Drilling muds comprised primarily of barite may be pumped into a well to stop a blowout. If a “kill” is not successful, the mud may be forced out of the well and deposited on the seafloor near the well site. Any organisms beneath the extruded drilling mud would be buried. Based on BOEM’s site-specific reviews to determine if hard bottoms are located near proposed bottom-disturbing activity and because the areas with live bottoms are not currently offered in a lease sale, a well should be far enough away from live-bottom features to prevent extruded drilling muds from smothering sensitive benthic communities. However, if drilling muds were to travel far enough or high enough in the water column to contact a hard-bottom community, the fluid may smother the existing community. Low-relief communities would be more at risk for burial than the higher features in the GOM. Experiments indicate that corals perish faster when buried beneath drilling mud than when buried beneath carbonate sediments (Thompson, 1979). Turbidity impacts may result in reduced photosynthesis or reduced growth (Rogers, 1990; Torres, 2001). Light layers of deposited sediment would most likely be removed by mucus and ciliary action (Marszalek, 1981; Bak and Elgershuizen, 1976; Telesnicki and Goldberg, 1995).

**Protection of Live-Bottom (Low-Relief) Communities**

Although the Live Bottom (Low Relief) Stipulation will not be applied to the proposed lease sale (because live-bottom [low-relief] blocks are not included in this proposed sale area), BOEM will still be conducting reviews of proposed OCS activities so that any live bottoms that could be impacted by
proposed activity are protected. A BOEM seafloor review is designed to prevent routine petroleum-producing activities from damaging the low-relief features. Under BOEM’s review, plans will be reviewed on a case-by-case basis to determine whether a proposed operation could impact a live bottom. If it is determined from site-specific information derived from BOEM studies, published information from other research programs, geohazards survey information, or another source that the operation would impact a live-bottom area, the operator may be required to relocate the proposed operation or conduct additional mitigation measures.

Although BOEM’s case-by-case seafloor review will prevent bottom-disturbing activities from impacting live-bottom features, some effects may occur to benthic organisms as a result of an oil spill. Sublethal impacts may include exposure to low levels of oil, dispersed oil, or sedimented oil and turbidity and sedimentation from disturbed sediments. Effects from these exposures may include reduced growth, altered behavior, decreased community diversity, altered community composition, reduction in coral cover, and reduced reproductive success. The severity of these impacts may be dependent on the concentration and duration of exposure. If concentrated oil is carried to live-bottom habitats in a subsea plume, severe lethal effects could result to localized community habitats (Dodge et al., 1984; Wyers et al., 1986). Recovery could take 10 years or more (MRRI, 1984; Fucik et al., 1984; Rogers and Garrison, 2001).

Proposed Action Analysis

As described above, a subsurface spill or plume may impact live-bottom benthic communities. As described in Table 3-5, BOEM estimated the potential number of accidental events likely to occur during the 40-year leasing scenario for the OCS Program. The likelihood of a catastrophic spill remains remote; however, the types and kinds of impacts to live-bottom communities from such a low-probability catastrophic spill would likely be similar to those expected from a more typical accidental event at a community level, if the small spill were to occur close enough to reach a low-relief, hard-bottom community. Oil or dispersed oil may cause lethal or sublethal impacts to benthic organisms wherever a plume may contact them.

The BOEM blocks for which the Live Bottom (Low Relief) Stipulation applies are found in the EPA in water depths of <100 m (328 ft) and are located in the northeastern portion of the CPA. Although none of these blocks occur in an area to be offered by the CPA proposed action, a few of the blocks are adjacent to the area to be offered and are protected from impacts by oil gas activity through BOEM policies. Any impacting activity from a lease that extends beyond the area to be offered by the CPA proposed action into a live-bottom (low-relief) area would be restricted from contacting those sensitive habitats.

The fact that the live bottom (low-relief) features do not coincide with the area to be offered by the CPA proposed action and that they are widely dispersed, combined with the probable random nature of any potential oil-spill locations, would serve to limit the extent of damage from any given oil spill to a live-bottom (low-relief) community. If a surface oil spill is mixed into the water column, the oil is not expected to penetrate below a depth of about 10 m (33 ft). The limited depth of oil penetration into the water column shields the bottom habitats from oil fouling. Also, the low probabilities of oil reaching the surface waters above these features, based on the OSRA model, combined with the limited depth of mixing of surface oil to the crests of these features, function to protect these features. However, the use of dispersants could result in oil mixing into the water column and potentially reaching live-bottom (low-relief) communities.

Blowouts would not occur near live-bottom (low-relief) features since the habitats are not in the CPA sale area. Furthermore, blowouts in blocks adjacent to live-bottom (low-relief) features are unlikely to impact the biota because oil would rapidly float to the surface. Oil that is ejected under pressure may produce tiny droplets that become entrained in the water column and that could possibly affect the live-bottom (low-relief) communities. Sedimented oil would only reach a live-bottom (low-relief) community if both the spill and the community are near the border of the CPA proposed action.

Potential impacts to the live-bottom (low-relief) communities adjacent to the CPA from oil spills and blowouts are unlikely and are not expected to be significant. Chemical spills are also infrequent, of small quantity, and usually occur in surface waters. The BOEM policies for live-bottom (low-relief) areas would assist in preventing most of the potential impacts from oil and gas operations, including accidental
oil spills, blowouts, and chemical spills. No significant impacts to the live-bottom (low-relief) area adjacent to the CPA proposed action are expected.

Summary and Conclusion

Live-bottom (low-relief) features represent a small fraction of the continental shelf area in the CPA. The fact that the live-bottom features are widely dispersed, combined with the probable random nature of oil-spill locations, serves to limit the extent of damage from any given oil spill to the live-bottom features.

The BOEM case-by-case review of the seafloor in areas where bottom-disturbing activities are planned would prevent most of the potential impacts from oil and gas operations, including accidental oil spills and blowouts, on the biota of live-bottom features by increasing the distance of such events from the features. Also, note that none of the blocks with live bottoms are included in the area to be offered in the CPA proposed action. However, operations that occur in blocks adjacent to live-bottom habitat may affect live-bottom features. It would be expected though that the majority of oil would rise to the surface and that the most heavily oiled sediments would likely be deposited before reaching the live-bottom features.

The limited relief of many live-bottom features helps to protect them from surface oil spills. Because the concentration of oil becomes diluted as it physically mixes with the surrounding water and as it moves into the water column, any oil that might be driven to 10 m (33 ft) or deeper would probably be at concentrations low enough to reduce impact to these features. Also, features in water shallower than 10 m (33 ft) would be located far from the source of activities in the CPA proposed action.

A subsurface spill or plume may impact sessile biota of live-bottom features. Oil or dispersed oil may cause sublethal impacts to benthic organisms if a plume reaches these features. Impacts may include loss of habitat, biodiversity, and live coverage; change in community structure; and failed reproductive success. The distance of proposed activities from low-relief live bottoms provides considerable protection for the habitats. The BOEM’s site-specific review of seafloor habitats during the review of project plans would limit the potential impact of any activities that may approach low-relief habitats (such as pipeline right-of-ways) because BOEM’s policy keeps the sources of such adverse events geographically removed from the sensitive biological resources of live-bottom features. The distance would serve to reduce turbidity and sedimentation, and any sedimented oil should be well dispersed, resulting in a light layer of deposition that would have low toxicity and be easily removed by the organism. Many of these organisms are located within the influence of the Mississippi River plume and are more tolerant of turbidity and sedimentation, allowing them to withstand a degree of these impacts.

The BOEM site review would assist in preventing most of the potential impacts on live-bottom communities from blowouts, surface, and subsurface oil spills and the associated effects because BOEM’s policy requires that bottom-disturbing activity be distanced from live-bottom features. In addition, because no live-bottom (low-relief) blocks are included in this proposed lease sale, the live-bottom features are distanced from oil-producing activity. Any contact with spilled oil would likely cause sublethal effects to benthic organisms because the distance of activity would prevent contact with concentrated oil. In the unlikely event that oil from a subsurface spill would reach the biota of a live-bottom feature, the effects would be primarily sublethal and impacts would be at the community level. Any turbidity, sedimentation, and sedimented oil would also be at low concentrations by the time the live-bottom features were reached, resulting in sub-impacts.

4.1.1.6.2.4. Cumulative Impacts

Background/Introduction

This cumulative analysis considers the effects of impact-producing factors related to the CPA proposed action plus those related to prior and future OCS lease sales, and to tanker and other shipping operations that may occur and adversely affect live bottoms of low-relief, hard-bottom areas. A description of live-bottom (low-relief) areas is given in Chapter 4.1.1.6.2.1. Specific OCS production-related, impact-producing factors considered in the analysis are structure emplacement and removal, anchoring, discharges from well drilling, produced waters, pipeline emplacement, oil spills, blowouts, and operational discharges. Non-OCS-related impacts including commercial fisheries, natural disturbances,
anchoring by recreational boats, and other non-OCS commercial vessels, as well as spillage from import
tankering, all have the potential to alter live bottoms.

Oil and gas activities from this action do not coincide with the live-bottom (low-relief) habitats that
are in the EPA and the northeast corner of the CPA; those blocks are excluded from the CPA proposed
action. Some of the areas leased as a result of the CPA proposed action could be adjacent to the sensitive
habitats at the extreme western edge of the habitat range. The BOEM conducts seafloor reviews of
proposed OCS activities prior to granting permits for seafloor-disturbing activity. The permit granted
following the site-specific review requires that the bottom-disturbing activity be distanced from the live-
bottom habitat to protect the organisms. However, BOEM’s seafloor reviews, stipulations, and
mitigations do not protect the resources from activities outside of BOEM jurisdiction (i.e., commercial
fishing, tanker and shipping operations, or recreational activities).

**OCS Leasing-Related Impacts**

Structure placement and anchor damage from support boats and ships, floating drilling units, and
pipeline-laying vessels that disturb areas of the seafloor are considered the greatest oil and gas OCS-
related threat to low-relief, hard-bottom areas. The size of the areas affected by chains associated with
anchors and pipeline-laying barges would depend on the water depth, chain length, sizes of anchor and
chain, method of placement, wind, and current (Lissner et al., 1991). Anchor damage could include the
crushing and breaking of live bottoms and associated communities. It may also result in community
alteration through reduced or altered substrate cover, loss of sensitive species, and a reduction in coral
cover in heavily damaged areas (Dinsdale and Harriott, 2004). Anchoring often destroys a wide swath of
habitat by the anchor being dragged over the seafloor or by the vessel swinging at anchor, causing the
anchor chain to drag over the seafloor (Lissner et al., 1991). Damage to corals as a result of anchoring
may take 10 or more years to recover, depending on the extent of the damage (Fucik et al., 1984; Rogers
and Garrison, 2001). Nearby species on these hard-bottom habitats that disperse larvae short distances,
such as solitary species (cup corals, octocorals, and hydrocorals), may recolonize areas more rapidly than
slow-growing colonial forms that disperse larvae great distances (Lissner et al., 1991). Such anchoring
damage, however, should be minimized on live-bottom habitats since BOEM reviews OCS activity on a
case-by-case basis and does not allow bottom-disturbing activities to impact hard-bottom areas. Also, the
blocks that house the live-bottom (low-relief) habitat are not currently being offered for leases.

Both explosive and nonexplosive structure-removal operations disturb the seafloor; however, they are
not expected to affect live-bottom (low-relief) communities because they are not in the area to be offered
in the CPA proposed action and because many sessile benthic organisms are known to resist the
concussive force of structure-removal-type blasts (O’Keeffe and Young, 1984). Also, BOEM’s
regulations require charges to be detonated 5 m (15 ft) below the mudline, which would attenuate shock
waves in the seafloor (Baxter et al., 1982).

Routine discharges of drilling muds and cuttings by oil and gas operations could affect biological
communities and organisms through a variety of mechanisms, including the smothering of organisms
through deposition or less obvious sublethal effects (impacts to growth and reproduction). The
live-bottom (low-relief) areas, however, are not in the area to be offered in the CPA proposed action, and
any areas that may experience seafloor disturbance as part of OCS-related production will be reviewed by
BOEM for the presence of hard-bottom communities. Even though the additive effects of drilling several
wells adds more discharges to the environment, the CPA proposed action would be separated from the
live-bottom (low-relief) communities by distance.

Drilling muds quickly disperse upon release and most of the material is rapidly deposited on the
seafloor (Neff, 2005; Shinn et al., 1980a; Hudson et al., 1982). The drilling fluid plume in the water
column has been measured to be only a few milligrams per liter above background sediment
concentrations 100 m (328 ft) from the discharge point, concentrations often less than those produced
during storms or from boat wakes (Shinn et al., 1980a). Deposition of drilling muds and cuttings in low-
relief areas is not expected to greatly impact the biota of the surrounding habitat for four reasons. First,
the biota near the CPA proposed action that live on the low-relief, hard-bottom communities are adapted
to turbid conditions and storm impacts (Chiappone and Sullivan, 1994; Gittings et al., 1992a), reducing
their vulnerability to sedimentation. Second, BOEM’s policy does not allow the disturbance of low-
relief, hard-bottom communities and often requires bottom shunting of drilling material away from the
sensitive habitat or requires that it be transported to approved disposal sites. Third, USEPA’s discharge regulations and permits would further reduce discharge-related impacts. Fourth, the blocks containing low-relief habitats are not currently being offered for lease. Any exposure that may occur from muds and cuttings discharged as a result of the cumulative scenario would be temporary and primarily sublethal in nature, and the effects would be limited to small areas.

Produced waters from petroleum operations are not likely to have a great impact on live bottoms. Produced waters are rapidly diluted, impacts are generally only observed within proximity of the discharge point, and acute toxicity that may result from produced waters occurs “within the immediate mixing zone around a production platform” (Gittings et al., 1992b; Holdway, 2002). Also, USEPA’s general NPDES permit restrictions on the discharge of produced water, which require the effluent concentration 100 m (328 ft) from the outfall to be less than the 7-day “no observable effect concentration” based on laboratory exposures (Smith et al., 1994).

Because the low-relief live bottoms are not included in the area to be offered in the CPA proposed action and because of BOEM’s site-specific seafloor review and possible site-specific mitigations, operators are not expected to place pipelines directly upon live-bottom communities. The effect of pipeline-layering activities on the biota of these communities would be restricted to the resuspension of sediments, possibly causing obstruction of filter-feeding mechanisms of sedentary organisms and gills of fishes. Adverse impacts from resuspended sediments would be temporary and primarily sublethal in nature, and the effects would be limited to small areas. Impacts may include “changes in respiration rate, abrasion and puncturing of structures, reduced feeding, reduced water filtration rates, smothering, delayed or reduced hatching of eggs, reduced larval growth or development, abnormal larval development, or reduced response to physical stimulus” (Anchor Environmental CA, L.P., 2003).

Live-bottom (low-relief) communities farther offshore (out to 100 m [328 ft]) would be protected from direct physical oil contact by depth below the sea surface due to their depth below the water’s surface and oil’s limited depth of mixing. Any dispersed surface oil from a tanker or rig spill that may reach the benthic communities of low-relief features in the Gulf of Mexico at a depth greater than 10 m (33 ft) would be expected to be at very low concentrations (less than 1 ppm) (McAuliffe et al., 1981a and 1981b; Lewis and Aurand, 1997). Such concentrations would not be life threatening to larval or adult stages, based on experiments conducted with coral (Lewis, 1971; Elgershuizen and De Kruijf, 1976; Knap, 1987; Wyers et al., 1986; Cohen et al., 1977) and observations after oil spills (Jackson et al., 1989; Guzmán et al., 1991). Any dispersed or physically mixed oil in the water column that comes in contact with corals, however, may evoke short-term negative responses by the organisms, such as reduced feeding and photosynthesis or altered behavior (Wyers et al., 1986; Cook and Knap, 1983; Dodge et al., 1984).

Potential blowouts are unlikely to impact the biota of the live-bottom (low-relief) features because they are not in the area to be offered in the CPA proposed action and because BOEM’s policy that does not allow drilling in areas of low-relief, hard-bottom communities. Therefore, these sensitive habitats are distanced from the potential lethal impacts of a blowout. If any blowouts from wells did occur, the suspended sediments should settle out of the water column before a majority of the material reached low-relief habitats. Any oil that becomes entrained in a subsurface plume will be dispersed as it travels in the water column (Vandermuelen, 1982; Tkalich and Chan, 2002). If oil were to contact the live-bottom
features, concentrations should be sublethal, and the impacts may include loss of habitat, biodiversity, and live coverage; change in community structure; and failed reproductive success. In the highly unlikely event that oil from a subsurface spill could reach a coral-covered area in lethal concentrations, the recovery of this area could take in excess of 10 years (Fucik et al., 1984).

The greatest impact from an oil spill could result from dispersed oil trapped in stratified layers of water, such as that which occurred during the DWH event. A recent report documents damage to a deepwater coral community 11 km (7 mi) southwest of the DWH event (USDOI, BOEMRE, 2010) at a depth where a dispersed plume of oil was trapped in a stratified water layer (OSAT, 2010). A probable explanation for the detrimental impacts to corals is that the coral community forms structures that protrude up into the water column that would be affected by a passing oil plume. DWH was the first usage of subsea dispersants, but if subsea dispersants are ever applied on the continental shelf, a similar occurrence may happen. A stratified nepheloid (turbid) layer exists near the seafloor and rises to 20 m from the seafloor and if a dispersant is used in that layer near a live bottom, dispersed oil could affect the sensitive communities. But as stated above, the use of dispersants near protected features is left to the discretion of the Federal On-Scene Coordinator on a case-by-case basis. Also, NOAA policy requests that dispersants be applied as far as possible from the Flower Gardens National Marine Sanctuary, and although there is no policy to protect the live bottoms form dispersant usage, similar requests may be made. BOEM considers it unlikely that concentrated dispersants would be applied near live bottom (low-relief) features, but the decision on how and where to use dispersants is outside of BOEM’s control.

As noted in the affected environment description, limited data are currently available on potential impacts of the DWH event on live-bottom (low-relief) features in the CPA. This incomplete or unavailable information may be relevant to reasonably foreseeable significant impacts to live-bottom (low-relief) features. The BOEM has determined that this incomplete or unavailable information may be essential to a reasoned choice among alternatives. Relevant data on the status of live-bottom (low-relief) features after the DWH event, however, may take years to acquire and analyze. Much of this data is being developed through the NRDA process, which is expected to take years to complete. Little data from the NRDA process have been made available to date. Therefore, it is not possible for BOEM to obtain this information within the timeframe contemplated in this Supplemental EIS, regardless of the cost or resources needed. In the place of this incomplete or unavailable information, as noted above, BOEM subject-matter experts have used available scientifically credible evidence in this analysis and applied it using accepted scientific methods and approaches.

The cumulative impact of possible oil spills, along with the DWH event, is not anticipated to affect the overall live-bottom (low-relief) habitat. The BOEM policy would not allow wells to be drilled in these habitats, and currently, the locations of these habitats are not being offered for lease. These two factors separate the habitat from the worst of the sediment deposition of a blowout and allow most of the oil to rise to the sea surface without contacting live-bottom features. If oil is released near a live-bottom feature and if concentrated or dispersed oil is entrained in the water column, it could contact nearby low-relief habitats with serious detrimental effects. Habitats receiving high concentrations of oil could take 10 or more years to recover (Fucik et al., 1984). However, since subsea plumes travel directionally with water currents, only low-relief habitats directly in the path of the plume would be affected. Therefore, the acute impacts of any large-scale blowout would likely be limited in scale, and any additive impacts of several blowouts should only impact small areas on an acute level, with possible sublethal impacts occurring over a larger area.

**Non-OCS Leasing-Related Impacts**

Although BOEM policy prohibits bottom-disturbing activities for OCS-related construction, these regulations do not apply to non-OCS-related activity. Severe and permanent physical damage may occur to low-relief features and the associated live bottoms as a result of non-OCS activities. It is assumed those biota associated with live bottoms of the CPA are well adapted to natural disturbances such as turbidity and storms; however, human disturbance could cause severe damage to live-bottom biota, possibly leading to changes of physical integrity, species diversity, or biological productivity. If such events were to occur, recovery to pre-impact conditions could take as much as 10 years (Fucik et al., 1984).
Non-OCS activities have a greater potential to affect the hard-bottom communities of the region than BOEM-regulated activities. Natural events such as storms, extreme weather, and fluctuations of environmental conditions (e.g., nutrient pulses, low dissolved oxygen levels, seawater temperature minima, and seasonal algal blooms) may impact live-bottom communities. Live-bottom (low-relief) communities occur from the shoreline to 100 m (328 ft) of water and, because many of these features are located in shallow water, storm events may damage these environments. Currents are created by wave action that can resuspend sediments to produce added turbidity and sedimentation (Brooks, 1991; CSA, 1992a). Storms can physically affect shallow-bottom environments, causing an increase in sedimentation, burial of organisms by sediment, a rapid change in salinity or dissolved oxygen levels, storm surge scouring, remobilization of contaminants in the sediment, and abrasion and clogging of gills as a result of turbidity (Engle et al., 2008). Storms have also been shown to uproot benthic organisms from the sediment (Dobbs and Vozarik, 1983), and breakage or detachment may occur as a result of storm activity (Yoshioka and Yoshioka, 1987). Such impacts may be devastating to a benthic community.

Hypoxic conditions of inconsistent intensities and ranges also occur annually in a band that stretches along the Louisiana-Texas shelf each summer (Rabalais et al., 2002). The dissolved oxygen levels of bottom waters in the Gulf of Mexico hypoxic zone are less than 2 ppm during part of the summer season. Such low concentrations are lethal to many benthic organisms and may result in the loss of some benthic populations. Although this is mainly a character of the Louisiana-Texas shelf, its effect could reach some live-bottom (low-relief) communities in the northeastern portion of the CPA.

Recreational boating, fishing, and import tankering may severely impact local areas of live-bottom communities. Ships anchoring near major shipping fairways of the CPA or EPA may occasionally impact sensitive areas located near these fairways. Recreational and commercial fishermen also take advantage of the relatively shallow and easily accessible resources of the region and anchor at hard-bottom locations to fish. Much of the fishing on these habitats uses bottom fishing gear that may damage benthic organisms or that may snag on the reefs and be lost. Such gear, particularly lines of varying thickness, can cut into the tissues of many benthic organisms during storm movement of bottom waters. Damage resulting from commercial fishing, especially bottom trawling, may have a severe impact on hard-bottom benthic communities. Bottom trawling in the Gulf of Mexico primarily targets shrimp from nearshore waters to depths of approximately 90 m (300 ft) (NRC, 2002). Although trawlers would not select areas with sharp relief as fishing ground, since rocky areas may entangle gear, many live-bottom areas have little or no relief and may be targeted by trawlers. Reports indicate that bottom trawling activity on hard-bottom substrates can overturn boulders and destroy epifaunal organisms (Freese et al., 1999). Large emergent sponges and anthozoans may be particularly vulnerable to trawling activity, as these organisms grow above the substrate and can be caught and removed by trawling activity (Freese et al., 1999). Recovery rates of corals and coralline algae may take decades and depend on the extent of the impact, frequency of disturbance, other natural changes that occur to the habitat, and the organism’s life history (NRC, 2002).

Summary and Conclusion

Non-OCS activities that may occur in the vicinity of the low-relief, hard-bottom communities include boating and fishing, import tankering, fishing and trawling, and natural events such as extreme weather conditions, and extreme fluctuations of environmental conditions. These activities could cause damage to the low-relief, hard-bottom communities. Ships using fairways in the vicinity of communities anchor, on occasion, in the general area of live bottoms, and commercial and recreational fishermen take advantage of the relatively shallow and easily accessible resources of regional hard bottoms. These activities could lead to instances of severe and permanent physical damage. During severe storms, such as hurricanes, large waves may reach deep enough to stir bottom sediments, which could cause severe mechanical damage to organisms, including abrasion from suspended sand, bruising and crushing from tumbling rocks, and complete removal of organisms (Brooks, 1991; CSA, 1992a). Yearly hypoxic events may affect portions of live-bottom benthic populations in the northeastern part of the CPA (Rabalais et al., 2002).

Possible impacts from routine activities of OCS oil and gas operations include anchoring, structure emplacement and removal, pipeline emplacement, drilling discharges, and discharges of produced waters. In addition, accidental subsea oil spills or blowouts associated with OCS activities can cause damage to
low-relief, hard-bottom communities. Impacts from these factors should be minimized based on BOEM’s policy and case-by-case review of proposed OCS-activity and the fact that live-bottom (low-relief) blocks are not currently offered for lease. The physical distance between any routine OCS activity or accidental spill would minimize any possible impacts from the activity. The impact to the live-bottom resource as a whole is expected to be minimal because of the distance of any OCS-related activity from these habitats.

The incremental contribution of the proposed action to the cumulative impact is expected to be minimal, with possible impacts from physical disturbance of the bottom, discharges of drilling muds and cuttings, other OCS discharges, structure removals, and oil spills. Negative impacts should be restricted by BOEM’s site-specific seafloor review, the fact BOEM is not currently offering the low-relief habitats for lease, and the distance of live-bottom habitats from the source of most OCS-related impacts.

4.1.1.7. Topographic Features

The BOEM has protected topographic features that support sensitive benthic communities since the early 1970’s. The Gulf of Mexico seafloor in the CPA is mostly mud bottoms with varying mixtures of sand in some areas. Due to periods of lower sea level in geologic history, a thick layer of salt is present in a stratum deep beneath the seafloor. This salt becomes liquid under high pressure and pushes its way up through faults in the seafloor. In doing so, it sometimes forces up rock strata to form a “salt diapir” protruding up above the surrounding soft-bottom seafloor. Wherever these upthrusts of rock protrude into the water column, they form a rock reef that supports reef organisms that are different from those on typical soft bottoms. These reefs are relatively rare on the seafloor compared with the ubiquitous soft bottoms (Parker et al., 1983). These topographic highs, or subsea banks, provide an island of hard substrate in a virtual ocean of soft bottoms. As a result, reef communities develop and include many of the more sensitive species associated with Caribbean waters.

“Topographic features” is a term that specifically refers to 37 subsea banks in the GOM that are protected from potential impacts by oil and gas activities. They are defined in this Agency’s NTL 2009-G39, “Biologically-Sensitive Underwater Features and Areas,” as “isolated areas of moderate to high relief that provide habitat for hard-bottom communities of high biomass and diversity and large numbers of plant and animal species, and support, either as shelter or food, large numbers of commercially and recreationally important fishes.”

Over time, knowledge of these communities has increased and protective measures have evolved. This Agency has conducted environmental studies in the GOM for the past 35 years. Protective measures were instituted based on the nature and sensitivity of bank habitats and their associated communities. These protections have developed into stipulations applied to OCS leases. The lease stipulations establish five categories of protection zones: No Activity Zone; 1,000-Meter Zone; 1-Mile Zone; 3-Mile Zone; and the 4-Mile Zone. The No Activity Zone surrounds the core of the bank and prohibits any contact with the seafloor. The other zones are buffers with restrictions on the discharge of drill cuttings. All 37 banks have the No Activity Zone and may have up to two of the other zones. Details of the restrictions are described in this Agency’s NTL 2009-G39. The Biological Stipulation Map Package (https://www.boemre.gov/homepg/regulate/regs/ntl2009NTLs/09-G39.pdf) includes drawings of each bank with associated protection zones.

The BOEM has reexamined the analysis for topographic features presented in the Multisale EIS and the 2009-2012 Supplemental EIS, based on the additional information presented below. New information supports the previous assessments contained in the Multisale EIS. Results of searches that were conducted for available data indicating the impacts to topographic features as a result of the DWH event have also been included in this assessment. The full analyses of the potential impacts of routine activities, accidental events, and cumulative impacts associated with the CPA proposed action are presented in the Multisale EIS. A summary of those analyses and their reexamination due to new information is presented in the following sections.

4.1.1.7.1. Description of the Affected Environment

A detailed description of topographic features can be found in Chapter 3.2.2.1.2 of the Multisale EIS. Additional information for the 181 South Area and any new information since the publication of the Multisale EIS is presented in Chapter 4.1.4.2 of the 2009-2012 Supplemental EIS. A search was conducted for additional new information published since completion of the Multisale EIS and the
Description of the Environment and Impact Analysis

2009-2012 Supplemental EIS. Various Internet sources and journal articles were examined to discover any recent information regarding topographic features. Sources investigated include USGS, NOAA, USEPA, and coastal universities. Other sites were found through general Internet searches. The following information is a summary of the resource description incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

Topographic features are hard-bottom habitats and are rare compared with the ubiquitous soft bottoms in the GOM (Parker et al., 1983). They are typically upthrusts of rock due to uplift (salt diapirs) by underlying layers of salt deep under the seafloor. These topographic highs, or subsea banks, provide an island of hard substrate in a virtual ocean of soft bottoms.

Wherever rock protrudes up into the water column, reef organisms may thrive. The type of organisms inhabiting a reef is determined by environmental conditions. Major factors are the amount of light and sedimentation and the temperature. If conditions are very good, a coral reef is established; this is found in the WPA only at the Flower Garden Banks. Other reefs (rocky upthrusts) are too deep in the water (causing too dark of an environment) or have too much sedimentation for hermatypic (reef-building) corals to thrive in numbers adequate to build a coral reef. However, these deeper reefs have thriving communities that include some stony corals as well as gorgonians, black corals, soft corals, sponges, urchins, crabs, many other invertebrates, macroalgae, calcareous algae, and a healthy fish community. The characteristics of protected topographic features in the GOM are described in more detail below.

The habitat created by the topographic features and the organisms found upon them is important for the following reasons:

- they support hard-bottom communities of high biomass, high diversity, and high numbers of plant and animal species;
- they provide shelter, food, and nursery grounds that support large numbers of commercially and recreationally important fishes;
- they are a unique and valuable component of the much larger ecosystem, providing essential functions not available elsewhere;
- they provide a relatively pristine area suitable for scientific research (especially the East and West Flower Garden Banks); and
- they have an aesthetically intrinsic value.

Figure 4-11 depicts the location of 37 protected topographic features in the GOM; 21 in the WPA and 16 in the CPA. In 1998, USGS, in cooperation with BOEM and the Flower Garden Banks National Marine Sanctuary, surveyed the East and West Flower Garden Banks using high-resolution, multibeam mapping techniques (Gardner et al., 1998). In 2002, the same consortium mapped 12 more topographic features, including Rankin (1 and 2) and MacNeil Banks in the WPA; and Alderdice, Sonnier, Geyer, Bright, Jakkula, Bouma, McGrail, Rezak, and Sidner Banks in the CPA (Gardner et al., 2002b).

A total of 16 topographic features are protected in the CPA. The BOEM has created “No Activity Zones” around major topographic features in order to protect these habitats from disruption due to oil and gas activities. A “No Activity Zone” is a protective perimeter associated with a specific depth contour that is drawn around each feature; no contact with the seafloor is allowed, including the placement of structures, drilling rigs, pipelines, anchoring and cables. These No Activity Zones are areas protected by BOEM policy. The NTL 2009-G39 also recommends that drilling would not occur within 152 m (500 ft) of a No Activity Zone of a topographic feature. This additional recommendation is based on essential fish habitat; any construction within the buffer would require project-specific EFH consultation with NOAA.

The surveys conducted by Gardner et al. (1998 and 2002b) revealed complex bathymetry in some areas surrounding the banks outside the No Activity Zones. Small seafloor features of moderate to high relief (8 ft [2.4 m] or higher) outside of the No Activity Zones of the larger banks are called “potentially sensitive biological features” and are considered important fish habitat. The potentially sensitive biological features provide surface area for the growth of sessile invertebrates and attract large numbers of fish. They are protected by BOEM from impacts of oil and gas activities as described by NTL.
2009-G39, in that no bottom-disturbing activities may cause impacts to potentially sensitive biological features.

Benthic organisms on these topographic features are mainly limited by temperature, sedimentation, and light. Extreme water temperature and light intensity are known to stress corals. Temperatures lower than 16 °C (60.8 °F) reduce coral growth, while temperatures in excess of 34.4 °C (93.2 °F) impede coral growth and induce coral bleaching (loss of symbiotic zooxanthellae) (Kleypas et al., 1999a). While intertidal corals are adapted to high light intensity, most corals become stressed when exposed to unusually high light levels. Furthermore, although corals will grow or survive under low light level conditions, they do best submerged in clear, nutrient-poor waters (Kleypas et al., 1999a).

Light penetration in the Gulf is limited by several factors including depth and events of prolonged turbidity. Hard substrates favorable to colonization by hermatypic coral communities in the northern Gulf are found on outer shelf, high-relief features. These substrates protrude above the nepheloid layer (layer of high turbidity) that lies above the muddy seafloor and are bathed most of the year in nutrient-poor waters (Rezak et al., 1990). The depth of these banks (18 m [59 ft] or more below the sea surface) reduces the effects of storms on the habitats. Whereas typical Caribbean shore reefs can suffer extensive damage from tropical storms, only the strongest storms reach down to reefs in the GOM. The most common influence of strong storms on these banks is an increase in turbidity, generally at the lower levels of the banks (Rezak et al., 1990). Turbidity and sedimentation are normal in these lower levels because of the nepheloid layer and normal resuspension of soft bottom sediments.

Gulf of Mexico reefs span a range of environments, resulting in a range of community types. Habitats that can be classified as true coral reefs are few in the northern GOM: limited to the East and West Flower Garden Banks, a small area of McGrail Bank, and part of Pulley Ridge (in the eastern GOM). Other banks support reef communities with varying degrees of diversity, depending on environmental conditions. Many of these harbor a variety of corals, including some hermatypic corals, but not in densities that build a thriving, accreting coral reef. The banks of the GOM have been identified and classified into seven distinct biotic zones (Table 3-3 of the Multisale EIS) (modified/from Rezak and Bright, 1981; Rezak et al., 1983); however, none of the banks contain all seven zones. The zones are divided into the following four categories depending upon the degree of reef-building activity in each zone.

Zones of Major Reef Building and Primary Production

**Diploria-Montastraea-Porites Zone**

This zone is characterized by 18-20 hermatypic coral species and is only found at the East and West Flower Garden Banks in the WPA in water depths less than 36 m (118 ft) (Rezak et al., 1990). The most abundant species of the zone in order of dominance are the *Montastraea annularis* complex (this group includes *M. franksi*, *M. faveolata*, and *M. annularis*), *Diploria strigosa*, *Porites astreoides*, and *Montastraea cavernosa* (Precht et al., 2008; Robbart et al., 2009). There are areas where coralline algae are abundant, which adds substantial amounts of calcium carbonate to the substrate and serves to cement the reef together. In addition to the coralline algae, there is a considerable amount of bare reef rock, which fluctuates in percent cover with the appearance of a red-turf like algae.

Typical sport and commercial fish and invertebrates observed in this zone include various grouper species; amberjack; barracuda; red, gray, and vermilion snapper; cottonwick; porgy; spiny lobsters; and shovel-nosed lobster (Rezak et al., 1983). There is also a diverse group of tropical reef fish species found on these banks, including creole fish; queen, stoplight, red band, and princess parrot fish; rock beauty; blue tang, and the whitespotted filefish, just to name a few. There are over 175 tropical reef species that reside within the high-diversity zone at the Flower Garden Banks (Dennis and Bright, 1988; Pattengill, 1998).

**Madracis and Fleshy Algal Zone**

The *Madracis* Zone is dominated by the small branching coral *Madracis mirabilis*, which produces large amounts of carbonate sediment (Rezak et al., 1990). In places, large (possibly ephemeral) populations of turf-like algae dominate the *Madracis* gravel substratum (Algal Zone). The *Madracis* Zone appears to have a successional relationship with the *Diploria-Montastraea-Porites* Zone. *Madracis*
colony rubble builds up the substrate and allows the successional species to grow (Rezak et al., 1983). The zone occurs at the East and West Flower Garden Banks on peripheral components of the main reef structure between 28 and 46 m (92 and 151 ft) (Rezak et al., 1990).

**Stephanocoenia-Millepora Zone**

The Stephanocoenia-Millepora Zone is inhabited by a low-diversity coral assemblage of 12 hermatypic corals and can be found at McGrail, and Bright Banks in the CPA. The eight most conspicuous corals in order of dominance are Stephanocoenia michelini, Millepora alcicornis, Montastraea cavernosa, Colpophyllia natans, Diploria strigosa, Agaricia agaricites, Musa angulosa, and Scolymia cubensis (Rezak et al., 1983). The assemblages associated with this zone are not well known; coralline algae is the dominant organism in the zone. The American thorny oyster (Spondylus americanus) is common in this zone along with populations of some reef fish (Rezak et al., 1983). The depth range of this zone is between 36 and 52 m (118 and 171 ft) (Rezak et al., 1990).

**Algal-Sponge Zone**

The Algal-Sponge Zone covers the largest area among the reef-building zones. Sonnier, McGrail, Geyer, and Bright banks all exhibit this community. The dominant organisms of the zone are the coralline algae, which are the most important carbonate producers. The algae produce nodules called “rhodoliths,” which are composed of over 50 percent coralline algae, and form large beds on the seafloor. The rhodoliths range from 1 to 10 cm (0.4 to 4 in) in size, cover 50-80 percent of the bottom, and generally occur in water depths between 55 and 85 m (180 and 280 ft) (Rezak et al., 1983). The habitat created by the algal nodules supports communities that are probably as diverse as the coral-reef communities. Most of the leafy algae found on the banks occur in this zone and contribute large amounts of food to the surrounding communities. Calcareous green algae (Halimeda and Udotea) and several species of hermatypic corals are major contributors to the substrate (Rezak et al., 1983). Deepwater alcyonarians are abundant in the lower Algal-Sponge Zone. Sponges, especially Neofibularia nolitangere, are conspicuous. Echinoderms are abundant and also add to the carbonate substrate. Small gastropods and pelecypods are abundant (Rezak et al., 1983). Gastropod shells are known to form the center of some of the algal nodules. Characteristic fish of the zone are yellowtail reeffish, sand tilefish, cherubfish, and orangeback bass (Rezak et al., 1983).

Partly drowned reefs are a major substrate of the Algal-Sponge Zone. They are shallow carbonate reefs that are outpaced by sea-level rise and subsidence (Schlager, 1981). Their accumulation of carbonate is slower than relative sea-level rise so that, over time, they are found deeper and deeper in the water until they are no longer an accreting coral reef. In addition to the organisms typical to the rest of the Algal-Sponge Zone, the partly drowned reefs are also inhabited by large anemones, large comatulid crinoids, basket stars, limited crusts of Millepora, and infrequent small colonies of other hermatypic species (Rezak et al., 1983). The relief and habitat provided by the carbonate structures also attract a variety of fish species, especially yellowtail reeffish, reef butterfly fish, spotfin hogfish, orangeback bass, cherubfish, wrasse bass, longjaw squirrelfish, and several grouper species (Dennis and Bright, 1988).

**Zone of Minor Reef Building**

**Millepora-Sponge Zone**

The Millepora-Sponge Zone occupies depths comparable to the Diploria-Montastraec-Porites Zone on the claystone-siltstone substrate of the Texas-Louisiana midshelf banks. Sonnier Bank exhibits this community between 18 and 52 m (Robbart et al., 2009). One shelf-edge carbonate bank, Geyer Bank, also exhibits the zone but only on a bedrock prominence. Crusts of the hydrozoan coral, Millepora alcicornis, sponges, and other epifauna occupy the tops of siltstone, claystone, or sandstone outcrops in this zone. Scleractinian corals and coralline algae are rarely observed, largely due to seasonal temperatures that drop below the 18 °C (64 °F) minimum requirement for vigorous coral reef growth (Rezak et al., 1990).
Transitional Zone of Minor to Negligible Reef Building

**Antipatharian Zone**

This transitional zone is not distinct but blends in with the lower Algal-Sponge Zone. It is characterized by an abundance of antipatharian whips growing with the algal-sponge assemblage (Rezak et al., 1983). With increased water depth, the assemblages of the zone become less diverse, characterized by antipatharians, comatulid crinoids, few leafy or coralline algae, and limited fish (yellowtail redfish, queen angelfish, blue angelfish, and spotfin hogfish). Again, the depth of this zone differs at the various banks but generally extends to 90-100 m (295-328 ft) (Rezak et al., 1990).

**Zone of No Reef Building**

**Nepheloid Zone**

High turbidity, sedimentation, and resuspension occur in this zone. Rocks or drowned reefs are covered with a thin veneer of sediment and epifauna are scarce. The most noticeable are comatulid crinoids, octocoral whips and fans, antipatharians, encrusting sponges, and solitary ahermatypic corals (Rezak et al., 1990). The fish fauna is different and less diverse than those of the coral reefs or partly drowned reefs. These fish species include red snapper, Spanish flag, snowy grouper, bank butterflyfish, scorpionfishes, and roughtongue bass (Rezak et al., 1983). This zone occurs on all banks, but its depth differs at each bank. Generally, the Nepheloid Zone begins at the limit of the Antipatharian Zone and extends to the surrounding soft bottom (Rezak et al., 1990).

**Banks of the Central Planning Area**

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<th>Shelf-Edge Banks</th>
<th>Midshelf Banks</th>
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<td>Alderdice Bank</td>
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**Shelf-Edge Banks**

The shelf-edge banks of the Central Gulf (Geyer, Sackett, Diaphus, Alderice, McGrail, and Bright) (Figure 4-11) generally exhibit the *Algal-Sponge* zonation (where present) that transitions into the deep, turbid Nepheloid Zone that is exhibited at these Banks (Rezak et al., 1983). However, Geyer Bank (37 m [121 ft] crest), which is within the depth of the high-diversity, coral-reef zone, does not exhibit the high-diversity characteristics. Instead, Geyer Bank has a well-developed *Millepora-Sponge* Zone, which is typically the defining characteristic of midshelf banks found elsewhere in the GOM (Rezak et al., 1983). The hydrocoral Millepora and various sponges have dominated the reef crests in the past. A surprising quantity of a benthic *Sargassum* macroalgae was documented by Robbart et al. (2009) in a recent study. The algae grows up to about a 0.5 m (1.5 ft) tall, providing considerable upright structure and cover for invertebrates and fish over a large portion of the reef cap. Upper portions of the bank house small branching corals (*Madracis*), leafy calcareous algae (*Peyssonnelia*), calcareous green algae (*Halimeda*), small agariciid coral colonies, ellisellid sea whips, Cirrihipathes, gastropods, sponges (*Chelotropella*), and crinoids (Rezak et al., 1983). Deeper portions of the Bank provide habitat for small sponges, solitary
corals (Oxysmilia), branching corals (Oculina), octocorals (Nidalia), and octocoral fans (Rezak et al., 1983). A coherent mud is present at the bottom of the bank and small ophiuroids, hermit crabs, galatheid crustaceans, swimming scallops, urchins, and flatfishes were observed occupying the sediment (Rezak et al., 1983).

Sackett and Diaphus Banks (Figure 4-11) are closest to the Mississippi River and have less diverse communities than other banks as a result of the turbid waters (Rezak et al., 1983). A thin veneer of sediment covers much of Sackett Bank and species present include: comatulid crinoids, encrusting sponges, urchins, black corals, Atlantic thorny oyster, saucer-shaped agaricids, and coralline algae (Rezak et al., 1983). Turbidity tolerant species were present in the Nepheloid Layer including: comatulid crinoids, sponges (Neofibrularia), white fire worms (Hermodice), asteroid star fish (Narcissia trigonaria), black corals (Cirrhipathes), white sponge (Geodia), branching antipatharians (Antipathes), club-shaped octocorals (Nidalia occidentalis), sea fans, stony corals (Oxysmilia), paramuriceids (Nidalia), and large solitary corals (Rezak et al., 1983). Diaphus Bank has many drowned reef patches and very little live cover or active growth due to the turbid waters and sediment veneer (Rezak et al., 1983).

Alderice Bank (Figure 4-11) is also influenced by the turbidity of the surrounding water. Black corals, sponges, and bryozoans are present at the crest. Below the crest, drowned reef structures appear with sediment-covered mats of low epifaunal growth (Rezak et al., 1983). The deeper muddy bottom houses mobile benthic invertebrates such as the sand dollar (Clypeaster ravenelli) and starfish (Narcissia trigonaria). Two basalt spires protrude from this bank and attract schools of roughtongue bass, yellowtail reeffish, creole fish, vermillion snapper, grouper, and jacks (Schmahl et al., 2003; Weaver et al., 2006). The community is heavily dominated by roughtongue bass (Weaver et al., 2006).

The crest of McGrail Bank (45 m, 148 ft) (Figure 4-11) is dominated by macroalgae communities having about 38 percent cover. Hermatypic corals are common on the crest with a limited area of up to 32 percent coral cover. It is one of the few banks in the northwestern Gulf of Mexico that has reef-building corals other than the East and West Flower Garden Banks (Schmahl et al., 2003). The bank exhibits a Stephanocoenia-Millepora Zone and some relatively high coral coverage compared to other banks in the area. Corals observed on this bank include: Stephanocoenia intersepta, Millepora alcicornis, Diploria strigosa, Montastrea cavernosa, Colpophyllia natans, Agaricia larsonii, and Agaricia undata (Schmahl et al., 2003; Schmahl and Hickerson, 2006). Stephanocoenia intersepta is the dominant coral in this zone. Fleshy green, brown, and red algae species including: Dictyota pulchella, Lobophora variegata, Peyssonnelia inamoena, Codium isthmocladum, Codium interextum, Anadtomene lacerate, and Caulerpa racemosa are abundant (Schmahl and Hickerson, 2006). Planktivorous fish such as creole fish, threadnose bass, yellow goatfish, sunshinefish, school bass, bicolor damsselfish, and blue chromis dominated the fish community (Schmahl and Hickerson, 2006; Weaver et al., 2006). Deeper regions of the bank exhibit deep water corals such as antipatharians, solitary corals, and branching corals (Oculina and Madrepora) (Schmahl and Hickerson, 2006). McGrail Bank has also experienced mechanical disturbance and damage from fishing and anchoring and marine debris has been found at the bank (Schmahl and Hickerson, 2006).

Bright Bank (Figure 4-11) is located in deep water with its highest peak at 33 m (108 ft) below the sea surface (Robbart et al., 2009). The benthic community is dominated by a very high live cover of about 86 percent, with brown, green, and turf algae as the dominant groups. The overall coral cover of the area is about 8 percent. Bright Bank exhibits a Stephanocoenia-Millepora Zone with sponges and scleractinian corals (Montastrea cavernosa, Stephanocoenia intersepta, and Diploria strigosa) (Robbart et al., 2009; Schmahl and Hickerson, 2006). A mud volcano, drowned reef formations, and hydrocarbon seeps have also been identified on this bank (Schmahl et al., 2003). Salvage activity searching for a historic shipwreck destroyed some coral heads at this bank in the 1980s; excavation activity may have taken place as recently as 2001 (Schmahl and Hickerson, 2006).

It has been suggested that Phleger Bank be considered a sensitive offshore topographic feature. Phleger Bank (Figure 4-11) crests at 122 m (400 ft), deeper than the lower limit of the No Activity Zones (85 m (279 ft) [100 m (328 ft) in the case of the Flower Gardens]). The depth of the bank precludes the establishment of the Antipatharian Zone so that even though the bank is in clear water, the biota is typical of the Nepheloid Zone (Rezak et al., 1983). The bank appears to be predominantly covered with sand, with scattered rock outcrops of approximately 1-2 m (3-7 ft) in diameter and 1 m (3 ft) in height (CSA, 1980). The sand substrate is devoid of sessile benthic organisms, although the rock outcrops support a number of epifaunal species such as cup-shaped and encrusting sponges, octocorals, and crinoids.
Roughtongue bass were observed in video surveys to be the dominant fish species on this bank (CSA, 1980).

**Midshelf Banks**

Two midshelf banks in the CPA contain the *Millepora*-Sponge Zone: Sonnier and Fishnet Banks (Figure 4-11). These banks are associated with underlying salt diapirs and rise from depths of 80 m (262 ft) or less. The dominant species on these banks are hydrozoan fire corals (*Millepora*) and sponges (Rezak et al., 1983).

Sonnier Bank (Figure 4-11), which consists of eight peaks and banks, and has a crest at approximately 20 m (66 ft), is encrusted with fire coral (*Millepora alcicornis*) and sponges (*Neofibularia nolitangere* and *Ircina*). With depth, fire coral coverage is reduced and encrusting sponge coverage is increased (Weaver et al., 2006). A unique biological assemblage occurs at each of the peaks, which is influenced by the depths of the peak and the nepheloid layer (Weaver et al., 2006). Hermatypic anthozoan corals (*Stephanocoenia michelini*) which tolerate low light levels and moderate turbidity were reported between 36 and 41 m (Rezak et al., 1983). Planktivorous fish dominate this bank, with the most abundant species being yellowtail reefish, creole fish, brown chromis, sunshine fish, and bluehead (Weaver et al., 2006). Angelfish, butterflyfish, damselfish, bluehead, hogfish, rock hind, grouper, Vermillion snapper, and red snapper also utilize this bank (Rezak et al., 1983). The crests of the bank were dominated by creole fish, brown chromis, bluehead, and creole wrasse and the deeper portions of the reef were dominated by tomtate, red snapper, greater amberjack, and grey triggerfish (Weaver et al., 2006). Benthic organisms occupying the turbid soft-bottom sediment at the base of the Bank include antipatharians (*Cirrhipathes* and *Antipathes*), comatulid crinoids, sponge (*Ircinia campana*), hovering goby (*Ioglossus calliurus*), blue goby (*Ptereleotris calliurus*), tattler (*Seranus phoebe*), and large infaunal and mobile benthic species (Rezak et al., 1983; Weaver et al., 2006).

**Recent Invasive Species Concerns**

Two invasive species have been reported in the Gulf of Mexico: the orange cup coral (*Tubastrea coccinea*) and the lionfish (*Pterois volitans/miles*). Invasive species are organisms that are not native to the local environment and have the potential to outcompete native species. According to Executive Order 13112, invasive species are defined as “an alien species whose introduction does or is likely to cause economic or environmental harm or harm to human health.” *Tubastrea coccinea*, which is reported on many oil and gas platforms in the northern Gulf of Mexico, has been reported at both Geyer and Sonnier Banks (Hickerson et al., 2008; Fenner and Banks, 2004; Sammarco et al., 2004). Over 100 colonies were reported at Geyer Bank (Hickerson et al., 2008). The lionfish has been reported off the coasts of Florida, Alabama, and Louisiana in 2010 (USDOI, GS, 2010b). Reports of this species began in 2006 in Florida, but the species was confirmed in the northern Gulf of Mexico in 2010 (Schofield, 2009; USDOI, GS, 2010b). It has also recently been reported in the Southern Gulf of Mexico (Aguilar-Perera and Tuz-Sulub, 2010). Specific sightings were noted at Sonnier Bank and several oil and gas platforms in the CPA (USDOI, GS, 2010b).

**Proposed Candidates for Threatened and Endangered Species**

In 2009, a petition was submitted to NOAA Fisheries by the Center for Biological Diversity to list 82 species of coral under the ESA (USDOC, NOAA, 2010f). Those 82 “candidate species” are currently under review by NOAA Fisheries. Some of the “candidate species” are found in the Gulf of Mexico, including *Montastraea annularis*, *Montastraea faveolata*, *Montastraea franksi*. Once NOAA Fisheries has reviewed the candidate species, a decision would be made as whether each species warrants listing under the ESA or not. If these species are listed, they would receive protection under the ESA.

**Habitat Areas of Particular Concern**

The NOAA has designated HAPC’s within identified essential fish habitat. The HAPC’s provide important habitat for federally managed fish species and are areas for conservation priorities. The only bank designated as coral HAPC in the CPA is McGrail Bank (Dale and Santos, 2006; GMFMC, 2005).
Hard-bottom HAPC’s in the CPA are Sonnier Bank, Geyer Bank, Bouma Bank, Rezak Bank, Sinder Bank, Alderice Bank, Jakkula Bank, and additional parts of McGrail Bank (Dale and Santos, 2006; GMFMC, 2005).

**Recent Hurricane Impacts on CPA Banks**

Severe hurricanes can cause physical damage to reef structure and organisms. On September 23, 2005, Hurricane Rita passed over the northwestern Gulf of Mexico, affecting at least 18 topographic features. Hurricane Rita passed the closest to and caused the greatest damage to topographic features of all recent hurricanes. The BOEM has conducted studies of select topographic features since Hurricane Rita. An Agency-funded study, *Post-Hurricane Assessment of Sensitive Habitats of the Flower Garden Banks Vicinity* (Robbart et al., 2009), investigated hurricane effects at Sonnier, McGrail, Geyer, and Bright Banks. Preliminary results suggest little hurricane damage to McGrail, Geyer, and Bright Banks but severe damage at Sonnier Bank (Robbart et al., 2009). The impact assessment was conducted 20 months after the hurricane, and McGrail, Geyer, and Bright Banks were primarily dominated by algae and sponges, so it is difficult to determine if there was no damage initially or if the banks have shown recovery.

Speculation is that Sonnier Bank was more affected by Hurricane Rita because of its shallower depth and position on the east side of the storm track. Live cover was reduced at this bank and the disappearance of the sponge colonies, *Xestospongia muta*, was notable (Robbart et al., 2009). The community structure had visibly changed from pre-Rita (2004) studies at this bank (Kraus et al., 2006; Kraus et al., 2007). In 2006, the habitat was dominated by algae, indicating an alteration in habitat after Hurricane Rita (Kraus et al., 2007). The algal cover, however, was the beginning of recovery of the storm-impacted areas, which was farther colonized with sponges (Robbart et al., 2009). Fish community shifts were also observed on Sonnier Banks after Hurricane Rita as opposed to before the storm, but clear links have yet to be made to the storm (Kraus et al., 2007).

This new information illustrates the potential effects of natural events, especially the cumulative impacts of hurricanes. Some change has been detected in habitats affected by Hurricane Rita, mostly the degradation of the reef community at Sonnier Bank. Other banks either had no substantive damage or are recovering well.

**Baseline Conditions Following the Deepwater Horizon Event**

The following sections contain all new data since the Multisale EIS and the 2009-2012 Supplemental EIS. Extensive literature, Internet, and database searches have been conducted for results of scientific data at topographic features following the DWH event. Although many research cruises have occurred, very few reports containing data have been released as of the preparation of this Supplemental EIS. Descriptions of studies in progress are discussed and any results indicated are included.

It is unlikely that most of the topographic features of the CPA have been impacted by the DWH event because of their distance from the oil spill and their position on the continental shelf. The nearest protected topographic feature is Sackett Bank, which is 116 km (72 mi) from the spill site. It is possible that Sackett Bank experienced some oiling as a result of the DWH event; this is discussed later. Beyond that, the next nearest feature is Diaphus Bank, approximately 240 km (150 mi) away, and it probably did not experience the possible impacts that Sackett Bank may have experienced. The oil that was dispersed in deep water off the shelf was directed by water currents into deeper water. These currents do not typically transit from deep water up onto the shelf (Pond and Pickard, 1983; Inoue et al., 2008). Oil dispersed on the sea surface could have traveled onto the continental shelf but the distance from the DWH event to protected topographic features makes it unlikely to reach most of the banks. As a result, it is anticipated that there will be no change in existing baseline conditions to most of the bank habitats, except possibly Sackett Bank, which is discussed later. The benthic communities on most of the topographic features are anticipated to remain a diverse and highly productive habitat that supports a variety of coral, sponge, algal, invertebrate, and fish species.

The potential oiling footprint as reported through NOAA’s Environmental Response Management Application (ERMA) posted on the GeoPlatform.gov website indicated that oil was recorded in surface waters of the CPA from approximately the western Louisiana border east to Panama City, Florida (USDOC, NOAA, 2011b). Sackett Bank appeared to be the only bank beneath the oil slick, while only
small surface patches of oil were reported in water near other banks. These small patches were discontinuous and scattered (USDOC, NOAA, 2011b). The crests of the topographic features, however, are deeper than the physical mixing ability of surface oil (Lange, 1985; McAuliffe et al., 1975 and 1981a; Tkalich and Chan, 2002; Rezak et al., 1983). Also, most of the oil that migrated west in the CPA, where most of the banks are located, was primarily observed close to Louisiana’s Gulf Coast, farther inshore of the banks (USDOC, NOAA, 2011b). Based on the location of the surface oil, its mixing abilities, the depth of the features, and the trajectory of the dispersed subsea plume, most of the topographic features of the CPA would likely not have been impacted by oil from the DWH event.

Water and sediment samples collected during and after the spill were analyzed as part of the OSAT (2010) report. A handful of samples collected off the Gulf Coast did reveal some PAH’s as a result of the DWH event; however, there were no exceedances of USEPA’s aquatic life benchmarks measured near topographic features in either water or sediment (OSAT, 2010). There were 6 water samples out of 481 collected that exceeded USEPA’s chronic toxicity benchmarks for PAH’s in the offshore waters (>3 nmi [3.5 mi’ 5.6 km] offshore to the 200-m [656-ft] bathymetric contour), all of which occurred within 1 m (3 ft) of the water surface (OSAT, 2010). There were 63 water samples out of 3,605 collected from deep water (>200 m; 656 ft) that exceeded USEPA’s aquatic life benchmarks for PAH’s (OSAT, 2010). Exceedances occurred near the water surface or in the deepwater plume within 70 km (44 mi) of the well. Oil detected in the subsurface plume was in water depths between 1,100 and 1,300 m (3,609 and 4,265 ft) and moving southwest along those depth contours (OSAT, 2010), which is deeper than the topographic features. No sediment samples collected offshore (>3 [3.5 mi’ 5.6 km] offshore to the 200-m [656-ft] depth contour) and seven sediment samples collected in deep water (>200 m; 656 ft) exceeded USEPA’s aquatic life benchmarks for PAH exposure (OSAT, 2010). All chronic aquatic life benchmark exceedances in the sediment occurred within 3 km (2 mi) of the well, and samples fell to background levels at a distance of 10 km (6 mi) from the well (OSAT, 2010). Dispersants were also detected in waters off Louisiana, but they were below USEPA’s benchmarks of chronic toxicity. No dispersants were detected in sediment on the Gulf floor (OSAT, 2010). Topographic features in the CPA, therefore, are not expected to be impacted by PAH’s in the water column or sediment, as they are located much farther from the well than measured benchmark exceedances.

If any impacts did occur, they would be a result of low-level or long-term exposure to dispersed, dissolved, or neutrally buoyant oil droplets. These forms of oil weathered as they traveled to the sea surface or in the subsea plume and they became depleted in their lower molecular weight PAH’s (which are the most acutely toxic components) (Brown et al., 2010; Eisler, 1987). The longer the oil spent in the water column or at the sea surface, the more diluted and weathered it became (The Federal Interagency Solutions Group, 2010). Impacts to species the oil may come in contact with may include reduced recruitment success, reduced growth, and reduced coral cover as a result of impaired recruitment (Kushmaro et al., 1997; Loya, 1975 and 1976a; Rinkevich and Loya, 1977). These types of possible impacts may be investigated in future studies if deemed necessary by NRDA. It should be noted that it may be difficult to distinguish between possible low-level impacts to invertebrates as a result of exposure to DWH oil and the numerous natural seeps in the CPA that are constantly releasing oil into the water (MacDonald, 2002).

Possible Impacts to Sackett Bank as a Result of the Deepwater Horizon Event

As mentioned above, Sackett Bank may have been affected by oil released during the DWH event based on the trajectory of the subsurface plume of oil. Sackett Bank is the nearest protected topographic feature to the blowout; 116 km (72 mi) from the spill site. Records have indicated that Sackett Bank was beneath the surface oil slick for 11-20 days (USDOC, NOAA, 2011b). Although the crest of this bank lies at 63 m (207 ft) below the Gulf surface (Rezak et al., 1983), which is far below the depth of surface oil mixing (Lange, 1985; McAuliffe et al., 1975 and 1981a; Tkalich and Chan, 2002), it is 16 mi (26 km) southwest of the Mississippi Delta’s Southwestern Pass, which is still within the influence of the Mississippi River’s outflow. Suspended material, including sediment that flows from the River into the Gulf and a very productive plankton community near the water’s surface, supplies abundant material to which oil may adhere. There remains the possibility that the surface oil adhered to suspended material in the water column and subsequently settled over the Bank, affecting the benthic and epibenthic organisms there. Because of this potential, for purposes of this Supplemental EIS, the Bureau of Ocean Energy
Impacts to Deepwater Corals as a Result of the Deepwater Horizon Event

Although some corals on topographic features may have been impacted by oil that had adhered to organic material in the water column, as described above for Sackett Bank, or by low levels of oil in the water column, the benthic organisms on topographic features should not have been impacted as some deepwater corals were following the DWH event. A recent report documents damage to a deepwater (1,400-m; 4,593-ft) coral (gorgonian) community 11 km (7 mi) to the southwest of the well, in the direction of travel of the dispersed subsea oil plume. Results are still pending but it appears that a coral community in the CPA about 15 m x 40 m (50 ft x 130 ft) in size was severely damaged and may have been the result of contact with the dispersed subsea oil plume (Fisher, 2010; USDOI, BOEMRE, 2010j). Refer to Chapter 4.1.1.1.10 for a detailed description of the affected deepwater coral community.

Coral communities and other benthic organisms on the topographic features should not have been affected by the subsea plume, as was the deepwater coral community, because of topographic feature structure, location on the continental shelf, and the currents in the Gulf. Topographic features are hard substrates that rise above the seafloor, and epibenthic growth is greatest towards the peak of the structures. The DWH subsea dispersed plume traveled downslope on the seafloor into deeper water away from the topographic features located on the continental shelf (OSAT, 2010). Therefore, the direction of travel of the plume was away from and much deeper than the growth on the topographic features. In addition, deep currents do not typically transit from deep water up onto the shelf where the topographic features are located (Pond and Pickard, 1983; Inoue et al., 2008). Based on these facts, it is unlikely that the organisms on the topographic features were exposed to the environmental conditions of the dispersed subsea plume to which the deepwater corals were exposed.

Limited data are currently available on potential impacts of the DWH event on the topographic features in the CPA. This incomplete or unavailable information may be relevant to reasonably foreseeable significant impacts to topographic features. Relevant data on the status of topographic features after the DWH event may take years to acquire and analyze. Much of this data is being developed through the NRDA process, which may take years to complete. Little data from the NRDA process have been made available to date. Therefore, it is not possible for BOEM to obtain this information within the timeframe contemplated in this Supplemental EIS, regardless of the cost or resources needed. The BOEM has determined that this incomplete or unavailable information may be essential to a reasoned choice among alternatives. In the place of this incomplete or unavailable information, BOEM subject-matter experts have used available scientifically credible evidence in this analysis and applied it using accepted scientific methods and approaches.

As a conservative approach, BOEM is assuming for purposes of this Supplemental EIS that the Sackett Bank feature was likely impacted. In addition, implementation of the proposed Topographic Features Stipulation would be expected to protect sensitive habitat (including those that may have been impacted by the DWH event) from routine impacts from oil and gas production, by distancing production from the protected habitat. Details of how the proposed Topographic Features Stipulation protects reefs and banks in the Gulf of Mexico from routine and accidental impacts of petroleum production are discussed below.

4.1.1.7.2. Impacts of Routine Events

The vast majority of the Gulf of Mexico seabed is comprised of soft sediments. Topographic features formed on hard-bottom substrate are interspersed along the continental shelf above the soft sediment. These topographic features, which sustain sensitive offshore habitats in the CPA, are listed and described in Chapter 4.1.1.7.1.

The potential impact-producing factors on topographic features of the CPA are anchoring, infrastructure emplacement, drilling-effluent and produced-water discharges, and infrastructure removal. Impacts from accidental events such as oil spills and blowouts are discussed in Chapter 4.1.1.7.3. These disturbances have the potential to disrupt and alter the environmental, commercial, recreational, and aesthetic values of topographic features in the CPA.
A Topographic Features Stipulation similar to the one described in Chapter 2.3.1.3.1 has been included in appropriate leases since 1973 and may, at the option of the ASLM, be made a part of appropriate leases resulting from this proposed action. The impact analysis of routine activities associated with the CPA proposed action presented here includes the proposed Topographic Features Stipulation. As noted in Chapter 2.3.1.3.1, the proposed stipulation establishes a No Activity Zone in which no bottom-disturbing activities would be allowed, and areas around the No Activity Zones (in most cases) within which shunting of drill cuttings and drilling fluids to near the bottom would be required. Clarification on how the proposed Topographic Features Stipulation applies to operators is detailed in the NTL 2009-G39 (USDOI, MMS, 2009b).

Construction Impacts on Topographic Features

The anchoring of pipeline lay barges, drilling rigs, or service vessels, as well as the emplacement of structures (e.g., pipelines, drilling rigs, or production platforms), results in mechanical disturbances of the benthic environment. Anchor damage has been shown to be a large threat to the biota of the offshore banks in the Gulf (Rezak and Bright, 1979; Rezak et al., 1985; Gittings et al., 1992a; Hudson et al., 1982). Anchors may break, fragment, or overturn corals and the anchor chain may drag across and catch on coral (Dinsdale and Harriott, 2004). Coral colonies may experience abrasion of tissue and skeletons, death to portions of a colony, fragmentation, or removal from substrate as a result of anchor damage (Dinsdale and Harriott, 2004). Branching species tend to experience fragmentation while massive species incur surface damage (Marshall, 2000). Anchor damage may result in community alteration through reduced coral cover, which indirectly promotes an increase in algal cover, complete coral removal, loss of sensitive species, reduction in colony size, and a reduction in soft coral cover in heavily damaged areas (Dinsdale and Harriott, 2004). Damage as a result of anchoring in a coral community may take 10 or more years from which to recover, depending on the extent of the damage (Fucik et al., 1984; Rogers and Garrison, 2001). Such anchoring damage, however, would be prevented within any given No Activity Zone by the observation of the proposed Topographic Features Stipulation, which does not allow bottom-disturbing activity.

Infrastructure emplacement and pipeline emplacement could result in suspended sediment plumes and sediment deposition on the seafloor. Considering the relatively elevated amounts of drilling muds and cuttings discharged per well (approximately 2,000 metric tons [2,205 tons] for exploratory wells, i.e., 900 metric tons [992 tons] of drilling fluid and 1,100 metric tons [1,213 tons] of cuttings) and slightly lower discharges for development wells) (Neff, 2005), potential impacts on biological resources of topographic features should be expressly considered if drill sites occur in blocks directly adjacent to No Activity Zone boundaries. Potential impacts could be incurred through increased water-column turbidity, the smothering of sessile benthic invertebrates, and local accumulations of contaminants.

Potential construction impacts to reefs and banks can be substantially reduced by the proposed Topographic Features Stipulation, which requires all bottom-disturbing activity to be at least 152 m (500 ft) away from the boundaries of No Activity Zones. The proposed Topographic Features Stipulation limits impact through the No Activity Zone and shunting restrictions imposed within the 1,000-Meter Zone, 1-Mile Zone, 3-Mile Zone, and 4-Mile Zone. This would prevent well drilling activities from occurring in the No Activity Zone and preclude most resuspended sediments from reaching the biota of the banks. Also, the U.S. Environmental Protection Agency’s NPDES permit sets special restrictions on discharge rates for muds and cuttings adjacent to topographic features bound by a No Activity Zone. Chapters 4.1.1.4.1 and 4.2.1.1.2.2 of the Multisale EIS detail the NPDES permit’s general restrictions and the impacts of drilling muds and cuttings on marine water quality and seafloor sediments. Due to the proposed Topographic Features Stipulation and USEPA’s discharge regulations, turbidity and smothering impacts of sessile invertebrates on topographic features caused by drilling muds and cuttings are unlikely (Neff, 2005).

The proposed Topographic Features Stipulation would protect sensitive reef species from smothering and turbidity through physical distance from drilling activities. The greatest impacts from drilling occur close to the well where a majority of the cuttings settle (Kennicutt, 1995). Reduced coral cover was reported out to 65 m (213 ft) from a well in Puerto Rico, which was probably a result of cuttings deposition (Hudson et al., 1982). Corals beyond this distance did not show reduced surface cover (Hudson et al., 1982). Impacts to benthic communities as a result of drilling operations in the Gulf of
Mexico are generally localized and have been reported 100-200 m (328-656 ft) from the production platform (Montagna and Harper, 1996; Kennicutt at al., 1996; Hart et al., 1989; Kennicutt, 1995; CSA, 2004b).

Differences in the dispersal patterns for well cuttings and drilling muds would result from differences in disposal methodology (i.e., surface disposal or bottom shunting). For example, well cuttings that are disposed of at the water’s surface tend to disperse in the water column and are distributed widely over a large area at low concentrations (CSA, 2004b; NRC, 1983). On the other hand, cuttings that are shunted to the seafloor are concentrated over a smaller area in piles instead of physically dispersing over wide areas (Neff, 2005). The heaviest concentrations of well cuttings and drilling fluids, for both water-based and synthetic-based drilling muds, have been reported within 100 m (328 ft) of wells and are shown to decrease beyond that distance (CSA, 2004b; Kennicutt et al., 1996). They are usually distributed unevenly and in patches, often dependent on prevailing currents (CSA, 2004b). Deeper water wells that use bottom shunting have exhibited deposition up to 500 m (1,640 ft) from a well due to the low-energy environment in deep water (Kennicutt et al., 1996). Deepwater bottom-shunted cuttings, however, would not affect the organisms on topographic features because the cuttings are deposited on the seafloor, far below the active zone of growth on the topographic features.

Drilling fluid plumes are rapidly dispersed on the OCS where approximately 90 percent of the material discharged in a well (cuttings and drilling fluid) settles rapidly to the seafloor, while 10 percent forms a plume of fine mud that drifts in the water column (Neff, 2005). The composition of muds is strictly regulated, and discharges of cuttings/muds are tested to ensure that toxicity levels are below the limits allowed by NPDES permits (USEPA, 2004a, 2007d, and 2009a). Although drilling mud plumes may be visible 1 km (0.6 mi) from the discharge, rapid dilution of drilling mud plumes was reported within 6 m (20 ft) from the release point (Shinn et al., 1980a; Hudson et al., 1982). Drilling muds and cuttings may be diluted 100 times at 10 m (33 ft) from the discharge and 1,000 times at 100 m (328 ft) from the discharge (Neff, 2005). Dilution continues with distance from the discharge point, and at 96 m (315 ft) from the release point, the plume was measured only a few milligrams/liter above background suspended sediment concentrations (Shinn et al., 1980a).

The measured concentration of drilling mud in the water at 1 m (3 ft) from the source was far below that which caused mortality to several species of coral in bioassays (Shinn et al., 1980b; Thompson et al., 1980; Raimondi et al., 1997). Concentrations of drilling muds were measured between 10.2 and 79.78 mg/L at 1 m (3 ft) from the source, which is below the concentration (100 ppm, 100 mg/L) reported to cause polyp retraction; reduced feeding; and decreased calcification, growth, respiration, photosynthesis, and NO₃ and NH₄ uptake; and possible impaired sediment rejection abilities in Montastrea annularis after 6-7 weeks of exposure (Shinn et al., 1980b; Thompson et al., 1980; Szmant-Froelich et al., 1981; Dodge, 1982). These physiological impacts, however, sometimes led to death (Szmant-Froelich et al., 1981; Dodge, 1982). The measured concentrations are also less than those observed to cause excessive zooxanthellae loss in Acropora cervicornis (500 ppm) over 24 hours, death of Paracyathus stearnsi (200 ppm) after 6 days, reduced growth in Montastrea annularis over 7.5 hours (18 ppm in 200-mL doses, applied 2-4 mm thick directly on coral), and increased oxygen consumption and ammonium excretion, reduced feeding, expulsion of photosynthetic zooxanthellae, and bacterial infections paired with algal overgrowth in Madracis decactis (100 ppm drilling mud enriched with ferrochrome lignosulfonate [clay thinning agent]) over 17 days (Kendall et al., 1983; Raimondi et al., 1997; Hudson and Robbin, 1980a; 1980b; 1980c; Krone and Biggs, 1980). Coral sensitivity to drilling mud, however, is both species and drilling mud specific (Thompson and Bright, 1980). Exposures to drilling mud concentrations that result in mortality in some coral species may only cause sublethal responses or no response at all from other corals (Thompson et al., 1980).

Drilling mud concentrations at 6 m (20 ft) from the discharge were often less than those produced during storms or from boat wakes, and at 96 m (315 ft), they were less than suspended sediment concentrations measured on a windy day in coral reefs off Florida and far below concentrations measured to cause physiological impacts to corals (Shinn et al., 1980a and 1980b; Thompson et al., 1980; Szmant-Froelich et al., 1981; Kendall et al., 1983). The toxic effects measured as a result of exposure to drilling mud are not caused by turbidity alone but by the compounds in the drilling mud (Kendall et al., 1983). Extrapolation of data collected from bioassays indicates the no-effect concentration of drilling mud to be 3.99 ppm, which is above the average concentration of drilling mud measured in the water column 96 m
(315 ft) from platforms (Kendall et al., 1983; Shinn et al., 1980b). Based on those values, there should be no effects from drilling mud 96 m (315 ft) from a platform.

It is not anticipated that muds drifting in the water column would settle on or smother topographic features. The mud particles are extremely fine and would not be able to settle in the high-energy environments surrounding topographic features (Shinn et al., 1980a and 1980b; Hudson and Robbin, 1980a and 1980c). Any mud that may reach coral can be removed by the coral using tentacles and mucus secretion, and physically removed by currents that can shed the mucus-trapped particles from the coral (Shinn et al., 1980a; Hudson and Robbin, 1980a; Thompson et al., 1980). Considering that drilling is not allowed within 152 m (500 ft) of a No Activity Zone, that shunting to within 10 m (33 ft) of the bottom is required surrounding the No Activity Zone, and that field measurements of suspended solids far below concentrations that cause coral mortality corals 96 m (315 ft) from the discharge point (Shinn et al., 1980), corals should be distanced enough from the effects from drilling turbidity.

Due to the proposed Topographic Features Stipulation, impacts measured as a result of drilling operations would be minimal in comparison to impacts without the proposed Topographic Features Stipulation. Wells drilled in lease blocks containing topographic features would be required to shunt cuttings to within 10 m (33 ft) of the seafloor. Bottom shunting would protect the organisms on the topographic features because it results in localized deposition of cuttings at a greater depth than the biological activity of the topographic features (Neff, 2005). Therefore, the deposited material is not anticipated to reach the benthic organisms on emergent reefs. Both distance from drilling operations and the shunting of cuttings to the seafloor are anticipated to reduce exposure pathways of drilling activities to benthic organisms on topographic features, eliminating long-term operational impacts, such as exposure to turbidity and sedimentation or associated contaminants.

Long-Term and Operational Impacts on Topographic Features

Produced waters are discharged at the water surface throughout the lifetime of the production platform and may contain hydrocarbons, trace metals, elemental sulfur, and radionuclides (Kendall and Rainey, 1991). Heavy metals enriched in the produced waters include cadmium, lead, iron, and barium (Trefry et al., 1995). Produced waters may impact both organisms attached to the production platform and benthic organisms in the sediment beneath the platform because the elements in the produced water may remain in the water column or attach to particles and settle to the seafloor (Burns et al., 1999). A detailed description of the impacts of produced waters on water quality and seafloor sediments is presented in Chapter 4.2.1.1.2 of the Multisale EIS.

Produced waters are rapidly diluted and impacts are generally only observed within proximity of the discharge point (Gittings et al., 1992a). Models have indicated that the vertical descent of a surface originating plume should be limited to the upper 50 m (164 ft) of the water column and that the maximum concentrations of surface plume water have been measured in the field between 8 and 12 m (26 and 39 ft) (Ray, 1998; Smith et al., 1994). Plumes have been measured to dilute 100 times within 10 m (33 ft) of the discharge and 1,000 times within 103 m (338 ft) of the discharge (Smith et al., 1994). Modeling exercises showed hydrocarbons to dilute 8,000 times within 1 km (0.6 km) of a platform and constituents such as benzene and toluene to dilute 150,000 and 70,000 times, respectively, within that distance (Burns et al., 1999).

The less soluble fractions of the constituents in produced water associate with suspended particles and may sink (Burns et al., 1999). Particulate components were reported to fall out of suspension within 0.5-1 nmi (0.6-1.2 mi; 0.9-1.9 km) from the source outfall (Burns et al., 1999). The particulate fraction disperses widely with distance from the outfall and soluble components dissolve in the water column, leaving the larger, less bioavailable compounds on the settling material (Burns et al., 1999). Due to the distance requirement for production platforms from topographic features, dispersion of particles in the water column, and currents around topographic features, the particulate constituents of produced waters should not impact biological communities on topographic features (Burns et al., 1999; Rezak et al., 1983; McGrail, 1982).

Waterborne constituents of produced waters can influence biological activity at a greater distance from the platform than particulate components can (Osenberg et al., 1992). The waterborne fractions travel with currents; however, data suggest that these fractions remain in the surface layers of the water column (Burns et al., 1999). Measurements of toluene, the most common dissolved hydrocarbon in
produced waters, revealed rapid dilution with concentrations between 1 and 10 ng/L (0.000001-0.00001 ppm) <2 km (1.2 mi) directly downcurrent from the source and rapid dispersion much closer to the source opposite the current (King and McAllister, 1998). Monitoring studies of the Flower Garden Banks located <2 km (1.2 mi) from a production platform did not indicate negative effects throughout the duration of the platform’s operation, most likely due to the influence of currents (Gittings at al., 1992a). Many currents sweep around banks in the GOM instead of over them, which would protect reef organisms from contact with a produced-water plume (King and McAllister, 1998; Gittings at al., 1992a; Rezak et al., 1983; McGrail, 1982). Modeling data for a platform in Australia indicated the plume to remain in the surface mixed layer (top 10 m [33 ft]) of the water column, which would further protect topographic features from produced water traveling with currents because crests of features are generally 15 m (49 ft) or more below the sea surface (Burns et al., 1999; Rezak et al., 1983).

Acute effects caused by produced waters are likely only to occur within the mixing zone around the outfall (Holdway, 2002). Past evaluation of the bioaccumulation of offshore, produced-water discharges conducted by the Offshore Operators Committee (Ray, 1998) assessed that metals discharged in produced water would, at worst, affect living organisms found in the immediate vicinity of the discharge, particularly those attached to the submerged portion of platforms. Possibly toxic concentrations of produced water were reported 20 m (66 ft) from the discharge in both the sediment and the water column where elevated levels of hydrocarbons, lead, and barium occurred, but no impacts to marine organisms or sediment contamination were reported beyond 100 m (328 ft) of the discharge (Neff and Sauer, 1991; Trefry et al., 1995). Another study in Australia reported that the average total concentration of 20 aromatic hydrocarbons measured in the water column 20 m (66 ft) from a discharge was <0.5μg/L (0.0005 mg/L or 0.0005 ppm) due to the rapid dispersion of the produced water plume (Terrens and Tait, 1996).

Compounds found in produced waters are not anticipated to bioaccumulate in marine organisms. A study conducted on two species of mollusk and five species of fish (Ray, 1998) found that naturally occurring radioactive material in produced water was not found to bioaccumulate in marine animals. Metals including barium, cadmium, mercury, nickel, lead, and valadium in the tissue of the clam, Chama macerophylla, and the oyster, Crassostrea virginica, collected within 10 m (33 ft) of discharge pipes on oil platforms were not statistically different from reference stations (Trefry et al., 1995). Because high-molecular PAH’s are usually in such dilute concentrations in produced water, they pose little threat to marine organisms and their constituents, and they were not anticipated to biomagnify in marine food webs. Monocyclic hydrocarbons and other miscellaneous organic chemicals are known to be moderately toxic, but they do not bioaccumulate to high concentrations in marine organisms and are not known to pose a risk to their consumers (Ray, 1998).

Chronic effects including decreased fecundity; altered larval development, viability, and settlement; reduced recruitment; reduced growth; reduced photosynthesis by phytoplankton; reduced bacterial growth; alteration of community composition; and bioaccumulation of contaminants were reported for benthic organisms close to discharges and out to 1,000 m (3,281 ft) from the discharge (Holdway, 2002; Burns et al., 1999). Effects were greater closer to the discharges, and responses varied by species. High concentrations of produced waters may have a chronic effect on corals. The Australian coral, Plesiastrea versipora, when exposed to 25 percent and 50 percent produced water, had a significant decrease in zooxanthellae photosynthesis and often bleached (Jones and Heyward, 2003). Experiments using the WAF’s of produced waters indicated that coral fertilization was reduced by 25 percent and that metamorphosis was reduced by 98 percent at 0.0721 ppm total hydrocarbon (Negri and Heyward, 2000). The WAF, however, is based on a closed experimental system in equilibrium and may be artificially low.
(328 ft) from the outfall to be less than the 7-day “no observable effect concentration” based on laboratory exposures, would help to limit the impacts on biological resources of topographic features (Smith et al., 1994). Measurements taken from a platform in the Gulf of Mexico showed discharge to be diluted below the “no observable effect concentration” within 10 m (33 ft) of the discharge (Smith et al., 1994). Such low concentrations would be even farther diluted at greater distances from the well.

Structure-Removal Impacts

The impacts of structure removal on soft-bottom benthic communities surrounding topographic features can include turbidity, sediment deposition, explosive shock-wave impacts, and loss of habitat. Both explosive and nonexplosive removal operations would disturb the seafloor by generating considerable turbidity that could impact surrounding reef environments. Suspended sediment may evoke physiological impacts in benthic organisms, including changes in respiration rate, abrasion and puncturing of structures, reduced feeding, reduced water filtration rates, smothering, delayed or reduced hatching of eggs, reduced larval growth or development, abnormal larval development, or reduced response to physical stimulus (Anchor Environmental CA, L.P., 2003) and reduced photosynthesis of coral zooxanthellae (Rogers, 1990). Long-term exposures to turbidity have even resulted in significantly reduced skeletal extension rates in the scleractinian coral *Montastraea annularis* (Torres, 2001). The higher the concentration of suspended sediment in the water column and the longer the sediment remains suspended, the greater the impact.

Sediment deposition may smother benthic organisms, decreasing gas exchange, increasing exposure to anaerobic sediment, reducing light intensity, and decreasing photosynthesis (Wesseling et al., 1999). Corals have some ability to rid themselves of some sediment through mucus production and ciliary action (Marszalek, 1981; Bak and Elgershuizen, 1976; Telesnicki and Goldberg, 1995). Scleractinian corals are tolerant of short-term sediment exposure and burial, but longer exposures may result in the loss of zooxanthellae, polypl swelling, lesions, increased mucus production, alterations in growth rates and forms, decreased calcification, decreased photosynthesis, increased respiration, reduced areal coverage, changes in species diversity and dominance patterns, reduced recruitment, reduced reef development, and mortality (Marszalek, 1981; Rice and Hunter, 1992; Torres et al., 2001; Telesnicki and Goldberg, 1995). Coral larvae settlement may be inhibited in areas where sediment has covered available substrate (Rogers, 1990; Goh and Lee, 2008). Bleached tissue as a result of sediment exposure has been reported to recover in approximately a month (Wesseling et al., 1999).

Octocorals and gorgonians are more tolerant of sediment deposition than scleractinian corals, as they grow erect and are flexible, reducing sediment accumulation and allowing easy removal (Marszalek, 1981; Torres et al., 2001; Gittings et al., 1992c). Branching forms of scleractinian corals also tend to be more tolerant of sediment deposition than massive and encrusting forms (Roy and Smith, 1971). Some of the more sediment-tolerant scleractinian species in the Gulf of Mexico include *Montastraea cavernosa*, *Siderastrea siderea*, *Siderastrea radians*, and *Diploia strigosa* (Torres et al., 2001; Acevedo et al., 1989; Loya, 1976b). Corals on reefs surrounded by strong, complex currents are further protected from sedimentation because the currents help prevent the settling of fine particles onto the reef (Hudson and Robbin, 1980a, 1980b, and 1980c).

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The shock waves produced by the explosive structure removals may also harm benthic biota. However, corals and other sessile invertebrates have a high resistance to shock. O’Keeffe and Young (1984) described the impacts of underwater explosions on various forms of sea life using, for the most part, open-water explosions much larger than those used in typical structure-removal operations. They found that sessile benthic organisms, such as barnacles and oysters, and many motile forms of life, such as shrimp and crabs (that do not possess swim bladders), were remarkably resistant to shock waves generated by underwater explosions. Oysters located 8 m (26 ft) away from the detonation of 135-kg (298-lb) charges in open water incurred a 5-percent mortality rate. Very few crabs died when exposed to 14-kg (31-lb) charges in open water 46 m (150 ft) away from the explosions. O’Keeffe and Young (1984) also described lack of damage to other invertebrates such as sea anemones, polychaete worms, isopods, and amphipods.

Charges used in OCS structure removals are typically much smaller than some of those cited by O’Keeffe and Young. The *Structure-Removal Operations on the Gulf of Mexico Outer Continental Shelf: Programmatic Environmental Assessment* (USDOI, MMS, 2005) predicts low impacts on the sensitive
offshore habitats from platform removal precisely because of the effectiveness of the proposed stipulation in preventing platform emplacement in the most sensitive areas of the topographic features of the GOM. Impacts on the biotic communities, other than those on or directly associated with the platform, would be limited by the relatively small size of individual charges (normally 50 lb [27 kg] or less per well piling and per conductor jacket) and because BSEE’s regulations require charges to be detonated 5 m (15 ft) below the mudline and at least 0.9 seconds apart (to prevent shock waves from becoming additive) (USDOI, MMS, 2005). Also, because the proposed Topographic Features Stipulation precludes platform installation within 152 m (500 ft) of a No Activity Zone, adverse effects to topographic features by removal explosives should be prevented. The shock wave is significantly attenuated when explosives are buried, as opposed to detonation in the water column (Baxter et al., 1982; Wright and Hopky, 1998).

Removal of infrastructure would result in the removal of the hard substrate and encrusting community, with overall reduction in species diversity (both epifaunal encrusting organisms and the fish and large invertebrates that fed on them) with the removal of the structure (Schroeder and Love, 2004). The removal of a platform may extract a viable habitat utilized during cross pollination with a topographic feature and supported viable finfish communities. The epifaunal organisms attached to the platform that are physically removed would die once the platform is removed and disposed of. However, the seafloor habitat would return to the original soft-bottom substrate that existed before the well was drilled.

Some structures may be converted to artificial reefs. If the rig stays in place, the hard substrate and encrusting communities would remain part of the benthic habitat. The diversity of the community would not change, and associated finfish species would continue to graze on the encrusting organisms. The community would remain an active artificial reef. However, the plugging of wells and other reef in place decommissioning activities would still impact benthic communities as discussed above since all the steps for removal, except final extraction from the water, would still occur.

Proposed Action Analysis

Of 16 topographic features (shelf-edge banks, mid-shelf banks, and low-relief banks) in the CPA, 15 are found in waters less than 200 m (656 ft) deep. Geyer Bank is located at a depth of 190-210 m (623-689 ft). They represent a small fraction of the CPA. As noted above, the proposed Topographic Features Stipulation could prevent most of the potential impacts from oil and gas operations on the biota of topographic features, including direct contact during pipeline, rig, and platform emplacements; anchoring activities, and removals. Yet, operations outside the No Activity Zone could still affect topographic features through drilling effluent discharges and produced-water discharges, blowouts, and oil spills. Potential impacts from oil spills and blowouts are discussed in Chapter 4.1.1.7.3.

For the CPA proposed action, 17-23 exploration/development wells are projected for offshore Subarea W0-60 (coastline to 60 m [197 ft] of water). There are an additional 9-14 exploration/delineation wells and 23-33 development wells proposed between 60 and 200 m (197 and 656 ft) (the boundary of the continental shelf) (Table 3-2). With the inclusion of the proposed Topographic Features Stipulation, no discharges would take place within the No Activity Zone. Most drilling discharges would be shunted to within 10 m (33 ft) of the seafloor either within the 1,000-Meter Zone, 1-Mile Zone, 3-Mile Zone, or 4-Mile Zone (depending on the topographic feature) around the No Activity Zone (see Chapter 2.3.1.3.1 for specifics). This procedure would essentially prevent the threat of large amounts of drilling effluents reaching the biota of a given topographic feature. Also, most studies indicate that biological impacts and sediment contamination occur within 100 m (328 ft) of production platforms (Montagna and Harper, 1996; Kennicutt at al., 1996; Neff and Sauer, 1991; Trefry et al., 1995). If drilling effluents or produced waters do reach any topographic features, concentrations of these anthropogenic influences should be diluted substantially from their initial concentration, and effects would be minimal.

For the CPA proposed action, 20-25 production structures are projected in offshore Subarea W0-60 (coastline to 60 m [197 ft] of water) and 2-3 production structures are predicted for Subarea W60-200. From 14 to 17 structure removals using explosives are projected for the Subarea W0-60 and 2 are projected in Subarea W60-200. The explosive removal of platforms should not impact the biota of topographic features because the proposed Topographic Features Stipulation prohibits the emplacement of platforms within 152 m (500 ft) of the No Activity Zone boundaries. This emplacement would prevent
shock-wave impacts and resuspended sediments from reaching the biota of topographic features. Site clearance operations following a structure removal typically employ trawling the sea bottom within a radius of up to 400 m (1,320 ft) to retrieve anthropogenic debris. In areas near sensitive habitats, operators may be required to use sonar to detect debris and scuba divers to retrieve it. This precaution is exercised by BSEE as needed in the activity permitting process.

Summary and Conclusion

The proposed Topographic Features Stipulation, if applied, would prevent most of the potential impacts on topographic features from bottom-disturbing activities (structure removal and emplacement) and operational discharges associated with the CPA proposed action through avoidance, by requiring individual activities to be located at specified distances from the feature or zone. Because of the No Activity Zone, permit restrictions, and the high-energy environment associated with topographic features, if any contaminants reach topographic features they would be diluted from their original concentration and impacts that do occur would be minimal.

Effects of the Proposed Action without the Proposed Stipulation

The topographic features and associated coral reef biota of the CPA could be adversely impacted by oil and gas activities resulting from the proposed action in the absence of the proposed Topographic Features Stipulation. This would be particularly true should operations occur directly on top of or in the immediate vicinity of otherwise protected CPA topographic features. The BOEM acknowledges that impacts from routine activities without the Proposed Topographic Features Stipulation could be greater for those topographic features that may have been already impacted by the DWH event.

The No Activity Zone of the topographic features would be most susceptible to adverse impacts if oil and gas activities are unrestricted without the proposed Topographic Feature Stipulation. These impacting activities could include vessel anchoring and infrastructure emplacement; discharges of drilling muds, cuttings, and produced water; and ultimately the explosive removal of structures. All the above-listed activities have the potential to considerably alter the diversity, cover, and long-term viability of the reef biota found within the No Activity Zone. In most cases, recovery from disturbances would take 10 years or more (Fucik et al., 1984; Rogers and Garrison, 2001). Long-lasting and possibly irreversible change would be caused mainly by vessel anchoring and structure emplacement (pipelines, drill rigs, and platforms). Such activities would physically and mechanically alter benthic substrates and their associated biota. Construction discharges would cause substantial and prolonged turbidity and sedimentation, possibly impeding the well-being and permanence of the biota and interfering with larval settlement, resulting in the decrease of live benthic cover. Finally, the unrestricted use of explosives to remove platforms installed in the vicinity of or on the topographic features could cause turbidity, sedimentation, and shock-wave impacts that would affect reef biota.

The shunting of cuttings and fluids, which would be required by the proposed Topographic Features Stipulation, is intended to limit the smothering and crushing of sensitive benthic organisms caused by depositing foreign substances onto the topographic features. The impacts from unshunted exploration and development discharges of drill cuttings and drilling fluids within the exclusion zones would impact the biota of topographic features. Specifically, the discharged materials would cause prolonged events of turbidity and sedimentation, which could have long-term deleterious effects on local primary production, predation, and consumption by benthic and pelagic organisms, biological diversity, and benthic live cover. The unrestricted discharge of drilling cuttings and fluids during development operations would be a further source of impact to the sensitive biological resources of the topographic features. Therefore, in the absence of the proposed Topographic Features Stipulation, the proposed action could cause long-term (10 years or more) adverse impacts to the biota of the topographic features (Fucik et al., 1984; Rogers and Garrison, 2001).

4.1.1.7.3. Impacts of Accidental Events

The topographic features of the CPA that sustain sensitive offshore habitats are listed and described in Chapter 4.1.1.6.1. See Chapter 2.4.1.3.1 for a complete description and discussion of the proposed Topographic Features Stipulation. Disturbances resulting from the CPA proposed action, including oil
spills and blowouts, have the potential to disrupt and alter the environmental, commercial, recreational, and aesthetic values of topographic features of the CPA. A Topographic Features Stipulation similar to the one described in Chapter 2.3.1.3.1 has been included in appropriate leases since 1973 and may, at the option of the ASLM, be made a part of appropriate leases resulting from this proposed action. Although the lease stipulation was created to protect topographic features from routine impacts of drilling and production, they also protect topographic features from accidental impacts by distancing wells from the features. The impact analysis of accidental events associated with the CPA proposed action presented here includes the proposed Topographic Features Stipulation. As noted in Chapter 2.3.1.3.1, the proposed stipulation establishes a No Activity Zone around topographic features, which distances these features from possible accidental impacts that could occur. Clarification on how the proposed Topographic Features Stipulation applies to operators is detailed in NTL 2009-G39 (USDOI, MMS, 2009b).

A search was conducted for additional new information published since completion of the Multisale EIS and the 2009-2012 Supplemental EIS. Various Internet sources and journal articles were examined to discover any recent information regarding impacts of oil on benthic organisms. Sources investigated include literature published in journals and websites (NOAA, USEPA, and coastal universities). The following information is a summary of the accidental impacts incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

**Possible Modes of Exposure**

Oil released to the environment as a result of an accidental event may impact topographic features in several ways. Oil may be physically mixed into the water column from the sea surface, be injected below the sea surface and travel with currents, be dispersed in the water column, or be adsorbed to sediment particles and sink to the seafloor. These scenarios and their possible impacts are discussed in the following sections.

An oil spill that occurs at the sea surface would result in a majority of the oil remaining at the sea surface. Lighter compounds in the oil may evaporate, and some components of the oil may dissolve in the seawater. Evaporation allows the removal of the most toxic components of the oil, while dissolution may allow bioavailability of hydrocarbons to marine organisms for a brief period of time (Lewis and Aurand, 1997). Remnants of the oil may then emulsify with water or adsorb to sediment particles and fall to the seafloor.

A spill that occurs below the sea surface (i.e., at the rig, along the riser between the seafloor and sea surface, or through leak paths on the BOP/wellhead) would result in most of the released oil rising to the sea surface. All known reserves in the Gulf of Mexico have specific gravity characteristics that would preclude oil from sinking immediately after release at a blowout site. As discussed in Chapter 4.3.1.5.4 of the Multisale EIS, oil discharges that occur at the seafloor from a pipeline or loss of well control would rise in the water column, surfacing almost directly over the source location, thus not impacting sensitive benthic communities. If the leak is deep in the water column and the oil is ejected under pressure, oil droplets may become entrained deep in the water column (Boehm and Fiest, 1982). The upward movement of the oil may be reduced if methane in the oil is dissolved at the high underwater pressures, reducing the oil’s buoyancy (Adcroft et al., 2010). The large oil droplets would rise to the sea surface, but the smaller droplets, formed by vigorous turbulence in the plume or the injection of dispersants, may remain neutrally buoyant in the water column, creating a subsurface plume (Adcroft et al., 2010). Oil droplets less than 100 μm in diameter may remain in the water column for several months (Joint Analysis Group, 2010a). Dispersed oil in the water column begins to biodegrade and may flocculate with particulate matter, promoting sinking of the particles.

Impacts that may occur to benthic communities on topographic features as a result of a spill would depend on the type of spill, distance from the spill, relief of the biological feature, and surrounding physical characteristics of the environment (e.g., turbidity). The NTL 2009-G39 describes the proposed Topographic Features Stipulation, which requires buffers to prevent oil spills in the immediate vicinity of a topographic feature or its associated biota. The BOEM has created No Activity Zones around topographic features in order to protect these habitats from disruption due to oil and gas activities. A No Activity Zone is a protective perimeter drawn around each feature that is associated with a specific
isobath (depth contour) surrounding the feature in which structures, drilling rigs, pipelines, and anchoring are not allowed. These No Activity Zones are areas protected by BOEM’s policy. The NTL 2009-G39 recommends that drilling not occur within 152 m (500 ft) of a No Activity Zone of a topographic feature. This additional recommendation is based on essential fish habitat, and construction within the essential fish habitat would require project-specific consultation with NOAA.

Oil released during accidental events may reach topographic features. As described above, most of the oil released from a spill would rise to the sea surface and therefore reduce the amount of oil that may directly contact benthic communities on topographic features. Small droplets of oil in the water column could possibly migrate into No Activity Zones, attach to suspended particles in the water column, and sink to the seafloor (McAuliffe et al., 1975). Topographic features and their benthic communities that are exposed to subsea plumes, dispersed oil, or oil adsorbed to sediment particles may demonstrate reduced recruitment success, reduced growth, and reduced coral cover as a result of impaired recruitment. These impacts are discussed in the following sections.

**Surface Slicks and Physical Mixing**

The potential of surface oil slicks to affect topographic features is limited by its ability to mix into the water column. Topographic features are high-relief protrusions above the seafloor on the continental shelf; the shallowest peaks rise to within 15 m (49 ft) of the sea surface. The two peaks of the Flower Garden Banks are the shallowest and most sensitive features, supporting true coral reefs. Other banks are deeper, supporting reef communities but not coral reefs (Chapter 4.1.1.7.1). The depth of the topographic features below the sea surface helps protect benthic species from physical oil contact through distance below the sea surface. Studies have indicated that, even if a surface oil slick were to occur above the topographic features, including the Flower Garden Banks, the impacts of the oil would be limited to the upper layers of the water column (Guillen et al., 1999).

Field data collected at the Atlantic entrance to the Panama Canal 2 months after a tanker spill has shown that subtidal coral species (i.e., *Porites furcata*, *Porites asteroideas*, *Siderastrea radians*, and *Millepora complanata*), all of which are also present in the Gulf of Mexico, did not show measurable impacts from the oil spill, presumably because the coral was far enough below the surface oil and the oil did not contact the coral (Rützler and Sterrer, 1970). Similar results were reported from a Florida coral reef immediately following and 6 months after a tanker discharged oil nearby (Chan, 1977). The lack of acute toxicity was again attributed to the fact that the corals were completely submerged at the time of the spill and calm conditions prevented the oil from mixing into the water column (Chan, 1977).

Disturbance of the sea surface by storms can mix surface oil into the water column, but the effects are generally limited to the upper 10 m (33 ft). Modeling exercises have indicated that oil may reach a depth of 20 m (66 ft). Yet at this depth, the spilled oil would be at concentrations several orders of magnitude lower than the amount shown to have an effect on marine organisms (Lange, 1985; McAuliffe et al., 1975 and 1981a; Tkalich and Chan, 2002). Therefore, depth may contribute to the protection of topographic features from physical mixing of surface oil below the sea surface. However, if dispersants are used, they would enable oil to mix into the water column and possibly impact organisms on the topographic features. Dispersants are discussed later in this section.

**Subsurface Plumes**

A subsurface oil spill or plume has the potential to reach a topographic feature and cause negative effects. Such impacts on the biota may have severe and long-lasting consequences, including loss of habitat, biodiversity, and live coverage; change in community structure; and failed reproductive success.

Topographic features are sheltered from petroleum-producing activities through stipulations that are written into lease sales, which distances these activities from topographic features by creating No Activity Zones around the features and by placing an additional 152-m (500-ft) buffer beyond the No Activity Zone, as described in the NTL 2009-G39 (USDOI, MMS, 2009b). As distance increases, this allows for several physical and biological changes to begin to occur to the oil before it reaches sensitive benthic organisms. Dilution of oil may occur as it physically mixes with the surrounding water, and some evaporation may occur. The longer and farther a subsea plume travels in the sea, the more dilute the oil would be (Vandermeulen, 1982; Tkalich and Chan, 2002). Microbial degradation of the oil would begin in the water column, reducing toxicity (Hazen et al., 2010; McAuliffe et al., 1981b). In addition, oil can
adsorb to sediments in the water column and sink to the seafloor. The oil will move in the direction of prevailing currents (S.L. Ross Environmental Research Ltd., 1997); however, the reefs and banks should be physically protected because currents generally move around the topographic features, which may help sweep the subsea oil clear of the banks (Bright and Rezak et al., 1978; Rezak et al., 1983; McGrail, 1982). Also, subsea oil plumes transported by currents may not travel nearly as far as surface oil slicks because some oil droplets may conglomorate and rise or may be blocked by fronts, as was observed in the southern Gulf of Mexico during the Ixtoc I spill (Boehm and Fiest, 1982). Should any of the oil come in contact with adult sessile biota, effects would be primarily sublethal, as the oil would be diluted by physical and biological processes by the time it reaches the banks. Low-level exposure impacts may vary from chronic to temporary, or even immeasurable.

In the event that low concentrations of oil transported in subsea plumes reaches benthic features, coral feeding activity may be reduced. Experiments indicated that normal feeding activity of *Porites porites* and *Madracis asperula* were reduced when exposed to 50 ppm oil (Lewis, 1971). Tentacle pulsation of an octocoral, *Heteroxenia fuscescens*, has also been shown to decrease upon oil exposure, although recovery of normal pulsation was observed 96 hours after the coral was removed from the oil (Cohen et al., 1977). *Porites furcata* exposed to marine diesel and Bunker C oil reduced feeding and left their mouths open for longer than normal periods of time (Reimer, 1975).

Direct oil contact may result in coral tissue damage. Coral exposed to sublethal concentrations of oil for 3 months revealed atrophy of muscle bundles and mucus cells (Peters et al., 1981). *Porites furcata* submersed in Bunker C oil for 1 minute resulted in 100 percent tissue death (with a lag time of 114 days) (Reimer, 1975).

Reproductive ability may also be reduced if coral is exposed to oil. A hermatypic coral, *Stylophora pistillata*, and an octocoral, *Heteroxenia fuscescens*, shed their larvae when exposed to oil (Loya and Rinkevich, 1979; Rinkevich and Loya, 1977; Cohen et al., 1977). Neither of these species is present in the Gulf of Mexico, but responses may be similar in Gulf species. Undeveloped larvae exposed to oil in the water column have a reduced chance of survival due to predation (Loya and Rinkevich, 1979), which would in turn reduce the ability of larval settlement and reef expansion or recovery. A similar expulsion of gametes may occur in species that have external fertilization (Loya and Rinkevich, 1979), such as those at the Flower Garden Banks in the WPA (Gittings et al., 1992b), which may then reduce gamete survivorship due to oil exposure.

The overall ability of a coral colony to reproduce may be affected by oil exposure. Reefs of *Siderastrea siderea* that were oiled in a spill produced smaller gonads than unoiled reefs, which resulted in reproductive stress for the oiled reef (Guzmán and Holst, 1993). *Stylophora pistillata* reefs exposed to oil had fewer breeding colonies, reduced number of ovaries per polyp, and significantly reduced fecundity compared with unoiled reefs (Rinkevich and Loya, 1977). Impaired development of reproductive tissue has been reported for other reef-building corals exposed to sublethal concentrations of oil as well (Peters et al., 1981). Larvae also may not be able to settle on reefs impacted by oil. Field experiments on *Stylophora pistillata* showed reduced settlement rates of larvae on artificial substrates of oiled reefs compared with control reefs and lower settlement rates with increasing concentrations of oil in test containers (Rinkevich and Loya, 1977).

Oil exposure is believed to reduce photosynthesis and growth in corals; however, low-level exposures have produced counterintuitive and sometimes immeasurable results. Photosynthesis of the zooxanthellae in *Diploria strigosa* exposed to approximately 18-20 ppm crude oil for 8 hours was not measurably affected, although other experiments indicate that photosynthesis may be impaired at higher concentrations (Cook and Knap, 1983). A longer exposure (24 hours) of 20 mL/L (20 ppt) oil markedly reduced photosynthesis in *Stylophora pistillata*; however, concentrations of 2.5 mL/L (2.5 ppt) oil resulted in physiological stress that caused a measurable increase in photosynthesis as compared with controls (Rinkevich and Loya, 1983). Other impacts recorded include the degeneration and expulsion of photosynthetic zooxanthellae upon coral exposure to oil (Loya and Rinkevich, 1979; Peters et al., 1981). Long-term growth changes in *Diploria strigosa* that was exposed to oil concentrations up to 50 ppm for 6-24 hours did not show any measurably reduced growth in the following year (Dodge et al., 1984).

Coral reefs exposed to subsea oil plumes may also incorporate petroleum hydrocarbons into their tissue. Records indicate that *Siderastrea siderea*, *Diploria strigosa*, *Montastraea annularis*, and *Heteroxenia fuscescens* have accumulated oil from the water column and have incorporated petroleum hydrocarbons into their tissues (Burns and Knap, 1989; Knap et al., 1982; Kennedy et al., 1992; Cohen et al., 1977).
Hydrocarbon uptake may also modify lipid ratios of coral (Burns and Knap, 1989). If lipid ratios are modified, mucus synthesis may be impacted, adversely affecting coral ability to protect itself from oil through mucus production (Burns and Knap, 1989).

Sublethal effects, although often hard to measure, could be long lasting and affect the resilience of coral colonies to natural disturbances (e.g., elevated water temperature, extreme low tides, and diseases) (Jackson et al., 1989; Loya, 1976a). Continued exposure to oil from resuspended contaminated sediments in the area could also impact coral growth and recovery (Guzmán et al., 1994). Any repetitive or long-term oil exposure could inhibit coral larvae’s ability to settle and grow, may damage coral reproductive systems, may cause acute toxicity to larvae, and may physically alter the reef interfering with larval settlement, all of which would reduce coral recruitment to an impacted area (Kushmaro et al., 1997; Loya, 1975 and 1976a; Rinkevich and Loya, 1977). Exposure of eggs and larvae to oil in the water column may reduce the success of a spawning event (Peters et al., 1997). Sublethal exposure to oil may in fact be more detrimental to corals than high concentrations of oil (Cohen et al., 1977), as sublethal concentrations are typically more widespread and have a larger overall community effect. Therefore, the sublethal effects of oil exposure, even at low concentrations, may have long-lasting effects on the community.

There was, however, a recent report that indicated damage to a deepwater coral community in the CPA (11 km [7 mi] from the Macondo well) in water far deeper than the reef organisms on the topographic features (USDOI, BOEMRE, 2010). This deepwater coral community appears to have been impacted by contact with oil resulting from the DWH event (USDOI, BOEMRE, 2010). Refer to Chapter 4.1.1.10 for a detailed description of the affected deepwater coral community. The circumstances of the deepwater coral exposure appear to be unique because the release of oil was approximately 1,500 m (4,921 ft) below the sea surface at high pressure, which caused the formation of a subsea plume of oil that was treated with dispersant, allowing it to remain at a water depth between ~1,100 and 1,300 m (3,609 and 4,265 ft) (Joint Analysis Group, 2010a). This 200-m (656-ft) thick subsea plume was in deep water (1,100-1,300 m; 3,600-4,265 ft) and was thought to be bounded by stratified density layers of water, allowing it to remain at depth instead of dispersing into the water column and to eventually contact the coral. This situation identified with this deepwater coral community in the CPA would not be expected to occur on the continental shelf where the topographic features are located. Stratified waters (nepheloid layer) found on the continental shelf are normally restricted to near the seafloor no more than 20 m (66 ft) up into the water column (Bright et al., 1976; Bright and Rezak, 1978). Therefore, while stratified layers in deep water may cover 200 m (656 ft) of depth, layers on the shelf would have a smaller range, and oil trapped in the bottom layer would be restricted to <20 m (66 ft) above the seafloor. The reef organisms of the topographic features live above the turbid waters and, therefore, they could not be contacted by stratified oil later. Also, currents typically travel around, not over, topographic features, directing oil away from topographic highs rather than over them (Rezak et al., 1983). It is possible, however, that some of the banks with lower relief, which may frequently be covered by the nepheloid layer (Bright and Rezak, 1977), could encounter oil trapped in this density layer.

It is important to note that the lease stipulations described in NTL 2009-G39 protect topographic features from both routine and accidental impacts that may occur during petroleum production. These stipulations focus OCS activities at specified distances from the topographic features, thereby increasing the distance between the topographic features and a possible accidental event. In the case of a spill, this distance would reduce the potential for contact with the features, as the released oil would be expected to rise to the surface and disperse in the water.

**Dispersed Oil**

Chemically dispersed oil from a surface slick is not anticipated to result in lethal exposures to organisms on topographic features. The chemical dispersion of oil may increase the weathering process and allow surface oil to penetrate to greater depths than physical mixing would permit, and the dispersed oil generally remains below the water’s surface (McAuliffe et al., 1981b; Lewis and Aurand, 1997). However, reports on dispersant usage on surface plumes indicate that a majority of the dispersed oil remains in the top 10 m (33 ft) of the water column, with 60 percent of the oil in the top 2 m (6 ft) (McAuliffe et al., 1981a). Dispersant usage also reduces the oil’s ability to stick to particles in the water column, minimizing oil adsorbed to sediment particles traveling to the seafloor (McAuliffe et al., 1981a; Lewis and Aurand, 1997).
Field experiments designed to test dispersant use on oil spills reported dispersed oil concentrations between 1 and 3 ppm, 9 m (26 ft) below the sea surface, approximately 1 hour after treatment with dispersant (McAuliffe et al., 1981a and 1981b). Other studies indicated that dispersed oil concentrations were <1 ppm, 10 m (33 ft) below the sea surface (Lewis and Aurand, 1997). The biological impacts that may occur from dispersant usage are greatest within the first hour of application and occur primarily to organisms living near the water’s surface (Guillen et al., 1999). The above data indicate that the mixing depth of dispersed oil is less than the depths of the crests of topographic features (greater than 15 m [49 ft] below the sea surface), greatly reducing the possibility of exposure to dispersed surface oil.

Any dispersed surface oil that may reach the benthic communities of topographic features in the Gulf of Mexico would be expected to be at very low concentrations (<1 ppm) (McAuliffe et al., 1981a). Such concentrations would not be life threatening to larval or adult stages, based on experiments conducted with coral (Lewis, 1971; Elgershuizen and De Kruijf, 1976; Knap, 1987; Wyers et al., 1986; Cohen et al., 1977) and observations after oil spills (Jackson et al., 1989; Guzmán et al., 1991). Any dispersed oil in the water column that comes in contact with corals, however, may evoke short-term negative responses by the organisms, such as reduced feeding and photosynthesis or altered behavior (Wyers et al., 1986; Cook and Knap, 1983; Dodge et al., 1984).

The use of dispersants near or above protected features, such as the Flower Garden Banks or other topographic features, could result in impacts to the features because dispersants allow floating oil to mix with water. The Flower Gardens Oil Spill Mitigation Workgroup, for example, discourages the use of dispersants near the Flower Garden Banks, especially from May to September when coral is spawning (Guillen et al., 1999). Mechanical oil cleanup is suggested during this time of year because coral larvae is sensitive to dispersants and the sea state is calm, allowing for mechanical removal (Guillen et al., 1999). The Flower Garden Banks National Marine Sanctuary helped to develop a regional response plan for dispersant use near the sanctuary using literature, field observations, and spill risk assessments (Gittings, 2006). Results of the investigations led to a NOAA policy revision in 1994 that allowed dispersant use if the Federal On-Scene Coordinator deems it appropriate; however, the Flower Garden Banks National Marine Sanctuary requests that dispersant application be as far as possible from the sanctuary and not occur during seasonal species gatherings or spawning. Also, the Sanctuary’s management must be consulted and forwarded incident relevant data (Gittings, 2006). The distancing of the dispersant application from the Flower Garden Banks National Marine Sanctuary would allow for dilution of the compounds in the surrounding water column away from protected habitat. But, as stated above, the use of dispersants near protected features is left to the discretion of the Federal On-Scene Coordinator on a case-by-case basis.

Dispersants that are used on oil below the sea surface can travel with currents through the water and may contact benthic organisms on the topographic features. If the oil spill occurs near a topographic feature, the dispersed oil could be concentrated enough to harm the community. However, the longer the oil remains suspended in the water column traveling with currents, the more dispersed it would become. Weathering would also be accelerated and biological toxicity reduced (McAuliffe et al., 1981b). Although the use of subsea dispersants is a new technique and very little data are available on dispersion rates, it is anticipated that any oil that could reach topographic features would be in low concentration based on surface slick dilution data (McAuliffe et al., 1981a; Lewis and Aurand, 1997). Currents around the topographic features may sweep the subsea oil clear of the features, as bottom currents typically travel around topographic highs rather than over them (Rezak et al., 1983). As discussed above, recent data from studies of the DWH event and resulting spill showed that oil treated with dispersant at depth remained at a water depth between 1,100 and 1,300 m (3,600 and 4,265 ft), bounded by stratified density layers of water (Joint Analysis Group, 2010a). Stratification on the continental shelf, such as that observed in the turbid nepheloid layer, is normally restricted to the seafloor, no more than 20 m (66 ft) up into the water column (Bright et al., 1976; Bright and Rezak, 1978). So, while stratified layers in deep water may cover 200 m (656 ft) of depth, layers on the shelf have a smaller range and oil trapped in the bottom layer may be restricted to less than 20 m (66 ft) above the seafloor. Unusual circumstances, such as mixing resulting from passage of a hurricane, may change this situation somewhat, causing subsea oil plumes to mix through the entire water column. However, such mixing would also serve to reduce the concentration of toxic components. Therefore, impacts resulting from exposure to dispersed oil are anticipated to be sublethal for communities on topographic features. In some cases, less diverse
Communities at the base of topographic features could experience lethal contact with subsea oil plumes if the source of the spill is nearby on the seafloor.

Sublethal impacts that may occur to coral exposed to dispersed oil may include reduced feeding and photosynthesis, reduced reproduction and growth, physical tissue damage, and altered behavior. Short-term, sublethal responses of *Diploria strigosa* were reported after exposure to dispersed oil at a concentration of 20 ppm for 24 hours (Knap et al., 1983; Wyers et al., 1986). Although concentrations in this experiment were higher than what is anticipated for dispersed oil at depth, effects included mesenterial filament extrusion, extreme tissue contraction, tentacle retraction, localized tissue rupture (Wyers et al., 1986), and a decline in tentacle expansion behavior (Knap et al., 1983). Normal behavior resumed within 2 hours to 7 days after exposure (Wyers et al., 1986; Knap et al., 1983). This coral, however, did not show indications of stress when exposed to 1 ppm and 5 ppm of dispersed oil for 24 hours (Wyers et al., 1986). *Diploria strigosa* exposed to dispersed oil (20:1, oil:dispersant) showed an 85 percent reduction in zooxanthellae photosynthesis after 8 hours of exposure to the mixture (Cook and Knap, 1983). However, the response was short-term, as recovery occurred between 5 and 24 hours after exposure and return to clean seawater. Investigations 1 year after *Diploria strigosa* was exposed to concentrations of dispersed oil between 1 and 50 ppm for periods between 6 and 24 hours did not reveal any impacts to growth (Dodge et al., 1984; Knap et al., 1983). It should be noted, however, that subtle growth effects may have occurred but were not measurable (Knap et al., 1983).

Historical studies indicate that dispersed oil appeared to be more toxic to coral species than oil or dispersant alone. The greater toxicity may be a result of an increased number of oil droplets, resulting in a greater contact area between the dispersed oil and water (Elgershuizen and De Kruijf, 1976). The dispersant results in a higher water-soluble fraction of oil contacting the cell membranes of the coral (Elgershuizen and De Kruijf, 1976). The mucus produced by coral, however, can protect an organism from oil. Both hard and soft corals have the ability to produce mucus, and mucus production has been shown to increase when corals are exposed to crude oil (Mitchell and Chet, 1975; Ducklow and Mitchell, 1979). Dispersed oil, which has very small oil droplets, does not appear to adhere to coral mucus, and larger untreated oil droplets may become trapped by the mucus barrier (Knap, 1987; Wyers et al., 1986). However, entrapment of the larger oil droplets may increase long-term exposure to oil if the mucus is not shed in a timely manner (Knap, 1987; Bak and Elgershuizen, 1976).

More recent field studies did not reveal as great an impact of dispersants on corals as were indicated in historical toxicity tests (Yender and Michel, 2010). This difference in reported damage probably resulted from a more realistic application of dispersants in an open field system and because newer dispersants are less toxic than the older ones (Yender and Michel, 2010). Field studies have shown oil to be dispersed to the part per billion level minutes to hours after the dispersant application, which is orders of magnitude below the reasonable effects threshold of oil in the water column (20 ppm) measured in some studies (McAuliffe, 1987; Shigenaka, 2001).

Although dispersed oil may be toxic to corals during some exposure experiments (Shafir et al., 2007; Wyers et al., 1986; Cook and Knap, 1983), untreated oil may remain in the ecosystem for long periods of time, while dispersed oil does not (Baca et al., 2005; Ward et al., 2003). Twenty years after an experimental oil spill in Panama, oil and impacts from untreated oil were still observed at oil treatment sites, but no oil or impacts were observed at dispersed oil or reference sites (Baca et al., 2005). Long-term recovery of the coral at the dispersed oil site had already occurred as reported in a 10-year monitoring update, and the site was not significantly different from the reference site (Ward et al., 2003). The time of year and surrounding ecosystem must be considered when determining if dispersants should be used. Dispersant usage may result in reduced or shorter term impacts to coral reefs; however, it may increase the impacts to other communities, such as mangroves (Ward et al., 2003). Therefore, dispersant usage may be more applicable offshore than in coastal areas where other species may be impacted as well. In addition, dispersant use may be restricted in some areas during peak coral spawning periods (e.g., August-September for major reef-building species) (Gittings et al., 1992b and 1994) in order to limit the impacts of oil pollution on the near-surface portion of the water column.

**Oil Adsorbed to Sediment Particles**

Smaller suspended oil droplets could be carried to the seafloor as a result of oil droplets adhering to suspended particles in the water column. Smaller particles have a greater affinity for oil (Lewis and
Aurand, 1997). Oil may also reach the seafloor through consumption by plankton with excretion distributed over the seafloor (ITOPF, 2002). Oiled sediment that settles to the seafloor may affect organisms attached to topographic features. It is anticipated that the greatest amount of oil adsorbed to sediment particles would occur close to the spill, with lesser concentrations farther from the source. Studies after a spill that occurred at the Chevron Main Pass Block 41C Platform in the northern Gulf of Mexico revealed that the highest concentrations of oil in the sediment were close to the platform and that the oil settled to the seafloor within 5-10 mi (8-16 km) of the spill site (McAuliffe et al., 1975). Therefore, if the spill occurs close to a topographic feature, the underlying benthic communities may become smothered by the particles and exposed to toxic hydrocarbons. However, because of the implementation of the No Activity Zone and surrounding 152-m (500-ft) buffer zone, topographic features should be distanced from the heaviest oiled sedimentation effects. Oiled sediment depositional impacts, however, are possible and may smother nearby benthic species.

Some oiled particles may become widely dispersed as they travel with currents while they settle out of suspension. Settling rates are determined by size and weight of the particle, salinity, and turbulent mixing in the area (Poirier and Thiel, 1941; Bassin and Ichiye, 1977; Delaersnijder et al., 2006). Because particles would have different sinking rates, the oiled particles would be dispersed over a large area, most likely at sublethal or immeasurable levels. Studies conducted after the Ixtoc oil spill revealed that although oil was measured on particles in the water column, measurable petroleum levels were not found in the underlying sediment (ERCO, 1982). Based on BOEM’s restrictions and the settling rates and behavior of oil attached to sediment particles, the majority of organisms that may be exposed to oil adsorbed to sediment particles are anticipated to experience low-level concentrations.

Some oil, however, could reach topographic features as particles with adhered oil settle out of the water column. Sublethal impacts to benthic organisms from such exposure may include reduced recruitment success, reduced growth, and reduced coral cover as a result of impaired recruitment. Experiments have shown that the presence of oil on available substrate for larval coral settlement has inhibited larval metamorphosis and larval settlement in the area (Kushmaro et al., 1997). Crude oil concentrations as low as 0.1 ppm on substrate upon which the coral larvae were to settle reduced larval metamorphosis occurrences by 50 percent after 8 days of exposure. Oil concentrations of 100 ppm on substrates resulted in only 3.3 percent of the test population metamorphosing (Kushmaro et al., 1997). There were also an increased number of deformed polyps after metamorphosis due to oil exposure (Kushmaro et al., 1997). It is also possible that recurring exposure may occur if oil adsorbed to sediment particles is resuspended locally, possibly inhibiting coral growth and recovery in the affected areas (Guzmán et al., 1994). Oil stranded in sediment is reportedly persistent and does not weather much (Hua, 1999), so coral may be repeatedly exposed to low concentrations of oil.

Adult coral, however, may be able to protect itself from low concentrations of oil adsorbed to sediment particles by production and sloughing of mucus. Coral mucus may act as a barrier to protect coral from the oil in the water column, and it has been shown to aid in the removal of oiled sediment on coral surfaces (Bak and Elgershuizen, 1976). Corals may use a combination of increased mucus production and ciliary action to rid themselves of oiled sediment (Bak and Elgershuizen, 1976).

**Blowout and Sedimentation**

Oil or gas well blowouts are possible occurrences in the OCS. Benthic communities on topographic features exposed to large amounts of resuspended sediments following a subsurface blowout could be subject to sediment suffocation, exposure to toxic contaminants, and reduced light. Should oil or condensate be present in the blowout flow, liquid hydrocarbons could be an added source of negative impact on the organisms.

Turbid waters have less light penetrating to depth, which may result in reduced photosynthesis by the symbiotic zooxanthellae that live in hermatypic coral tissue (Rogers, 1990). Long-term exposures to turbidity have even resulted in significantly reduced skeletal extension rates in the scleractinian coral *Montastraea annularis* (Torres, 2001; Dodge et al., 1974) and an acute decrease in calcification rates of *Madracis mirabilis* and *Agaricia agaricites* (Bak, 1978). The higher the concentration of suspended sediment in the water column and the longer the sediment remains suspended, the greater the impact.

Suspended sediment that is transported by currents deep in the water column should not impact the benthic organisms on the upper portions of topographic features. Studies have shown that deep currents
sweep around topographic features instead of over them, allowing the suspended sediment to remain at
depth (Rezak et al., 1983; McGrail, 1982). Therefore, suspended sediment from depth should not be
deposited on top of the elevated benthic organisms. Organisms on the lower levels around topographic
features are frequently enveloped in a turbid nepheloid layer; organisms surviving here are tolerant of
heavy turbidity.

Sediment that settles out of upper layers of the water column may impact benthic organisms of
topographic features. Sediment deposition may smother benthic organisms, decreasing gas exchange,
increasing exposure to anaerobic sediment, reducing light intensity, and causing physical abrasion
(Wilber et al., 2005). Corals may experience reduced colony coverage, changes in species diversity and
dominance patterns, alterations in growth rates and forms, decreased calcification, decreased
photosynthesis, increased respiration, increased production in mucus, loss of zooxanthellae, lesions,
reduced recruitment, and mortality (Torres et al., 2001; Telesnicki and Goldberg, 1995). Coral larval
settlement may also be inhibited in areas where sediment has covered available substrate (Rogers, 1990;
Goh and Lee, 2008).

Impacts to corals as a result of sedimentation would vary based on coral species, the height to which
the coral grows, degree of sedimentation, length of exposure, burial depth, and the coral’s ability to clear
the sediment. Impacts may range from sublethal effects such as reduced growth, alteration in form,
reduced recruitment and productivity, and slower growth to death (Rogers, 1990).

Corals have some ability to rid themselves of sediment through mucus production and ciliary action
(Marszalek, 1981; Bak and Elgershuizen, 1976; Telesnicki and Goldberg, 1995). Scleractinian corals are
tolerant of short-term sediment exposure and burial, but longer exposures may result in loss of
zooxanthellae, polyp swelling, increased mucus production, reduced coral growth, and reduced reef
development (Marszalek, 1981; Rice and Hunter, 1992). Bleached tissue as a result of sediment exposure
has been reported to recover in approximately a month (Wesseling et al., 1999).

Solitary octocorals and gorgonians, which are found on many hard-bottom features, are more tolerant
of sediment deposition than colony-forming scleractinian corals because the solitary species grow erect
and are flexible, reducing sediment accumulation and allowing easy removal (Marszalek, 1981; Torres et
al., 2001; Gittings et al., 1992b). Branching and upright forms of scleractinian corals, such as Madracis
mirabilis and Agaricia agaricites, also tend to be more tolerant of sediment deposition than massive,
plating, and encrusting forms, such as Porites astreoides (Roy and Smith, 1971; Bak, 1978). Some of the
more sediment tolerant scleractinian species in the Gulf of Mexico include Montastraea cavernosa,
Siderastrea siderea, Siderastrea radians, and Diploria strigosa (Torres et al., 2001; Acevedo et al., 1989;
Loya, 1976b).

Since the BOEM-proposed stipulation would preclude drilling within 152 m (500 ft) of the No
Activity Zone, most adverse effects on topographic features from blowouts would be prevented.
Petroleum-producing activities would be far enough removed so that heavy layers of sediment that may
become resuspended as a result of a blowout should settle out of the water column before they reach
sensitive biological communities. Other particles that travel with currents should become dispersed as
they travel, reducing turbidity or depositional impacts. Furthermore, sediment traveling at depth should
remain at depth instead of rising to the top of topographic features.

Response Activity Impacts

Oil-spill-response activity may also affect sessile benthic communities on topographic features. Boom
anchors to the seafloor are sometimes used to control the movement of oil at the water surface.
Boom anchors can physically damage corals and other sessile benthic organisms, especially when booms
are moved around by waves (Tokotch, 2010). Vessel anchorage and decontamination stations set up
during response efforts may also break or kill hard-bottom features as a result of setting anchors. Spill
response, especially in the case of a catastrophic spill, can involve activity by varied organizations,
including many that are not coordinated by the oil-spill-response plan. While the spill-response plan and
activities coordinated by responsible agencies such as NOAA and USCG would avoid damaging sensitive
habitats, the risk remains that some other responders may not be aware of all the sensitive habitats of
concern. Injury to coral reefs as a result of anchor contact may result in long-lasting damage or failed
recovery (Rogers and Garrison, 2001). Effort should be made to keep vessel anchorage areas far from
sensitive benthic features to minimize impact.
Drilling muds comprised primarily of barite may be pumped into a well to stop a blowout. If a “kill” is not successful, the mud may be forced out of the well and deposited on the seafloor near the well site. Any organisms beneath the extruded drilling mud would be buried. Based on BOEM’s proposed stipulation (described in NTL 2009-G39), a well should be far enough away from topographic features to prevent extruded drilling muds from smothering sensitive benthic communities. It is more likely that benthic organisms on topographic features would experience turbidity or light layers of sedimentation due to a blowout based on distance requirements of bottom-disturbing activity written in BOEM’s proposed stipulations. Turbidity impacts may result in reduced photosynthesis or growth (Rogers, 1990; Torres, 2001). Light layers of deposited sediment would most likely be removed by mucus and ciliary action (Marszalek, 1981; Bak and Elgershuizen, 1976; Telesnicki and Goldberg, 1995).

Proposed Topographic Features Stipulation

The proposed Topographic Features Stipulation would preclude drilling within 152 m (500 ft) of a topographic feature’s No Activity Zone to prevent adverse effects from nearby drilling. The BOEM has created a No Activity Zone around topographic features in order to protect these habitats from routine activity disruption due to oil and gas activities. The No Activity Zone also creates a buffer between drilling activity and sensitive organisms. Although the buffer was created to distance routine oil and gas activity from topographic features, it also provides some protection from an accidental event. For example, if a blowout were to occur at a well, a majority of the oil would rise to the water’s surface before it traveled horizontally toward a topographic feature. The surface oil would then float above the features, substantially reducing the possibility of physical oiling due to the distance of the features below the water’s surface and the physical mixing ability of oil into the water column (Lange, 1985; McAuliffe et al., 1975 and 1981a; Tkalich and Chan, 2002; Guillen et al., 1999). The oil should remain above the zones of active biologic growth, provided that dispersants are not used near the topographic features. The Flower Gardens Oil Spill Mitigation Workgroup, for example, discourages the use of dispersants near the Flower Garden Banks, especially from May to September when coral is spawning (Guillen et al., 1999). However, the use of dispersants near protected features is left to the discretion of the Federal On-Scene Coordinator on a case-by-case basis.

Although BOEM’s proposed stipulation prevents oil and gas drilling activity within 152 m (500 ft) of the No Activity Zone of topographic features, some sublethal effects may occur to benthic organisms as a result of an oil spill despite this 152-m (500-ft) buffer. Sublethal impacts may include exposure to low levels of oil, dispersed oil, oil adsorbed to sediment particles, and turbidity and sedimentation from disturbed sediments. Impacts from these exposures may include reduced photosynthesis, reduced growth, altered behavior, decreased community diversity, altered community composition, reduction in coral cover, and reduced reproductive success. The severity of these impacts may depend on the concentration and duration of exposure.

Proposed Action Analysis

As described above, a subsurface spill or plume may impact topographic features. As described in Table 3-5, BOEM estimated the potential number of accidental events likely to occur during the 40-year leasing scenario for the OCS Program. Oil or dispersed oil from an accidental event may cause lethal or sublethal impacts to reef organisms wherever a plume may contact them. The likelihood of a low-probability, large-impact catastrophic spill, however, remains remote and is described in Appendix B.

All of the topographic features in the CPA are found in water depths less than 200 m (656 ft). They represent a small fraction of the continental shelf area in the CPA. The fact that the topographic features are widely dispersed, combined with the probable random nature of oil-spill locations, serves to limit the extent of damage from any given oil spill to the topographic features.

The proposed Topographic Features Stipulation (Chapter 2.4.1.3.1) would assist in preventing most of the potential impacts from oil and gas operations, including accidental oil spills and blowouts, on the biota of topographic features. However, operations outside the No Activity Zone (including blowouts and oil spills) may still affect topographic features.

The depth below the sea surface to which many topographic features rise helps to protect them from surface oil spills. Any oil that might be driven to 15 m (49 ft) or deeper would probably be at concentrations low enough to result in a limited impact to these features. Also, the low probabilities of
oil reaching the surface waters above these banks, based on the OSRA model, combined with the limited depth of mixing of surface oil to the crests of these features function to protect these features.

A subsurface spill or plume may impact sessile biota of topographic features. Oil or dispersed oil may cause sublethal impacts to benthic organisms if a plume reaches these features. Impacts may include loss of habitat, biodiversity, and live coverage; change in community structure; and failed reproductive success. The proposed Topographic Features Stipulation would limit the potential impact of such occurrences by keeping the sources of such adverse events geographically removed from the sensitive biological resources of topographic features. Other policies, such as the one implemented by NOAA for the Flower Gardens National Marine Sanctuary, requires dispersants to be applied as far from the Flower Gardens as possible.

Oil adsorbed to sediments or sedimentation as a result of a blowout may impact benthic organisms. However, the proposed Topographic Features Stipulation places petroleum-producing activity at a distance from topographic features, resulting in reduced turbidity and sedimentation, and any oil adsorbed to sediments should be well dispersed, resulting in a light layer of deposition that would be removed by the normal self-cleaning processes of benthic organisms.

Summary and Conclusion

The proposed Topographic Features Stipulation, if applied, would assist in preventing most of the potential impacts on topographic feature communities from blowouts, surface, and subsurface oil spills and the associated effects by increasing the distance of such events from the topographic features. It would be expected that the majority of oil would rise to the surface and that the most heavily oiled sediments would likely be deposited before reaching the topographic features. Any contact with spilled oil would likely cause sublethal effects to benthic organisms because the distance of activity would prevent contact with concentrated oil. In the unlikely event that oil from a subsurface spill would reach the biota of a topographic feature, the effects would be primarily sublethal and impacts would be at the community level. Any turbidity, sedimentation, and oil adsorbed to sediments would also be at low concentrations by the time the topographic features were reached, also resulting in sublethal impacts. Impacts from an oil spill on topographic features are also lessened by the distance of the spill to the features, the depth of the features, and the currents that surround the features.

Effects of the Proposed Action without the Proposed Stipulation

The topographic features and associated coral reef biota of the CPA could be damaged by oil and gas activities resulting from the proposed action should they not be restricted by application of the proposed Topographic Features Stipulation. This would be particularly true should operations occur directly on top of or in the immediate vicinity of otherwise protected topographic features. The area within the No Activity Zone would probably be the areas of the topographic features that are more susceptible to adverse impacts if oil and gas activities are unrestricted by the proposed Topographic Features Stipulation. These impacting factors would include blowouts, surface oil spills, and subsea oil spills, along with oil-spill-response activities such as the use of dispersants. Potential impacts from routine activities resulting from the proposed action are discussed in Chapter 4.1.1.7.2.

Oil spills as well as routine activities have the potential to considerably alter the diversity, cover, and long-term viability of the reef biota found within the No Activity Zone if the proposed Topographic Features Stipulation is not applied. Direct oil contact may result in acute toxicity (Dodge et al., 1984; Wyers et al., 1986). In most cases, recovery from disturbances would take 10 years or more (Fucik et al., 1984; Rogers and Garrison, 2001). The use of dispersants near or above protected features, such as the topographic features, could result in impacts to the features because dispersants allow floating oil to mix with water. Nevertheless, it is up to the sole discretion of the Federal On-Scene Coordinator as to whether or not dispersants will be used near topographic features during an accidental event.

Disturbances, including oil spills and blowouts, could alter benthic substrates and their associated biota over large areas. In the unlikely event of a blowout, sediment resuspension potentially associated with oil could cause adverse turbidity and sedimentation conditions. In addition to affecting the live cover of a topographic feature, a blowout could alter the local benthic morphology, thus irreversibly altering the reef community. Oil spills (surface and subsea) could be harmful to the local biota should the
oil have a prolonged or recurrent contact with the organisms. Accidental events related to the proposed action could cause long-term (10 years or more) adverse impacts to the biota of the topographic features.

4.1.1.7.4. Cumulative Impacts

The proposed Topographic Features Stipulation is assumed to be in effect for this cumulative analysis. The continued application of this proposed stipulation would prevent any direct adverse impacts on the biota of the topographic features, i.e., impacts potentially generated by oil and gas operations. The cumulative impact from routine oil and gas operations includes effects resulting from the proposed action, as well as those resulting from past and future OCS leasing. These operations include anchoring, structure emplacement, muds and cuttings discharge, effluent discharge, blowouts, oil spills, and structure removal. Potential non-OCS-related factors include vessel anchoring, treasure-hunting activities, import tankering, heavy storms and hurricanes, the collapse of the tops of the topographic features due to dissolution of the underlying salt structure, commercial fishing, and recreational scuba diving.

OCS Leasing-Related Impacts

Mechanical damage, including anchoring, is considered to be a catastrophic threat to the biota of topographic features. Detrimental impacts would result if oil and gas operators anchored pipeline barges, drilling rigs, and service vessels or if they placed structures on topographic features (Rezak and Bright, 1979; Rezak et al., 1983). The proposed Topographic Features Stipulation (Chapter 2.4.2.3.1) restricts these activities within 152 m (500 ft) of the No Activity Zone around topographic features, thus preventing adverse impacts on benthic communities of topographic communities (USDOI, MMS, 2009b).

The proposed Topographic Features Stipulation would protect topographic features by mandating a physical distance from drilling activities. Drilling fluid plumes are rapidly dispersed on the OCS; approximately 90 percent of the material discharged in drilling a well (cuttings and drilling fluid) settles rapidly to the seafloor, while 10 percent forms a plume of fine mud that drifts in the water column (Neff, 2005). The shunting of drill muds and cutting to within 10 m (33 ft) of the seabed is required for wells drilled in the vicinity of topographic features. Shunting restricts the cuttings to a smaller area and places the turbidity plume near the seafloor, where the environment is frequently turbid and where benthic communities are adapted to high levels of turbidity. Water currents moving turbidity plumes across the seafloor would sweep around topographic features rather than carrying the turbidity over the banks (Bright and Rezak, 1978). Any sediment that may reach coral can be removed by the coral using tentacles and mucus secretion, and it can be physically removed by currents that can shed the mucus-trapped particles from the coral (Shinn et al., 1980a; Hudson and Robin, 1980a).

The USEPA, through its NPDES discharge permit, also enacts further mitigating measures on discharges. As noted in Chapter 4.2.1.7.2 above, drilling fluids can be moderately toxic to marine organisms (the more toxic effluents are not allowed to be discharged under NPDES permits), and their effects are restricted to areas closest to the discharge point, thus preventing contact with the biota of topographic features (Montagna and Harper, 1996; Kennicutt et al., 1996). Small amounts of drilling effluent in low concentrations may reach a bank from wells outside the No Activity Zone; however, these amounts, if measurable, would be extremely small and would have minimal effects on the biota.

With the inclusion of the proposed Topographic Features Stipulation, no discharges of produced water would take place within the No Activity Zone. The rapid dispersion of produced waters into the surrounding waters, combined with USEPA’s discharge regulations and permits, should eliminate the threat of discharges reaching and affecting the biota of a topographic high. Any impacts that these discharges could cause would be primarily sublethal, and interference to the general ecosystem performance should occur.

Impacts on the topographic features could occur as a result of oil- and gas-related spills or spills from import tankering. Due to dilution and physical mixing depths of surface oil, paired with the depths of the crests of the topographic features, discharges should not reach topographic features in sufficient concentrations to cause impacts. Tanker accidents would result in surface oil spills, which generally do not mix below a depth of 10-20 m (33-66 ft) (Lange, 1985; McAuliffe et al., 1975 and 1981a; Tkalich and Chan, 2002), which should protect most topographic features, very few of which rise to within 15 m (50 ft) of the sea surface. Any dispersed surface oil from a tanker spill that may reach the benthic communities of topographic features in the Gulf of Mexico would be expected to be at very low
concentrations (less than 1 ppm) (McAuliffe et al., 1981a and 1981b; Lewis and Aurand, 1997). Such concentrations would not be life threatening to larval or adult stages based on experiments conducted with coral (Lewis, 1971; Elgershuizen and De Kruijf, 1976; Knap, 1987; Wyers et al., 1986; Cohen et al., 1977) and observations after oil spills (Jackson et al., 1989; Guzmán et al., 1991). Any dispersed or physically mixed oil in the water column that comes in contact with corals, however, may evoke short-term negative responses by the organisms, such as reduced feeding and photosynthesis or altered behavior (Wyers et al., 1986; Cook and Knap, 1983; Dodge et al., 1984).

Potential blowouts could impact the biota of the topographic features. Based on the proposed Topographic Features Stipulation, few blowouts, if any, would reach the No Activity zone around the topographic features. The proposed stipulation creates a buffer zone around the banks that would protect them from direct impacts by damaging amounts of suspended sediment from a seafloor blowout. Most of the oil from a seafloor blowout would rise to the surface, but some of it may be entrained in the water column as a subsea plume. Oil in a subsea plume could be carried to a topographic feature. The resulting level of impacts depends on the concentration of the oil when it contacts the habitat. The farther the blowout is from the topographic feature, the more dispersed the oil and sediment would become, reducing the possible impacts. Also, because currents sweep around topographic features instead of over them, subsea oil should be directed away from the more sensitive communities on the upper levels of topographic features (Rezak et al., 1983; McGrail, 1982). If oil were to contact the topographic features, the impacts may include loss of habitat, biodiversity, and live coverage; change in community structure; and failed reproductive success. In the highly unlikely event that oil from a subsurface spill could reach the peaks of topographic features in lethal concentrations, the recovery of this area could take in excess of 10 years (Fucik et al., 1984).

The cumulative impact of the possibility of a future oil spill, along with the DWH event, is anticipated to be extremely small. It is highly unlikely that most of the topographic features of the CPA were impacted by the DWH event because of their distance from the blowout. The bank that was closest to the spill, Sackett Bank, may have been impacted by oil that adhered to organic material settling out of the water column onto the bank. This bank, however, should not have experienced physical oiling because it has a crest 63 m (207 ft) below the surface, far below the physical mixing depth of oil. If any impacts did occur to the other topographic features in the CPA, they were sublethal and may include reduced recruitment success, reduced growth, and reduced coral cover as a result of impaired recruitment. These impacts, if they occurred, may be difficult to measure.

Platforms will be removed from the OCS Program each year; some may be in the vicinity of topographic features (Table 3-3). However, the proposed Topographic Features Stipulation prevents the installation of platforms near the No Activity Zone, thus reducing the potential for impact from platform removal. The explosive removals of platforms are far enough away to prevent impacts to the biota of the topographic features.

Non-OCS Leasing-Related Impacts

Although the Topographic Features Stipulation prohibits oil and gas leaseholders from anchoring vessels and placing structures within 152 m (500 ft) of the No Activity Zone around topographic features, the stipulation does not affect other non-OCS activities such as anchoring, fishing, or recreational scuba diving, or anchoring other vessels on or near these features. Many of the topographic features are found near established shipping fairways and are well-known fishing areas. Also, several of the shallower topographic features are frequently visited by scuba divers aboard recreational vessels (Hickerson et al., 2008). Anchoring at a topographic feature by a vessel involved in any of these activities could damage the biota. The degree of damage would depend on the size of the anchor and chain (Lissner et al., 1991). Anchor damages incurred by benthic organisms may take more than 10 years to recover, depending on the extent of the damage (Fucik et al., 1984; Rogers and Garrison, 2001).

The use of explosives in treasure-hunting operations has become a concern on topographic features; several large holes and damage have occurred on Bright Bank; and treasure hunters have damaged the bank as recently as 2001 (Schmahl and Hickerson, 2006). The blasting of large areas of Bright Bank by treasure hunters has resulted in the loss of extensive live coral cover (Schmahl and Hickerson, 2006). The recovery from such destructive activity may take in excess of 10 years (Fucik et al., 1984; Rogers and
Impacts from natural occurrences such as hurricanes occasionally result in damage to the biota of the topographic features. Hurricane Rita caused severe damage to Sonnier Bank (Robbart et al., 2009). Live cover was reduced at this bank and the disappearance of the sponge colonies, *Xestospongia muta*, was notable (Robbart et al., 2009). The community structure had visibly changed from pre-Hurricane Rita (2004) studies at this bank (Kraus et al., 2006 and 2007). In 2006, the habitat was dominated by algae, indicating an alteration in habitat after Hurricane Rita (Kraus et al., 2007). The algal cover, however, was the beginning of recovery of the storm-impacted areas, which was farther colonized with sponges (Robbart et al., 2009). Fish community shifts were also observed on Sonnier Bank after Hurricane Rita versus before the storm, but clear links have yet to be made to the storm (Kraus et al., 2007). Hurricane Katrina may have caused similar damage on other topographic features. Another possible natural impact to the banks would be the dissolution of the underlying salt structure, leading to collapse of the reef (Seni and Jackson, 1983). Dissolution of these salt structures is unlikely and beyond regulation abilities.

Depending on the levels of fishing pressure exerted, fishing activities that occur at the topographic features may impact local fish populations. The collecting activities by scuba divers on shallow topographic features may have an adverse impact on the local biota. Anchoring during recreational and fishing activities, however, would be the source of the majority of severe impacts incurred by the topographic features.

**Summary and Conclusion**

Activities causing mechanical disturbance represent the greatest threat to the topographic features. This would, however, be prevented by the continued application of the proposed Topographic Features Stipulation. Potential OCS-related impacts include anchoring of vessels and structure emplacement, operational discharges (drilling muds and cuttings, and produced waters), blowouts, oil spills, and structure removal.

Application of the proposed Topographic Features Stipulation would preclude mechanical damage caused by oil and gas leaseholders from impacting the benthic communities of the topographic features and would protect them from operational discharges by establishing a buffer around the feature. As such, little impact would be incurred by the biota of the topographic features. The USEPA’s discharge regulations and permits would further reduce discharge-related impacts.

Blowouts could potentially cause damage to benthic biota; however, due to the application of the proposed Topographic Features Stipulation, blowouts would not reach the No Activity zone surrounding the topographic features and associated biota, resulting in little impact on the features. If a subsea oil plume is formed, it could contact the habitats of a topographic feature; this contact may be restricted to the lower, less sensitive levels of the banks and/or may be swept around the banks with the prevailing water currents. The farther the oil source is from the bank, the more dilute and degraded the oil would be when it reaches the vicinity of the topographic features.

Oil spills can cause damage to benthic organisms when the oil contacts the organisms. The proposed Topographic Features Stipulation would keep sources of OCS spills at least 152 m (500 ft) away from the immediate biota of the topographic features. The majority of oil released below the sea surface rises and should not physically contact organisms on topographic features inside a No Activity Zone. In the unlikely event that oil from a subsurface spill would reach the biota of a topographic feature, it would be physically or chemically dispersed to low concentrations by the time it reached the feature, and the effects would be primarily sublethal. In the very unlikely event that oil from a subsurface spill reached an area containing hermatypic coral cover in lethal concentrations, the recovery could take in excess of 10 years (Fucik et al., 1984). Finally, in the unlikely event a freighter, tanker, or other ocean-going vessel related to OCS Program activities or non-OCS-related activities sank and proceeded to collide with the topographic features or associated habitat releasing its cargo, recovery could take years to decades, depending on the extent of the damage. Because these events are rare in occurrence, the potential of impacts from these events is considered low.

Non-OCS activities could mechanically disrupt the bottom (such as anchoring and treasure-hunting activities, as previously described). Natural events such as hurricanes or the collapse of the tops of the topographic features (through dissolution of the underlying salt structure) could cause severe impacts.
The collapsing of topographic features is unlikely and would impact a single feature. Impacts from scuba diving, fishing, ocean dumping, and discharges or spills from tankering of imported oil could have detrimental effects on topographic features.

Overall, the incremental contribution of the CPA proposed action to the cumulative impact is negligible when compared with non-OCS impacts. Where the proposed Topographic Features Stipulation is applied, mechanical impacts (anchoring and structure emplacement) and impacts from operational discharges (produced waters, drilling fluids, cuttings) or accidental discharges (oil spills, blowouts) would be removed from the immediate area surrounding the topographic features.

4.1.1.8. Sargassum

A description of *Sargassum* as a resource has not been included in previous NEPA evaluations conducted in the Gulf of Mexico by BOEM. Therefore, there is no prior discussion in the Multisale EIS or the 2009-2012 Supplemental EIS upon which to tier or information from these documents that could be incorporated by reference.

4.1.1.8.1. Description of the Affected Environment

*Sargassum* is one of the most ecologically important brown algal genera found in the pelagic environment of tropical and subtropical regions of the world. The pelagic complex in the GOM is mainly comprised of *S. natans* and *S. fluitans* (Lee and Moser, 1998; Stoner, 1983; Littler and Littler, 2000). Both species of macrophytes (aquatic plants) are hyponeustonic (living immediately below the surface) and fully adapted to a pelagic existence (Lee and Moser, 1998). Also known as gulf-weed or sea holly (Coston-Clements et al., 1991; Lee and Moser, 1998), *Sargassum* is characterized by a brushy, highly branched thallus (stem) with numerous leaf-like blades and berrylike pneumatocysts (air bladders or floats) (Coston-Clements et al., 1991; Lee and Moser, 1998; Littler and Littler, 2000). The air bladders contain mostly oxygen with some nitrogen and carbon dioxide, allowing for buoyancy. These floating plants may be up to a few meters in length and may be found floating alone or in larger rafts or mats that support communities of fish and a variety of other marine organisms. The distribution, size, and abundance of *Sargassum* mats varies depending on environmental and physiochemical factors such as temperature, salinity, and dissolved oxygen.

**Habitat**

*Sargassum* provides islands of high energy and carbon content in an otherwise nutrient- and carbon-poor environment (Stoner, 1983). Sargassum mats support a diverse assemblage of marine organisms including micro- and macro-epiphytes (plants that grow on plants) (Carpenter and Cox, 1974; Coston-Clements et al., 1991), fungi (Winge, 1923), more than 100 species of invertebrates (Coston-Clements et al., 1991), over 100 species of fish (Dooley, 1972; Stoner, 1983), four species of sea turtles (Carr, 1987; Manzella et al., 2001), and various marine birds (Lee and Moser, 1998). *Sargassum* serves as nurseries, sanctuaries, and forage grounds for both commercially and recreationally exploited species. Numerous epipelagic fish (fish in upper ocean waters, where light penetrates) use the *Sargassum* as a source of food, certain flying fish lay eggs in the floating mats, and other fish use it as nursery grounds (Adams, 1960; Bortone et al., 1977; Dooley, 1972). Sea turtles have been seen using the protective mats for passive migration as hatchlings (Carr and Meylan, 1980). These communities may also vary depending on the environmental and physiochemical factors known to affect *Sargassum*, resulting in variable species composition, life histories, and diversity. It has been noted that inshore *Sargassum* communities differ in species composition than offshore communities, due to the varied effects of salinity and dissolved oxygen. Recent findings suggest that *Sargassum* provides essential habitat that may have an influence on the recruitment success of several species (South Atlantic Fishery Management Council, 2002; Wells and Rooker, 2004).

**Invertebrates**

Epiphytic cyanobacteria contribute to overall production and nutrient recycling within the *Sargassum* complex (Wells and Rooker, 2004). The algae is colonized first by bacteria, followed by hydroids and
bryozoans, which provide the base of a food web containing a variety of invertebrates, fishes, and sea turtles (Bortone et al., 1977; Dooley, 1972).

Both sessile and motile invertebrates are found within the Sargassum community. Epifauna (animals living on the substrate) include colonial hydroids, encrusting bryozoans, the polychaete Spirorbis, barnacles, sea spiders, and the tunicate Diplosoma. Older plants can become heavily encrusted with these organisms, causing them to sink to the seafloor. A sunken mat will eventually disintegrate, providing further nourishment for animals in deeper water (Costton-Clements et al., 1991; Parr, 1939). Some of the motile fauna found within the floating communities include polychaetes, flatworms, nudibranchs, decapod crustaceans (such as Latreutes and Leander shrimps and Portunus crabs), and various molluscs (including the Sargassum snail Litiopa melanostoma) (Parr, 1939).

Fish

Fish assemblages in Sargassum mats located in the GOM and the Atlantic have shown similarities in species composition. In studies by Dooley (1972) and Bortone et al. (1977), 90-97 percent of the total catch was represented by jacks, pompanos, jack mackerels, scads, triggerfish, filefish, seahorse, pipefish, and frogfish in both regions. The abundance of juvenile fish associated with these mats suggests that they serve as an important nursery habitat for numerous species, including filefish, sergeant majors, tripletail, silver mullet, flying fish, and various jacks (Dooley, 1972). Some species that are endemic to Sargassum utilize the habitat for early life stages as well as adult stages, while other species may rely on the habitat only as a source of food and protection during early life stages (Wells and Rooker, 2004). The patterns of habitat use by many of the juvenile fish associated with Sargassum have exhibited spatial and temporal variability. Monthly influences such as environmental conditions appear to have an important role in the Sargassum fish assemblages within the northwestern GOM. By serving as an important nursery habitat for pelagic, benthic, and even estuarine species, Sargassum may have influence on the recruitment success of the fishes using it as habitat.

The importance of Sargassum differs among species depending on its role as essential fish habitat. The NMFS has designated Sargassum as essential fish habitat in the south Atlantic (Coston-Clements, 1991; USDOC, NMFS, 2010a). However, more studies are needed in order to evaluate the importance of Sargassum as habitat in the northwestern GOM, where Sargassum is the predominant cover and structure offering habitat for pelagic species at the sea surface.

Sea Turtles

Four of the five species of sea turtles found in the GOM are associated with floating Sargassum (Carr and Meylan, 1980; Carr, 1987; Costton-Clements et al., 1991; Schwartz, 1988). The hatchlings of loggerhead (Caretta caretta), green (Chelonia mydas), Kemp’s ridley (Lepidochelys kempii), and hawksbill (Eretmochelys imbricata) sea turtles are thought to find the Sargassum rafts when actively seeking frontal zones, then utilizing the habitat as foraging grounds and protection during their pelagic “lost years” (juvenile years in which turtle sightings are scarce) (Carr, 1987; Costton-Clements et al., 1991). Schwartz (1988) reported numerous loggerhead hatchlings during commercial trawling for Sargassum in the Atlantic. This provided the largest count of hatchlings on record to date. After Hurricane David hit the Gulf in September 1979, Carr and Meylan (1980) collected dead and live turtles that were found in the Sargassum mats that had washed up on Cocoa Beach. The stomach content of the turtles was solely Sargassum floats and leafy parts, further emphasizing the importance of the habitat for pelagic growth stages of sea turtles.

Birds

A study by Lee and Moser (1998) found that the presence or absence of Sargassum drives local abundance and occurrence of certain species of marine birds. Various avian species utilize the resource in specific ways, by feeding on small fishes and other organisms in the Sargassum communities. In Lee and Moser’s study, birds with over 25 percent of their prey living in Sargassum are classified as Sargassum specialists. Specialist species included shearwaters (59%), masked boobies (100%), phalaropes (62%), and various species of terns (40-60%). Both the GOM and Atlantic pelagic environment provide nutrient
poor surface waters with low productivity. Therefore, the importance of this highly productive Sargassum community to seabird abundance and seasonal distribution is assumed to be high.

**Distribution**

Approximately 1 million wet cubic tons of Sargassum (natans and fluitans) is estimated to grow and circulate in the GOM annually. Over 80 percent of this is the dominant species S. natans (Parr, 1939). Wells and Rooker (2004) suggest that the abundance and age of Sargassum increases when found in slow-moving gyres, such as found in the western GOM and the Sargasso Sea (middle of the North Atlantic). These waters provide the ideal environment for Sargassum to grow and provide abundant habitat for associated organisms (Dooley, 1972).

Research by Gower and King (2008) suggests that the northwest GOM is the “major nursery area” for Sargassum that supplies the Atlantic population. The transportation of these plants is influenced by winds and ocean currents, and the winds over the Gulf blow predominantly from the east to the west and adjacent waters move from the west to the east (Parr, 1939; Rhodes et al., 1989). Sargassum originates in the northwestern GOM in March of each year, where it remains for long periods of time in the slowly rotating gyres of western GOM waters (Gower et al., 2006, Gower and King, 2008). In the months of May, June, and July, Sargassum is at its most abundant. The Sargassum begins to expand and spreads eastward into the central and eastern Gulf waters, taking up to 2 months to move across the Gulf, where it will eventually exit in the Loop Current. The movement of passive drift buoys deployed to track water currents corroborates this pattern of Sargassum movement from the Gulf to the Atlantic (Gower et al., 2006). It was previously assumed that Sargassum in the Atlantic originated in the Sargasso Sea. However, Gower and King (2008) used satellite imagery to determine that the Loop Current and Gulf Stream are responsible for distributing a large amount of Sargassum from the GOM into the Atlantic near Cape Hatteras in July and August. From September through February, the Sargassum that was distributed in the Atlantic mixes into the Sargasso Sea, loops around to the south, and dies in the waters north of the Bahamas, about a year after it originated in the GOM.

**Historic Impacts on Sargassum**

Studies by Parr (1939) and Stoner (1983) suggest that a significant decrease in Sargassum biomass has occurred from the 1930’s through the 1980’s, presumably because of increased pollutants and toxins in the pelagic environment. Burns and Teal (1973) found that Sargassum and its associates accumulate and concentrate petroleum hydrocarbons. Sargassum has been noted to have higher levels of toxins than in surrounding water samples in polluted areas. Note that there are scores of natural hydrocarbon seeps in the GOM that contribute hydrocarbons to oceanic waters. Oceanographic processes that concentrate Sargassum into mats and rafts may also concentrate toxic substances.

The DWH event released an estimated 4.9 million bbl of oil into the water over a period of 87 days. Much of the oil was treated with dispersant at the sea surface and at the source in 1,500-m (5,000-ft) water depth. The dispersed oil mixed with the water; its movement at the sea surface was dictated by wind, water currents, density, and the physical processes of degradation and dissolution. Hydrocarbon concentrations in the water column (Adcroft et al., 2010; Joint Analysis Group, 2010a; Lubchenco et al., 2010; OSAT, 2010) were close to, and below, the values reported by others for dispersed oil in the upper water column after oil spills. Field studies on dispersants have indicated that dispersed surface oil may be between 20 ppm and 50 ppm at 1-5 m (3-16 ft) from the water’s surface (McAuliffe et al., 1981a; Lewis and Aurand, 1997). McAuliffe et al. (1981a) reported dispersed oil concentrations between 1 and 3 ppm at 9 m (30 ft) below the sea surface at 1 hour after treatment with dispersant. Lewis and Aurand (1997) reported dispersed oil concentrations <1 ppm at 10 m (33 ft) below the sea surface.

Since Sargassum is a floating pelagic algae that is ubiquitous in the northern GOM, the portion of the population affected by DWH oil would be similar to the portion of the surface waters affected. The highest concentration of Sargassum in the GOM during the months of June and July was in the vicinity of the DWH event in the CPA. Numerous anecdotal accounts, photos, blogs, and news stories reported Sargassum mixed with surface oil, but no study results are available at this time (USDOC, NOAA, 2010g; GMFMC, 2011a). Sargassum populations in the CPA at the time would have been affected, while populations in the WPA were unaffected. Spill and cleanup efforts may have affected Sargassum in the spill area to some extent. Efforts to collect and burn oil on the sea surface would have taken Sargassum
as well. Efforts to skim oil from the sea surface may have exacerbated the effect on *Sargassum* by sweeping the algae into oil and/or collecting it with oil.

The *Sargassum* community lives in pelagic waters with generally high water quality and is expected to show good resilience to the predicted effects of spills. It has a yearly cycle that promotes quick recovery from impacts. Impacts to *Sargassum* from the DWH event may have induced measurable changes in 2010. The algae population may be expected to recover in 1-2 seasons, but results are not available yet to make this determination.

A broad Internet search for relevant new information, as well as a search for scientific journal articles, was conducted using a publicly available search engine. A search for relevant information gathered during the *Ixtoc* spill of 1979 was conducted. In addition, the websites for Federal and State agencies, as well as other organizations, were reviewed for newly released information. Sources investigated include the South Atlantic Fishery Management Council, coordinated communications with the Gulf of Mexico Alliance, USEPA, USGS, and coastal universities. Interviews with personnel from academic institutions and governmental resource agencies were conducted to determine the availability of new information. In addition, there are ongoing NOAA- and National Science Foundation-funded research projects that are investigating the *Sargassum* distribution and impacts from the DWH event.

There remains incomplete or unavailable information on the effects of the DWH event on *Sargassum* that may be relevant to reasonably foreseeable significant adverse impacts. What scientifically credible information is available has been applied by BOEM subject-matter experts using accepted scientific methodologies. Samples and results developed as part of the NRDA process have not been released and there is no timeline for this information becoming available. Nevertheless, BOEM has determined that this incomplete or unavailable information is not essential to a reasoned choice among alternatives, because *Sargassum* are widely distributed throughout the Gulf and the yearly cycle of replenishment for *Sargassum* indicates that impacts from the DWH event would be significantly reduced or eliminated within a year or two.

### 4.1.1.8.2. Impacts of Routine Events

Impact-producing factors associated with routine events for the CPA proposed action that could affect *Sargassum* may include (1) drilling discharges (muds and cuttings); (2) produced water and well treatment chemicals; (3) operational discharges (deck drainage, sanitary and domestic water, bilge and ballast water); and (4) physical disturbance from vessel traffic and the presence of exploration and production structures (i.e., rigs, platforms, and MODU’s).

Drilling activities differ from other routine activities in the use of drilling muds and the discharge of drill cuttings. Modern drilling muds are typically synthetic-based muds. These muds are more costly than water-based muds and are routinely recycled rather than released. The USEPA regulates the composition of drilling muds to limit toxic components permitted for use. Some muds are released during initial spudding of the well (the first segment of the well, before the outer casing is installed); however, this release of drilling muds is at the seafloor. Since the muds are heavier than seawater, the muds and cuttings from the spudding process generally settle to the seafloor within about 100 m (328 ft) of the well site (CSA, 2006a). Therefore, this release at the seafloor would not affect the pelagic *Sargassum* community, which floats on and near the sea surface.

Drill cuttings are typically discharged from the drill platform (on or near the sea surface) during drilling. Drill cuttings are heavier than seawater and, when released at the sea surface in deep water, generally sink to the seafloor within less than 1,000 m (3,281 ft) of the well site (CSA, 2006a). Cuttings can contain some concentrations of naturally-occurring substances that are toxic, e.g., arsenic, cadmium, mercury, other heavy metals, and hydrocarbons (Neff, 2005). Hydrogen sulfide is also produced from some wells. In addition, some amount of drilling muds is included with the cuttings discharges, as the recycling process is not 100 percent efficient. However, the composition of muds is strictly regulated, and discharges of cuttings/muds are tested to ensure that toxicity levels are below the limits allowed by NPDES permits (USEPA, 2004a, 2007d, and 2009a).

The routine discharge of drill cuttings and muds is expected to have little effect on *Sargassum* communities. There are three factors that support this conclusion. First, as highlighted above, muds and cuttings are heavier than seawater, so they would sink relatively rapidly. This means that the *Sargassum* at or near the sea surface would only be exposed to contact with discharges for a short time. The
Sargassum would be traveling laterally with the surface water current; at the same time, the muds and cuttings would be rapidly sinking toward the seafloor. Second, the toxicity of muds and cuttings is limited by applicable regulations, so effects can be expected to be low if Sargassum is contacted. Third, discharges affect only a localized area of the sea surface. The proposed action is estimated to result in a total of 287 wells in the WPA and 697 wells in the CPA. While this may seem like a large number of wells, they would affect only a very small portion of the 115,645 km² (44,651 mi²) of the WPA and 268,922 km² (103,831 mi²) of the CPA. Although Sargassum occurs in most of the northern GOM, it is not abundant, or even present, in all waters at all times. Therefore, only a small portion of pelagic Sargassum in the GOM would come in contact with drill cuttings and muds and that contact would be brief.

Produced waters may have an effect on Sargassum communities. Water is often a component of the fluid extracted from a well in offshore oil and gas operations. It is more prevalent with oil than with gas extraction. The water is typically separated from the product on a platform and discharged at the sea surface. Produced waters usually have high salinity, high organic carbon, and low dissolved oxygen. They may also contain some added chemicals used in well treatment. These characteristics could make the produced waters toxic to some organisms in the Sargassum community, particularly crustaceans and filter feeders (e.g., bryozoa). However, the produced waters are required to meet toxicity limits defined by NPDES permits and would further diffuse through the water mass, reducing concentrations of any toxic component (USEPA, 2004a, 2007d, and 2009a). The Sargassum algae itself has a waxy coating and would be unlikely to be affected by possible short-term exposure.

Platform and service-vessel operational discharges may have an effect on water quality, indirectly affecting Sargassum in the immediate area of activity. Since Sargassum is ubiquitous in the northern GOM, it would come in contact with operational discharges. However, considering the ratio of the affected area (immediately surrounding the activity) to the entire planning area, and even larger area inhabited by Sargassum, it is clear that only a small percent of the total Sargassum population would contact operational discharges.

Vessel traffic and the presence of production structures may act as temporary barriers and obstacles for free-floating Sargassum. Stationary platforms and their associated fouling communities may snag pelagic Sargassum as it passes. In the event that Sargassum is caught in the propellers or cooling water intakes of vessels associated with the proposed action, repairable damage may occur to the Sargassum.

Further research would enhance our knowledge of the effects, if any, of muds, cuttings, operational discharges, and physical impingement on Sargassum and its associated communities. Sargassum may have the capacity to absorb chemical substances, which may indirectly affect the health of the Sargassum and/or associated organisms. The likelihood that Sargassum would contact routine discharges or impinge on ships or stationary platforms is high. However, only a small part of the total population would receive these types of contact, contact would be only for a short time, and concentrations would be low (within permit limits). Given the ratio of Sargassum habitat to the surface area of the proposed activities, it may be presumed unlikely that the proposed action would have any lasting effects on Sargassum and its associated community.

**Summary and Conclusion**

Sargassum, as pelagic algae, is a widely distributed resource that is ubiquitous throughout the GOM and northwest Atlantic. Considering its ubiquitous distribution and occurrence in the upper water column near the sea surface, it would contact routine discharges from oil and gas operations. All types of discharges including drill muds and cuttings, produced water, and operational discharges (e.g., deck runoff, bilge water, sanitary effluent, etc.) would contact Sargassum algae. However, the quantity and volume of these discharges is relatively small compared with the pelagic waters of the CPA (268,922 km² [103,831 mi²]). Therefore, although discharges would contact Sargassum, they would only contact a very small portion of the Sargassum population. Because these discharges are highly regulated for toxicity and because they would continue to be diluted in the Gulf water, concentrations of any toxic components would be reduced; therefore, produced-water impacts on Sargassum would be minimum. Likewise, impingement effects by service vessels and working platforms and drillships would contact only a very small portion of the Sargassum population. Because these discharges are highly regulated for toxicity and because they would continue to be diluted in the Gulf water, reducing concentrations of any toxic
component, produced-water impacts on *Sargassum* would be minimal. The impacts to *Sargassum* that are associated with the proposed action are expected to have only minor effects to a small portion of the *Sargassum* community as a whole. The *Sargassum* community lives in pelagic waters with generally high water quality and would be resilient to the minor effects predicted. It has a yearly cycle that promotes quick recovery from impacts. No measurable impacts are expected to the overall population of the *Sargassum* community.

### 4.1.1.8.3. Impacts of Accidental Events

#### Proposed Action Analysis

Impact-producing factors associated with accidental events for the CPA proposed action that could affect *Sargassum* and its associated communities include (1) surface oil and fuel spills and underwater well blowouts, (2) spill-response activities, and (3) chemical spills. These impacting factors would have varied effects depending on the intensity of the spill and the presence of *Sargassum* in the area of the spill.

Oil spills are the major accidental events of concern to the *Sargassum* community. The risk of various sizes of oil spills occurring in the CPA is presented in Table 3-5. The possibility of a spill over 10,000 bbl in the OCS of the CPA is estimated to be <1-1 spill, over the 40-year cycle for the proposed action of the 5-Year Program. Up to two blowouts are estimated to occur in the same period (Table 3-3 of the 2009-2012 Supplemental EIS).

All known reserves in the GOM have specific gravity characteristics that indicate the oil would float to the sea surface. As discussed in Chapter 4.3.1.5.4 of the Multisale EIS, oil discharges that occur at the seafloor from a pipeline or loss of well control would rise in the water column, surfacing almost directly over the source location. Oil on the sea surface has the potential to negatively impact *Sargassum* communities. While components of oil on the sea surface would be removed through evaporation, dissipation, biodegradation and oil-spill cleanup operations, much of it would persist until it contacts a shore. Oil at the sea surface can be mixed into the upper water column by wind and wave action to a depth of 10 m (33 ft) (Lange, 1985; McAuliffe et al., 1975 and 1981a; Knap et al., 1985). With vigorous wave action, the oil can form an emulsion with water that is viscous and persistent. This emulsion floats on the sea surface and would be carried by wind and currents, likely coinciding with at least some of the *Sargassum* community.

When dispersants are applied to oil on the sea surface or at depth, its behavior is modified, causing the oil to mix with water. The dispersed oil would be suspended in the water column until it dissolves, floculates with particulate matter until it becomes heavy enough to sink to the seafloor, or is biodegraded. Oil treated with dispersant at depth would form underwater plumes that would not rise to the sea surface. Oil treated with dispersant on the sea surface would mix with the water where its contact with *Sargassum* may be temporarily increased in the upper few meters of the water column. Data from other studies on dispersant usage on surface plumes indicate that a majority of the dispersed oil remained in the top 10 m (33 ft) of the water column, with 60 percent of the oil in the top 2 m (6 ft) (McAuliffe et al., 1981a). Field studies on dispersants have indicated that dispersed surface oil may be between 20 ppm and 50 ppm at 1-5 m (3-16 ft) from the water’s surface (McAuliffe et al., 1981a; Lewis and Aurand, 1997). McAuliffe et al. (1981a) reported dispersed oil concentrations between 1 and 3 ppm at 9 m (30 ft) below the sea surface at 1 hour after treatment with dispersant. Lewis and Aurand (1997) reported dispersed oil concentrations <1 ppm at 10 m (33 ft) below the sea surface. As time passes, the oil would begin to adhere to particles in the water column, form clumps, and sink toward the seafloor and to biodegrade (ITOPF, 2002; Kingston, 1995).

The effects of oil contact with *Sargassum* communities would vary depending on the severity of exposure. *Sargassum* that contacts concentrated oil that coats the algae would likely succumb to the effects, die, and sink to the seafloor. Any attached organisms would suffer the same fate. Motile organisms that are dependent on the algae for habitat (shrimp, crabs, nudibranchs, snails, sargassum fish, etc.) may also be directly contacted by the oil or may be displaced into open water, resulting in death. *Sargassum* exposed to oil in lower concentrations may suffer sublethal effects. Levels of hydrocarbons, toxins, and chemicals in *Sargassum* from an accidental spill and spill cleanup may be concentrated up to four times that found in the adjacent waters (Burns and Teal, 1973). The effects of concentrated toxins on the macroalgae itself are undefined. It may result in the loss of associated organisms such as attached
epifauna that use the algae as a substrate and other organisms that utilize the community as habitat including sea turtles, juvenile fish, and various invertebrates. Pelagic organisms feeding on the community may suffer sublethal effects that could reduce health and reproduction.

A catastrophic spill could affect a sizable portion of the Sargassum population. Since Sargassum is ubiquitous in the northern GOM, the portion of the population affected by surface oil would be similar to the portion of the surface waters affected. For example, if 10 percent of the surface waters of the northern GOM are affected by oil, about 10 percent of the Sargassum population at that time may come in contact with oil. However, a reliable estimate must also consider the annual cycle of Sargassum because density of the algae varies with season and across geographic locations. If the large spill occurs in an area of high or low Sargassum density, then a correspondingly higher or lower percent of the Sargassum population would be affected. Impacts from a catastrophic spill and cleanup effort could destroy a large enough portion of the population to affect subsequent populations in the Atlantic. The Sargassum community lives in pelagic waters with generally high water quality and is expected to show good resilience to the predicted effects of spills. It has a yearly cycle that promotes quick recovery from impacts. No measurable impacts are expected to the overall population of the Sargassum community unless a catastrophic spill occurs.

Spill-response activities may contribute to negative impacts on Sargassum. The number of vessels working to clean a spill can increase physical damage to the Sargassum community, especially in the immediate vicinity of the spill. Vessels damage algae by cutting it with their propellers, but impingement in cooling water intake is probably a larger effect. Vessels circulate seawater through shipboard systems as coolant. This can damage Sargassum directly; in addition, an antifoulant such as bleach or copper is typically injected into the water to prevent internal growth of organisms inside the systems. Other response activities, such as skimming oil from the sea surface, can also damage and remove Sargassum. However, these impacts may be inconsequential, as a large part of the Sargassum affected would already be contacted by oil. Another major response activity that may occur is the spraying of dispersant. Direct effects of dispersant on the Sargassum community are unknown, but dispersants are known to be toxic to some invertebrates. The use of dispersants is a trade-off to achieve the least overall damage. For example, dispersants may increase short-term contact of oil with Sargassum and may have some inherent toxic properties, but their use can prevent the formation of persistent emulsions and promote diffusion of oil resulting in biodegradation, clumping, and sinking.

Chemical spills are typically small (a few gallons to a few barrels of product) and are unlikely to produce any measurable impact on Sargassum communities. Due to the ubiquitous nature of Sargassum over most of the GOM, such spills are negligible to the overall population.

A spill may impact the productivity and longevity of Sargassum in an area. A very large spill may produce a measurable effect on the population of Sargassum in the Gulf of Mexico, reducing the overall biomass that is flushed into the Atlantic via the Loop Current and Gulf Stream. However, because of the nature of algal growth and the quality of the habitat under normal conditions, a more likely result is that local populations of Sargassum are affected that produce short-term measurable effects in the local area with rapid recovery. The Sargassum community is widely distributed over a very large area, including two oceans, and appears to have an annual cycle of growth that lends itself to resilient recovery in a short time.

**Summary and Conclusion**

**Sargassum**, as pelagic algae, is a widely distributed resource that is ubiquitous throughout the northern GOM and northwest Atlantic. Considering its ubiquitous distribution and occurrence in the upper water column near the sea surface, it would contact potential accidental spills from oil and gas operations. All types of spills including surface oil and fuel spills, underwater well blowouts, and chemical spills would contact Sargassum algae. The quantity and volume of most of these spills would be relatively small compared with the pelagic waters of the CPA (268,922 km² [103,831 mi²]). Therefore, most spills would only contact a very small portion of the Sargassum population. The impacts to Sargassum that are associated with the proposed action are expected to have only minor effects to a small portion of the Sargassum community unless a catastrophic spill occurs. In the case of a very large spill, the Sargassum algae community could suffer severe impacts to a sizable portion of the population in the northern GOM. The Sargassum community lives in pelagic waters with generally high water quality
and is expected to show good resilience to the predicted effects of spills. It has a yearly cycle that promotes quick recovery from impacts. No measurable impacts are expected to the overall population of the \textit{Sargassum} community unless a catastrophic spill occurs.

\subsection{Cumulative Impacts}

Pelagic \textit{Sargassum} algae is an unique habitat found in the GOM and western Atlantic. It is comprised of floating mats of macroalgae that lives on the surface and upper water column of the sea, along with a varied community of organisms that inhabit it. It also supports a transient community of pelagic fish that take refuge and/or forage in the habitat. See Chapter 4.1.1.8.1 for a description of \textit{Sargassum} habitat. Several impacting factors can affect \textit{Sargassum}, including impingement by structures and marine vessels, oil and gas drilling discharges, operational discharges, accidental spills, hurricanes, and coastal water quality.

Pelagic \textit{Sargassum} floats at the surface in oceanic waters and is carried by surface currents across the GOM. Vessels transiting the Gulf pass through \textit{Sargassum} mats, producing slight impacts to the \textit{Sargassum} community by their passage, some propeller impacts, and possible impingement on cooling water intakes. None of these would have more than minor localized effects to the mats transited. Oil and gas structures can impede the movement of \textit{Sargassum} mats and may entrap small quantities of the algae. This is expected to be a minor impact with no consequences to the overall \textit{Sargassum} community.

Oil and gas drilling results in discharges of drill cuttings with small quantities of associated drilling muds and well treatment chemicals. Most cuttings from well drilling are discharged from the drill platform at the sea surface. This creates an area of high turbidity in the vicinity of drill operations. Small quantities of drill muds and cuttings adhere to the cuttings that are discharged. Well treatment chemicals accompany muds into the well and may be discharged in small quantities with the cuttings. The composition of muds is strictly regulated and discharges of cuttings/muds are tested to ensure that toxicity levels are below the limits allowed by NPDES permits (USEPA, 2004a, 2007d, and 2009a). Cuttings discharged at the sea surface may spread out to 1,000 m (3,280 ft) from the source, depending on currents, with the thickest layers at the well and the majority of the sediment within 250 m (820 ft) (CSA, 2006a; Kennicutt et al., 1996). Fine components of the plume may travel farther but are dispersed in the water column and are distributed widely at low concentrations (CSA, 2004b; NRC, 1983). Contaminants from produced waters are reported in benthic environments up to 1,000 m (3,280 ft) from the source (Peterson et al., 1996; Armstrong et al., 1977; Osenberg et al., 1992). Floating mats of \textit{Sargassum} that pass by a drilling operation would experience short-term exposure to drill cuttings with associated muds and well treatment chemicals. This may cause temporary stress to organisms including changes in respiration rate, abrasion, reduced feeding, reduced water filtration rates, and reduced response to physical stimulus (Anchor Environmental CA, L.P., 2003). These effects would be localized to a small portion of the total \textit{Sargassum} population and represent a negligible amount of the incremental impact to \textit{Sargassum} communities.

Marine vessels of all types produce at least some minor effects to the environment. Oil and gas platforms and drill ships produce similar effects. Runoff water from the decks of ships and platforms may contain small quantities of oil, metals, and other contaminants. Larger vessels and offshore platforms discharge effluents from sanitary facilities (gray water). They also circulate seawater to cool ship’s engines, electric generators, and other machines. The cooling water discharge may be up to 11°C (20°F) warmer than the surrounding sea water (USDOT, CG, 2003; Patrick et al., 1993). This temperature difference can accumulate in the vicinity of the discharge. For ships this would only occur when the vessel is stationary, as in port. For oil and gas platforms and drill ships and for offshore Liquid Natural Gas terminals, localized warming of the water could occur (Emery et al., 1997; USDOT, CG, 2003). However, the warm water is rapidly diluted, mixing to background temperature levels within 100 m (328 ft) of the source (USDOT, CG, 2003). Effects from gray water, deck runoff, and cooling water are only notable for stationary locations. Produced waters from stationary locations are rapidly diluted and impacts are only observed within 100 m (328 ft) of the discharge point (Neff and Sauer, 1991; Trefry et al., 1995; Gittings et al., 1992c). Those effects are very localized, with only brief contact to passing \textit{Sargassum} before dilution to background levels. These effects would comprise a negligible portion of the overall cumulative impact to \textit{Sargassum} communities.
Accidental spills of oil and other chemicals could affect *Sargassum* and its community wherever they contact the algae. Small spills would have a limited local effect on a small portion of the *Sargassum* community. Short-term exposure of passing *Sargassum* to high concentrations of oil and chemicals could result in death and sinking of algae and organisms contacted. The size of the overall effect on *Sargassum* would depend on the size of the spill and the success of spill-response efforts. A catastrophic spill such as the DWH event could have noticeable impacts to the overall *Sargassum* community. These impacts could destroy a sizable portion of *Sargassum* habitat wherever the surface slick of oil travels. The effects could reduce the supply of algae transiting from the GOM to the Atlantic. This effect, although large, would contact only a portion of the algae in the region of the spill. *Sargassum* algae is a widespread habitat with patchy distribution across the northern GOM and the western Atlantic. Due to the vegetative production of *Sargassum* algae, the community would likely recover within 1-2 seasons (1-2 years). The probability of occurrence of a catastrophic spill is very low. If such a spill does occur, it would account for a sizable portion of the cumulative impact that affects *Sargassum*, although even such an impact would affect only a portion of the *Sargassum* in one region of its occurrence.

Hurricanes are major natural impacts that affect the *Sargassum* community. The violent surface turbulence of these storms would dislocate many of the organisms living on and in the *Sargassum*. Some of the organisms (those that cannot swim or swim only weakly) such as nudibranchs (sea slugs), shrimp, sargassum fish (*Histrio histrio*), and pipefish (*Syngnathus spp.*) would become separated from the algae. Without cover, many would fall prey to larger fish after the storm; others may sink to the seafloor and die. Some epifauna, such as hydroids, living on the algae may suffer physical damage or be broken off. In addition, hurricanes drive large quantities of *Sargassum* toward shore, into coastal waters having less conducive conditions for *Sargassum* and even stranding large quantities on shore. Although hurricanes offer major physical damage to *Sargassum* communities, these are natural events for which the *Sargassum* is adapted. The general high quality of the pelagic habitat supports a thriving *Sargassum* algae community that can be expected to maintain high resilience, giving it a strong ability to recover from detrimental impacts. Although hurricanes cause widespread physical damage to the *Sargassum* community seasonally, the habitat routinely recovers from these stresses. Hurricane impacts may be a large part of the cumulative impacts to *Sargassum*, but they are a part of the normal cycle for the community.

Coastal water conditions are normally of lower quality than those found farther offshore in pelagic waters. *Sargassum* mats are often driven toward shore by onshore winds. Some is stranded on coastal barrier islands and beaches. Water quality conditions nearshore are different than the pelagic environment, with much higher turbidity, higher nutrients, and higher levels of contaminants. These conditions can be expected to cause stress to the algae and its inhabitants as they suffer from clogging of gills and filter mechanisms and lower light conditions. Increased coastal urbanization contributes to lower water quality in coastal waters, particularly near the outlets of rivers. This loss of *Sargassum* to shoreward movement is a normal part of community dynamics, although the effects may be exacerbated by increased declines in coastal water quality. As with hurricanes, loss of *Sargassum* to the coastal environment contributes to cumulative impacts for the overall community in the GOM.

A broad Internet search for relevant new information, as well as a search for scientific journal articles, was conducted using a publicly available search engine. In addition, the websites for Federal and State agencies, as well as other organizations were reviewed for newly released information. Sources investigated include the South Atlantic Fishery Management Council, coordinated communications with the Gulf of Mexico Alliance, USEPA, USGS, and coastal universities. Interviews with personnel from academic institutions and governmental resource agencies were conducted to determine the availability of new information. In addition, there are ongoing NOAA- and National Science Foundation-funded research projects that are investigating the *Sargassum* distribution and impacts from the DWH event. Impacts from the DWH event on *Sargassum* are expected to be significantly reduced or eliminated within the next few years. Due to the ubiquitous nature and widespread distribution of *Sargassum* in the Gulf and its annual cycle of growth, the overall population of *Sargassum* is expected to recover quickly.

**Summary and Conclusion**

Because of the ephemeral nature of *Sargassum* communities, many activities associated with the proposed action would have a localized and short-term effect. *Sargassum* occurs seasonally in almost
every part of the northern GOM, resulting in a wide distribution over a very large area. However, its occurrence is patchy, drifting in floating mats that are occasionally impinged on ships and on oil and gas structures. The large, scattered, patchy distribution results in only a small portion of the total population contacting ships, structures, or drilling discharges. There is also a low probability of a catastrophic spill to occur with the CPA proposed action. If such a spill did occur, *Sargassum* in that area is expected to suffer mortality. However, *Sargassum* resilience is good, and recovery is expected within one or two growing seasons. The incremental contribution of the proposed action to the overall cumulative impacts on *Sargassum* communities that would result from the OCS Program, environmental factors (such as hurricanes and coastal water quality), and non-OCS-related activities (such as non-OCS vessel traffic and commercial shipping) are expected to be minimal.

### 4.1.1.9. Chemosynthetic Deepwater Benthic Communities

The BOEM has reexamined the analysis for chemosynthetic deepwater benthic communities presented in the Multisale EIS and the 2009-2012 Supplemental EIS based on the additional information presented below and in consideration of the DWH event. No substantial new information was found that would alter the impact conclusion for this resource presented in the Multisale EIS and the 2009-2012 Supplemental EIS.

The full analyses of the potential impacts of routine activities and accidental events associated with the CPA proposed action and the proposed action’s incremental contribution to the cumulative impacts are presented in the Multisale EIS. A brief summary of potential impacts follows. Chemosynthetic communities are susceptible to physical impacts from structure placement, anchoring, and pipeline installation associated with the CPA proposed action; however, the guidance provided in NTL 2009-G40 greatly reduces the risk of these physical impacts by requiring avoidance of potential chemosynthetic communities and by consequence avoidance of other hard-bottom communities. Even in situations where the substantial burial of typical benthic infaunal communities occurred, recolonization from populations from widespread neighboring soft-bottom substrate would be expected over a relatively short period of time for all size ranges of organisms. Potential accidental events associated with the CPA proposed action are expected to cause little damage to the ecological function or biological productivity of the widespread, low-density chemosynthetic communities and the widespread, typical, deep-sea, soft-bottom communities. The most serious, cumulative, impact-producing factor threatening chemosynthetic communities is physical disturbance of the seafloor by OCS activities, which could destroy the organisms of these communities. The incremental contribution of the proposed action to the cumulative impacts is expected to be slight, and adverse impacts would be limited but not completely eliminated by adherence to NTL 2009-G40.

#### 4.1.1.9.1. Description of the Affected Environment

A detailed description of the continental slope and deepwater resources can be found in Chapter 3.2.2.2 of the Multisale EIS. Additional information for the 181 South Area and any new information since the publication of the Multisale EIS is presented in Chapter 4.1.5.1 of the 2009-2012 Supplemental EIS. The following information is a summary of the resource description incorporated from the Multisale EIS and the Supplemental EIS, and new information that has become available since both documents were prepared.

### Continental Slope and Deepwater Resources

The northern GOM is a geologically complex basin. It has been described as the most complex continental slope region in the world (Carney, 1997 and 1999; Rowe and Kennicutt, 2009). Regional topography of the slope consists of basins, knolls, ridges, and mounds derived from the dynamic adjustments of salt to the introduction of large volumes of sediment over long time scales. This region has become much better known in the last three decades, and the existing information is considerable, both from a geological and biological perspective. The first substantial collections of deep GOM benthos were made during the cruises of the USCG and Geodetic Steamer, *Blake*, between 1877 and 1880. Rowe and Menzel (1971) reported that their deep GOM infauna data were the first quantitative data published for this region. The first major study of the deep northern GOM was performed by a variety of
researchers from Texas A&M University between 1964 and 1973 (Pequegnat, 1983). A total of 157 stations were sampled and photographed between depths of 300 and 3,800 m (984 and 12,467 ft) (the deepest part of the GOM). A more recent Agency-funded study was completed by LGL Ecological Research Associates, Inc. and Texas A&M University in 1988, during which a total of 60 slope stations were sampled throughout the northern GOM in water depths between 300 and 3,000 m (9,842 ft) (Gallaway et al., 1988). As part of this multiyear study, along with trawls and quantitative box-core samples, 48,000 photographic images were collected and a large subset was quantitatively analyzed. Another major study, titled Northern Gulf of Mexico Continental Slope Habitats and Benthic Ecology Study, was completed in 2009. This 6-year project spanned three field sampling years and included collections of benthos and sediments through trawling, box coring and bottom photography at a total of 51 stations ranging in depth from 213 to 3,732 m (699 to 12,244 ft), including some stations in Mexican waters (Rowe and Kennicutt, 2009).

“Deepwater” is a term of convenience referring (in this use) to vast areas of the Gulf with water depths ≥300 m (984 ft) that are typically covered by pelagic clay and silt. In, on, and directly above these sediments live a wide variety of single-celled organisms, invertebrates, and fish. Their lifestyles are extremely varied and can include absorption of dissolved organic material, symbiosis, collection of food through filtering, mucous webs, seizing, or other mechanisms including chemosynthesis. Chemosynthetic communities are a remarkable assemblage of invertebrates found in association with hydrocarbon seeps. The seeps provide a source of carbon independent of photosynthesis and the sun-dependent photosynthetic food chain that supports all other life on earth.

The continental slope is a transitional environment influenced by processes of both the shelf (<200 m; 650 ft) and the abyssal GOM (>975 m; 3,199 ft). This transitional character applies to both the pelagic and the benthic realms. The highest values of surface primary production are found in the upwelling areas in the De Soto Canyon region. In general, the eastern GOM is more productive in the oceanic region than is the western GOM. Nutrients in the system act as fertilizer, producing blooms in phytoplankton (single-celled algae). There is a time lag after each algae bloom as the zooplankton catch up with a corresponding bloom as they feed on the phytoplankton. The zooplankton then egests a high percentage of their food intake as feces that sink toward the bottom and provide nutrients to benthic (seafloor) communities.

Deepwater fauna can be grouped into major assemblages defined by depth, including (1) upper slope, (2) mid-slope, (3) lower slope, and (4) abyssal plain (Rowe and Kennicutt, 2009). (The seven zones [Table 3-3 of the Multisale EIS] previously described by Pequegnat [1983] and confirmed by LGL Ecological Research Associates, Inc. and Texas A&M University [Gallaway et al., 1988] now appear to be too numerous.) The 450-m (1,476-ft) isobath defines the truly deep-sea fauna where the aphotic zone begins at and beyond these depths. In these sunlight-deprived waters, photosynthesis cannot occur and the processes of food consumption, biological decomposition, and nutrient regeneration occur in cold and dark waters. The lowermost layer containing the last meter of water above the bottom and the bottom itself constitute the benthic zone. This zone is a repository of sediments where nutrient storage and regeneration take place in association with the solid and semisolid substrate (Pequegnat, 1983).

Similar to the continental slope in general, the CPA proposed action area encompasses a vast range of habitats and water depths. The shallowest portions start nearshore at the boundary of State waters and the deepest portions extend nearly into the deepest part of the GOM at approximately 3,500 m (11,483 ft) south of the Sigsbee Escarpment in the Central Gulf. This is not particularly deep for the rest of the world’s oceans, but it is within a few hundred meters of the deepest point of the GOM at 3,840 m (12,467 ft) and is only accessible from Mexican waters of the southern Gulf. The proposed lease sale area also includes the lower portions of De Soto Canyon, the most notable sea-bottom feature on the upper slope in this area. Its formation has been attributed to a combination of erosion, deposition, and structural control of salt diapirs clustered in the vicinity (Harbison, 1968). Although the northeastern edge of the canyon has a steep slope, unlike most submarine canyons, De Soto Canyon has a comparatively gentle gradient; however, it does have significant impact on current structure, upwelling features, and resulting increases in biological productivity.

A great number of publications have been derived from the two major Agency-funded deep Gulf studies of Gallaway et al. (1988) and Rowe and Kennicutt (2009). These two studies provide extensive background information on deepwater GOM habitat and biological communities.
The vast majority of the Gulf of Mexico seabed is comprised of soft sediments. Major groups of animals that live in this habitat include the following: (1) bacteria and other microbenthos; (2) meiofauna (0.063-0.3 mm); (3) macrofauna (>0.3 mm); and (4) megafauna (larger organisms such as crabs, sea pens, sea cucumbers, crinoids, and bottom-dwelling [demersal] fish). All of these groups are represented throughout the entire Gulf—from the continental shelf to the deepest abyssal depths.

The continental slope and the abyssal zone (≥1,000 m; 3,281 ft) have the following divisions and characteristic faunal assemblages:

- **Shelf-Slope Transition Zone (150-450 m; 492-1,476 ft)**—A very productive part of the benthic environment. Demersal fish are dominant, many reaching their maximum populations in this zone. Asteroids, gastropods, and polychaetes are common.

- **Archibenthal Zone—Horizon A (475-740 m; 1,558-2,428 ft)**—The Horizon A Assemblage is located between 475 and 740 m. Although less abundant, the demersal fish are a major constituent of the fauna, as are gastropods and polychaetes. Sea cucumbers are more numerous.

- **Archibenthal Zone—Horizon B (775-950 m; 2,543-3,117 ft)**—The Horizon B Assemblage, located at 775-950 m, represents a major change in the number of species of demersal fish, asteroids, and echinoids, which reach maximum populations here. Gastropods and polychaetes are still numerous.

- **Upper Abyssal Zone (1,000-2,000 m; 3,281-6,562 ft)**—Number of fish species decline while the number of invertebrate species appear to increase; sea cucumbers, *Mesothuria lactea* and *Benthodytes sanguinolenta*, are common; galatheid crabs include 12 species of the deep-sea genera *Munida* and *Munidopsis*, while the shallow brachyuran crabs decline.

- **Mesoabyssal Zone (2,300-3,000 m; 7,546-9,843 ft)**—Fish species are few, and echinoderms continue to dominate the megafauna.

- **Lower Abyssal Zone (3,200-3,800 m; 10,499 to 12,468 ft)**—Large asteroid, *Dynaster insignis*, is the most common megafaunal species.

**Megafauna:** Animals of a size typically caught in trawls and large enough to be easily visible (e.g., crabs, shrimp, benthic fish, etc.) are called megafauna. In the Gulf, most are crustaceans, echinoderms, or benthic fish. Benthic megafaunal communities in the deep Gulf appear to be typical of most temperate continental slope assemblages found at depths from 300 to 3,000 m (984 to 9,843 ft) (USDOI, MMS, 2001a, p. 3-63). Exceptions include the chemosynthetic communities. Although soft-bottom fauna are expected to predominate, occasional sea pens, sea whips, and sponges are observed during ROV surveys (Geoscience Earth & Marine Services, Inc., 2005).

Megafaunal invertebrate and benthic fish densities appear to decline with depth between the upper slope and the abyssal plain (Pequegnat 1983; Pequegnat et al., 1990). This phenomenon is generally believed to be related to the low productivity in deep, offshore Gulf waters (USDOI, MMS, 2001a, p. 3-60). Megafaunal communities in the offshore Gulf have historically been benthic fish and echinoderms (see above), which are typified by certain species assemblages (Menzies et al., 1973; Pequegnat, 1983; Gallaway et al., 1988; Gallaway and Kennicutt, 1988; Pequegnat et al., 1990; USDOI, MMS, 2001a, p. 3-64).

Carney et al. (1983) postulated a simpler system of zonation having three zones: (1) a distinct shelf fauna in the upper 1,000 m (3,281 ft); (2) indistinct slope fauna between 1,000 and 2,000 m (3,281 and 6,562 ft); and (3) a distinct abyssal fauna between 2,000 and 3,000 m (6,562 and 9,843 ft).

The baseline Northern Gulf of Mexico Continental Slope (NGMCS) Study conducted in the mid-to late 1980’s trawled 5,751 individual fish and 33,695 invertebrates, representing 153 and 538 taxa, respectively. That study also collected 56,052 photographic observations, which included 76 fish taxa and 193 non-fish taxa. The photographic observations were dominated by sea cucumbers, bivalves, and sea pens, groups that were not sampled effectively (if at all) by trawling. Decapod crustaceans dominated the trawls and were fourth in abundance in photos. Decapod density generally decreased with depth but
abundance peaks were determined at 500 m (1,640 ft) and between 1,100 and 1,200 m (3,609 and 3,937 ft), beyond which numbers diminished. Fish density, while variable, was generally high at depths between 300 and 1,200 m (984 and 3,937 ft); it then declined substantially.

Gallaway et al. (2003) concluded that megafaunal composition changes continually with depth such that a distinct upper slope fauna penetrates to depths of about 1,200 m (3,937 ft) and a distinct deep-slope fauna is present below 2,500 m (8,202 ft). A broad transition zone characterized by low abundance and diversity occurs between depths of 1,200 and 2,500 m (3,937 and 8,203 ft).

**Macrofauna:** The benthic macrofaunal component of the NGMCS Study (Gallaway et al., 2003) included sampling in nearby areas at similar depths, both east and west of the proposed action. The study NGMCS examined 69,933 individual macrofauna from over 1,548 taxa; 1,107 species from 46 major groups were identified (Gallaway et al., 2003). Polychaetes (407 species), mostly deposit-feeding forms (196 taxa), dominated in terms of numbers. Carnivorous polychaetes were more diverse, but less numerous than deposit-feeders, omnivores, or scavengers (Pequegnat et al., 1990; Gallaway et al., 2003). Polychaetes were followed in abundance by nematodes, ostracods, harpacticoid copepods, bivalves, tanaidacids, bryozoans, isopods, amphipods, and others. Overall abundance of macrofauna ranged from 518-5,369 individuals/m² (Gallaway et al., 1988). The central transect (4,938 individuals/m²) had higher macrofaunal abundance than either the eastern or western Gulf transects (4,869 and 3,389 individuals/m², respectively) (Gallaway et al., 2003).

In the GOM, macrofaunal density and biomass declines with depth from approximately 5,000 individuals/m² on the lower shelf-upper slope to several hundred individuals/m² on the abyssal plain (USDOI, MMS, 2001a, p. 3-64). This decline in benthos has been attributed to the relatively low productivity of the Gulf offshore open waters (USDOI, MMS, 2001a, p. 3-60). Pequegnat et al. (1990) reported mid-depth maxima of macrofauna in the upper slope at some locations with high organic particulate matter, and Gallaway et al. (2003) noted that the decline with depth is not clear cut and is somewhat obscured by sampling artifacts. There is some suggestion that the size of individuals decrease with depth (Gallaway et al., 2003).

**Meiofauna:** Meiofauna primarily composed of small nematode worms, as with megafauna and macrofauna, also decline in abundance with depth (Pequegnat et al., 1990; USDOI, MMS, 2001a, p. 3-64; Gallaway et al., 2003). The overall density (mean of 707,000/m²) of meiofauna is approximately two orders of magnitude greater than the macrofauna throughout the depth range of the slope (Gallaway et al., 1988). These authors reported 43 major groups of meiofauna with nematodes, harpacticoid copepods (adults and larvae), polychaete worms, ostracods, and kinorhynchs accounting for 98 percent of the total numbers. Nematode worms and harpacticoids were dominant in terms of numbers, but polychaetes and ostracods were dominant in terms of biomass, a feature that was remarkably consistent across all stations, regions, seasons, and years (Gallaway et al., 2003). Meiofaunal densities appeared to be somewhat higher in the spring than in the fall. Meiofaunal densities reported in the NGMCS Study are among the highest recorded worldwide (Gallaway et al., 2003). There is also evidence that the presence of chemoautotrophic communities may enrich the density and diversity of meiofauna in the immediate surrounding area (Gallaway et al., 2003).

**Microbiota:** Less is known about the microbiota in the GOM than the other size groups, especially in deep water (CSA, 2000; USDOI, MMS, 2000, p. IV-15). While direct counts have been coupled with some in situ and repressurized metabolic studies performed in other deep ocean sediments (Deming and Baross, 1993), none have been made in the deep GOM. Cruz-Kaegi (1998) made direct counts using a fluorescing nuclear stain at several depths down the slope, allowing bacterial biomass to be estimated from their densities and sizes. Mean biomass was estimated to be 2.37 g of carbon/m² for the shelf and slope combined, and 0.37 g of carbon/m² for the abyssal plain. In terms of biomass, data indicate that bacteria are the most important component of the functional infaunal biota. Cruz-Kaegi (1998) developed a carbon cycling budget based on estimates of biomass and metabolic rates in the literature. She discovered that, on the deep slope of the Gulf, the energy from organic carbon in the benthos is cycled through bacteria.

**Deepwater Horizon Event**

The DWH event released an estimated 4.9 million bbl of oil into the water over an 87-day period following the event. Extensive literature, Internet, and database searches have been conducted for results
of scientific data. Although many research cruises have occurred, very few scientific results have been published as of this writing. Descriptions of studies completed or in progress are discussed and available results are included. Although the impacts of the oil spill are not yet known, possible impacts to deepwater benthic communities are discussed.

Several opposing forces dictated the behavior of the oil from the DWH event. The oil was lighter than water and a portion of it was buoyed to the sea surface. However, it was injected into deep water under high pressure, which resulted in vigorous turbulence and the formation of micro-droplets that were not buoyant enough to float rapidly to the surface. The upward movement of the oil was also reduced because methane in the oil was dissolved at high underwater pressures, reducing the oil’s buoyancy (Adcroft et al., 2010). The Joint Analysis Group (2010a) reported that oil droplets less than 100 μm in diameter were likely to remain in the water column for several months. Much of the oil was treated with dispersant at the sea surface and at the source in 1,500 m (5,000 ft) of water depth. It is reported that chemically dispersed surface oil from the DWH event remained in the top 6 m (20 ft) of the water column where it mixed with surrounding waters and biodegraded (Lubchenco et al., 2010). Data from other studies on dispersant usage on surface plumes indicate that a majority of the dispersed oil remained in the top 10 m (33 ft) of the water column, with 60 percent of the oil in the top 2 m (7 ft) (McAuliffe et al., 1981a). Any dispersed oil that reached the seafloor from the water’s surface during this event would be expected to be at very low concentrations (<1 ppm) (McAuliffe et al., 1981a). Dispersant usage also reduces the oil’s ability to adhere to particles in the water column, delaying flocculation and sinking to the seafloor (McAuliffe et al., 1981a). Oil exposed to dispersant chemicals became more dispersed and less concentrated the longer it remained floating or suspended in the water column. These oil droplets remained neutrally buoyant in the water column, creating a subsurface plume of oil (Adcroft et al., 2010). Concentrations of dispersed and dissolved oil in the subsea plume were reported to be in the part per million range or less and were generally lower away from the water’s surface and away from the wellhead (Adcroft et al., 2010; Haddad and Murawski, 2010; Joint Analysis Group, 2010a; Lubchenco et al., 2010). Depending on how long it remained in the water column, it may have been thoroughly degraded by biological action before contact with the seafloor. Water currents could have carried a plume to contact the seafloor directly, but a likely scenario would be for the oil to adhere to other particles and precipitate to the seafloor, much like rainfall (Kingston, 1995; ITOPF, 2002). Oil also would have reached the seafloor through consumption by plankton with excretion distributed over the seafloor (ITOPF, 2002). Distribution of the dispersed oil was dictated by water currents, density, and the physical processes of dispersion and degradation. These mechanisms would result in a wide distribution of small amounts of oil. This oil would be in the process of biodegradation from bacterial action, which would continue on the seafloor, resulting in scattered microhabitats with an enriched carbon environment (Hazen et al., 2010).

Following the spill, oil was detected in the CPA in a subsurface plume between water depths of 1,100 and 1,300 m (3,600 and 4,265 ft) to the southwest of the spill site (Camilli et al., 2010; OSAT, 2010). It is important to note that the movement of oil was directional, with the water currents, thus potentially affecting only habitats downcurrent from the well. Surveys performed by Camilli et al. (2010) delineated an underwater oil plume to the west-southwest of the DWH event site, a plume that extended over 35 km (22 mi) and concentrated at a depth of 1,100 m (3,600 ft). The plume was up to 200 m (650 ft) high and over 2 km (1.2 mi) wide in some areas. It was being moved by a water current at a depth of 1,100 m (3,600 ft), with an average speed of 7.8 cm s⁻¹ (0.26 ft s⁻¹). Of approximately 1,000 water samples collected in deep water (up to 350 km [220 mi] from the well site) and analyzed for volatile organic compounds (benzene, toluene, ethylbenzene, and xylene), 1.7 percent (63 samples) exceeded USEPA’s chronic aquatic life benchmark and 0.4 percent (16 samples) exceeded the acute toxicity benchmark (OSAT, 2010). All of these exceedances were within a 70-km (43-mi) radius of the spill site. Exceedences in sediment samples were confined to within 3 km (2 mi) of the spill site (OSAT, 2010). Depending on how long it remained in the water column, subsea oil plumes may have been well-dispersed and thoroughly degraded by biological action before contact with the seafloor.

Lubchenco et al. (2010) and The Federal Interagency Solutions Group (2010) estimated that up to 52 percent of the total spill volume remained at large in the GOM shortly after the Macondo well was capped on July 16, 2010 (in various forms: 16% chemically dispersed; 13% naturally dispersed; and 23% other). The majority of the seafloor of the Gulf of Mexico is covered in soft sediments. Oil released from the DWH event may have affected some of the organisms that live on or in these sediments. Direct
contact with high concentrations of oil may have resulted in acute toxicity to organisms. Exposures to lower concentrations may have resulted in sublethal impacts such as altered reproduction, growth, respiration, excretion, chemoreception, feeding, movement, stimulus response, and susceptibility to disease (Suchanek, 1993). It is important to note that the effects of oil exposure on soft-bottom benthos are anticipated to have only impacted a relatively small portion of the seafloor of the Gulf of Mexico. The greatest concentrations are expected to be near the wellhead and to decrease with distance from the source. As noted above, only sediments sampled within 3 km (2 mi) of the well site exceeded USEPA’s chronic aquatic life benchmark. In situations where soft-bottom infaunal communities were negatively impacted, recolonization by populations from neighboring soft-bottom substrate would be expected over a relatively short period of time for all size ranges of organisms, i.e., a matter of days for bacteria and probably less than 1 year for most macrofauna and megafauna species (Lu and Wu, 2006; Netto et al., 2009; Santos et al., 2009). This could take longer for areas affected by direct oil contact in higher concentrations.

A November 2010 report documents damage to a deepwater (1,400 m; 4,600 ft) coral (gorgonian) community 11 km (7 mi) to the southwest of the well, in the direction of travel and depth range of the subsea oil plume. Results are still pending but it appears that a coral community in the CPA about 15 m x 40 m (50 ft x 130 ft) in size was severely damaged, likely the result of contact with the subsea oil plume (Fisher, 2010; USDOI, BOEMRE, 2010j; OSAT, 2010). (For more details about this site, see Chapter 4.1.1.10.1) A major difference between this occurrence and likely effects on soft bottoms is that the coral community forms structures that protrude up into the water column. These upright corals would be affected by a passing oil plume in a way that a typical smooth soft bottom would not. Some chemosynthetic organisms (tubeworms) similarly form structure that is elevated above the seafloor, making them also susceptible to oiling from a passing oil plume. The oil plume would pass over smooth soft bottom without adhering to the sediment, continuing the process of biodegradation in mid-water and continuing to be dispersed over a wide area. Joye (2010) reports observation of seafloor conditions that appear to be sedimented oil in the area around the DWH event site (Harris, 2010). The report suggests extensive oil deposition based on the color of the upper sediments in seafloor cores. While this observation may have some merit, lab analyses for verification are pending. The visual appearance and coloration of Joyce’s cores are similar to typical cores of the seafloor in this area. The OSAT (2010) report verifies high concentrations of oil in 6 percent of sediment samples, confined to an area within 3 km (2 mi) of the well site.

Due to the transient nature of the plume, it may not be possible to determine the concentrations of oil or dispersant to which the deep-sea corals were exposed or for how long they were exposed. The hydrocarbon concentrations in the water column and subsea plume (Adercroft et al., 2010; Joint Analysis Group, 2010a; Lubchenco et al., 2010) were close to, and below, the values reported by others for dispersed oil in the upper water column after oil spills. Field studies on dispersants have indicated that dispersed surface oil may be between 20 ppm and 50 ppm at 1-5 m (3-16 ft) from the water’s surface (McAuliffe et al., 1981a; Lewis and Aurand, 1997). McAuliffe et al. (1981a) reported dispersed oil concentrations between 1 and 3 ppm at 9 m (30 ft) below the sea surface and 1 hour after treatment with dispersant. Lewis and Aurand (1997) reported dispersed oil concentrations <1 ppm at 10 m (33 ft) below the sea surface. Although McAuliffe et al. (1981a) and Lewis and Aurand (1997) did not address subsea plumes, the oil concentrations in the subsea plume appear to be similar to the concentrations reported from surface use of dispersants (Adercroft et al., 2010; Joint Analysis Group, 2010a; Lubchenco et al., 2010). It is possible that seafloor communities that produce structural relief, such as chemosynthetic and coral communities, were exposed to concentrations of oil in this range, or higher, which could induce negative impacts.

Studies and data are continuing to be developed in response to the DWH event. This information will likely be developed through the NRDA process. Unavailable information on the effects to chemosynthetic communities from the DWH event may be relevant to reasonably foreseeable significant impacts on chemosynthetic communities. The NRDA process is investigating impacts to chemosynthetic communities, but information collected to date has not been made available to the public. It may be years before this information becomes available, and certainly not within the timeframe of this Supplemental EIS process. It is not within BOEM’s ability to obtain this information, regardless of the costs involved. Nevertheless, BOEM believes that this incomplete or unavailable information would not be essential to a reasoned choice among alternatives because chemosynthetic communities are found throughout the Gulf.
and because they are in patchy distributions, minimizing the number that would be likely to be impacted by any single event. The BOEM subject-matter experts have included what credible scientific information is available, and applied it using accepted scientific methodologies.

**Chemosynthetic Communities**

A detailed description of the chemosynthetic communities can be found in Chapter 3.2.2.2.1 of the Multisale EIS. Additional information about chemosynthetic communities for the 181 South Area and any new information since the publication of the Multisale EIS is presented in Chapter 4.1.5.1.1 of the 2009-2012 Supplemental EIS. The following information is a summary of the resource description incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

Chemosynthetic communities are remarkable in that they utilize a carbon source independent of photosynthesis and the sun-dependent photosynthetic food chain that supports all other life on earth. Although the process of chemosynthesis is entirely microbial, chemosynthetic bacteria can support thriving assemblages of higher organisms. This is accomplished through symbiotic relationships in which the chemosynthetic bacteria live within the tissues of tube worms and bivalves and provide a food source for their hosts. The first discovery of deep-sea chemosynthetic communities including higher animals was unexpectedly made at hydrothermal vents in the eastern Pacific Ocean during geological explorations (Corliss et al., 1979). The principal organisms included tube worms, clams, and mussels that derive their entire food supply from symbiotic chemosynthetic bacteria, which obtain their energy needs from chemical compounds in the venting fluids. Similar communities were first discovered in the eastern Gulf of Mexico in 1983 at the bottom of the Florida Escarpment in areas of "cold" brine seepage (Paull et al., 1984). The fauna here was found to be generally similar to vent communities including tube worms, mussels, and rarely, vesicomyid clams.

Two groups fortuitously discovered chemosynthetic communities in the Gulf of Mexico concurrently in November 1984. During investigations by Texas A&M University to determine the effects of oil seepage on benthic ecology (until this investigation, all effects of oil seepage were assumed to be detrimental), bottom trawls unexpectedly recovered extensive collections of chemosynthetic organisms including tube worms and clams (Kennicutt et al., 1985). At the same time, LGL Ecological Research Associates, Inc. was conducting a research cruise as part of the Agency-funded, multiyear Northern Gulf of Mexico Continental Slope Study (LGL Ecological Research Associates, Inc. and Texas A&M University, 1986). Bottom photography resulted in clear images of vesicomyid clam chemosynthetic communities. Photography during the same LGL cruise also documented tube-worm communities in situ in the Gulf of Mexico for the first time (Boland, 1986) prior to the initial submersible investigations and firsthand descriptions of Bush Hill in 1986 (Rosman et al., 1987; MacDonald et al., 1989).

**Distribution**

There is a clear relationship between known hydrocarbon discoveries at great depth in the Gulf slope and chemosynthetic communities, hydrocarbon seepage, and authigenic minerals, including carbonates at the seafloor (Sassen et al., 1993a and 1993b). Chemosynthetic bacteria form living mats at seep sites and precipitate carbonates. While the hydrocarbon reservoirs are broad areas several kilometers beneath the Gulf, chemosynthetic communities occur in isolated areas with thin veneers of sediment only a few meters thick.

The northern Gulf of Mexico slope includes a stratigraphic section more than 10 km (6 mi) thick that has been profoundly influenced by salt movement. Mesozoic source rocks from Upper Jurassic to Upper Cretaceous generate oil in most of the Gulf slope fields (Sassen et al., 1993a and 1993b). Migration conduits supply fresh hydrocarbon materials through a vertical scale of 6-8 km (4-5 mi) toward the surface. The surface expressions of hydrocarbon migration are referred to as seeps. Geological evidence demonstrates that hydrocarbon and brine seepage persists in spatially discrete areas for thousands of years. The time scale for oil and gas migration (combination of buoyancy and pressure) from source systems is on the scale of millions of years (Sassen, 1998). Seepage from hydrocarbon sources through faults towards the surface tends to be diffused through the overlying sediment, carbonate outcroppings, and hydrate deposits so the corresponding hydrocarbon seep communities tend to be larger (a few hundred meters wide) than chemosynthetic communities found around the hydrothermal vents of the
Eastern Pacific (MacDonald, 1992). There are large differences in the concentrations of hydrocarbons at seep sites.

The widespread nature of Gulf of Mexico chemosynthetic communities was first documented during contracted investigations by the Geological and Environmental Research Group (GERG) of Texas A&M University for the Offshore Operators Committee (Brooks et al., 1986). The occurrence of chemosynthetic organisms dependent on hydrocarbon seepage has been documented in water depths as shallow as 290 m (951 ft) (Roberts et al., 1990) and as deep as 2,200 m (7,218 ft) (MacDonald, 1992). This depth range specifically places chemosynthetic communities in the deepwater region of the Gulf of Mexico, which is defined as water depths greater than 300 m (984 ft). Chemosynthetic communities are not found on the continental shelf. At least 69 communities are now known to exist in the Gulf (Figure 4-12). Although a systematic survey has not been done to identify all chemosynthetic communities in the Gulf, there is evidence indicating that many more such communities may exist. The depth limits of discoveries probably reflect the limits of exploration (lack of submersibles capable of depths over 1,000 m [3,281 ft]). MacDonald et al. (1993 and 1996) have analyzed remote-sensing images from space that reveal the presence of oil slicks across the north-central Gulf of Mexico. Results confirmed extensive natural oil seepage in the Gulf, especially in water depths greater than 1,000 m (3,281 ft). A total of 58 additional potential locations were documented where seafloor sources were capable of producing perennial oil slicks (MacDonald et al., 1996). Estimated seepage rates ranged from 4 to 70 bbl/day compared with less than 0.1 bbl/day for ship discharges (both normalized for 1,000 mi² [3,430 km²]). This evidence considerably increases the area where chemosynthetic communities dependent on hydrocarbon seepage may be expected.

The densest aggregations of chemosynthetic organisms have been found at water depths of around 500 m (1,640 ft) and deeper. The best known of these communities was named Bush Hill by the investigators who first described it (MacDonald et al., 1989). It is a surprisingly large and dense community of chemosynthetic tube worms and mussels at a site of natural petroleum and gas seepage over a salt diapir in Green Canyon Block 185. The seep site is a small knoll that rises about 40 m (131 ft) above the surrounding seafloor in water about 580 m (1,903 ft) deep.

**Stability**

According to Sassen (1998), the role of naturally occurring methane hydrates at chemosynthetic communities has been greatly underestimated. Gas hydrates are a unique and poorly understood class of chemical substances in which molecules of one material (in this case water in solid state—ice) form an open lattice that physically encloses molecules of a certain size (in this case—methane) in a cage-like structure without chemical bonding. The biological alteration of frozen gas hydrates was first discovered during the recent Agency-funded study *Stability and Change in Gulf of Mexico Chemosynthetic Communities* (Sager, 1997). It is hypothesized that the dynamics of hydrate alteration could play a major role as a mechanism for the regulation of the release of hydrocarbon gases to fuel biogeochemical processes and could also play a substantial role in community stability (MacDonald, 1998). Recorded bottom-water temperature excursions of several degrees in some areas such as the Bush Hill site (4-5 °C; [39-41 °F] at 500-m [1,640-ft] depth) are believed to result in dissociation of hydrates, resulting in an increase in gas fluxes (MacDonald et al., 1994). Although not as destructive as the volcanism at vent sites of the mid-ocean ridges, the dynamics of shallow hydrate formation and movement clearly affects sessile animals that form part of the seepage barrier. There is the potential for an entire layer of shallow hydrate to break free of the bottom and result in considerable impact to local communities of chemosynthetic fauna. At deeper depths (>1,000 m; >3,281 ft), the bottom-water temperature is colder (by approximately 3 °C [37 °F]) and undergoes less fluctuation. The formation of more stable and probably deeper hydrates influences the flux of light hydrocarbon gases to the surface, thus influencing the surface morphology and characteristics of chemosynthetic communities.

Powell (1995) reported on the notable uniqueness of each chemosynthetic community site. Through taphonomic studies (death assemblages of shells) and interpretation of seep assemblage composition from cores, Powell (1995) reported that, overall, seep communities were persistent over periods of 500-1,000 years. Some sites retained optimal habitat over geological time scales. Powell reported evidence of mussel and clam communities persisting in the same sites for 500-4,000 years. Powell also found that both the composition of species and trophic tiering of hydrocarbon seep communities tend to be fairly
constant across time, with temporal variations only in numerical abundance. He found few cases in which the community type changed (from mussel to clam communities, for example) or had disappeared completely. Faunal succession was not observed. Surprisingly, when recovery occurred after a past destructive event, the same chemosynthetic species reoccupied a site. There was little evidence of catastrophic burial events, but two such instances were found in mussel communities in Green Canyon Block 234.

Precipitation of authigenic carbonates and other geologic events will undoubtedly alter surface seepage patterns over periods of 1-2 years; although through direct observation, no changes in chemosynthetic fauna distribution or composition were observed at seven separate study sites (MacDonald et al., 1995). A slightly longer period (12 years) can be referenced in the case of Bush Hill, the first community described in situ in 1986. No mass die-offs or large-scale shifts in faunal composition have been observed over the 12-year history of research at this site.

**Biology**

MacDonald et al. (1990) has described four general community types. These are communities dominated by Vestimentiferan tube worms (*Lamellibrachia c.f. barhami* and *Escarpia.* sp.), mytilid mussels (Seep Mytilid Ia, Ib, and III, and others), vesicomyid clams (*Vesicomya cordata* and *Calyptogena ponderosa*), and infaunal lucinid or thyasirid clams (*Lucinoma* sp. or *Thyasira* sp.). These faunal groups tend to display distinctive characteristics in terms of how they aggregate, the size of aggregations, the geological and chemical properties of the habitats in which they occur and, to some degree, the heterotrophic fauna that occur with them. Many of the species found at these cold seep communities in the Gulf are new to science and remain undescribed. As an example, at least six different species of seep mussels have been collected, but none is yet described.

Individual lamellibrachid tube worms, the longer of two taxa found at seeps (the other is an *Escarpia*-like species but probably a new genus), can reach lengths of 3 m (10 ft) and live hundreds of years (Fisher et al., 1997). Growth rates determined from recovered marked tube worms have been variable, ranging from no growth of 13 individuals measured one year to a maximum growth of 20 mm/yr (0.8 in/yr) in a *Lamellibrachia* individual. Average growth rate was 2.5 mm/yr (0.1 in/yr) for the *Escarpia*-like species and 7.1 mm/yr (0.28 in/yr) for lamellibrachids. These are slower growth rates than those of their hydrothermal vent relatives, but *Lamellibrachia* individuals can reach lengths 2-3 times that of the largest known hydrothermal vent species. Lamellibrachid tube worms over 3 m (10 ft) long have been collected on several occasions. Tube worms of this length are probably over 400 years old (Fisher, 1995). Vestimentiferan tube worm spawning is not seasonal and recruitment is episodic.

Growth rates for methanotrophic mussels at cold seep sites have been reported (Fisher, 1995). General growth rates were found to be relatively high. Adult mussel growth rates were similar to mussels from a littoral environment at similar temperatures. Fisher also found that juvenile mussels at hydrocarbon seeps initially grow rapidly, but the growth rate drops markedly in adults; they grow to reproductive size very quickly. Both individuals and communities appear to be very long lived. These methane-dependent mussels have strict chemical requirements that tie them to areas of the most active seepage in the Gulf of Mexico. As a result of their rapid growth rates, mussel recolonization of a disturbed seep site could occur relatively rapidly. There is some early evidence that mussels also have some requirement of a hard substrate and could increase in numbers if suitable substrate is increased on the seafloor (Fisher, 1995).

Unlike mussel beds, chemosynthetic clam beds may persist as a visual surface phenomenon for an extended period without input of new living individuals because of low dissolution rates and low sedimentation rates. Most clam beds investigated by Powell (1995) were inactive, with little sign of growth. Living individuals were rarely encountered. Powell reported that, over a 50-year time span, local extinctions and recolonization should be gradual and exceedingly rare.

Extensive mats of free-living bacteria are also evident at hydrocarbon seep sites. These bacteria may compete with the major fauna for sulfide and methane energy sources and may also contribute substantially to overall production (MacDonald, 1998). The white, nonpigmented mats were found to be an autotrophic sulfur bacteria *Beggiatoa* species, and the orange mats possessed an unidentified nonchemosynthetic metabolism (MacDonald, 1998).
Preliminary information has been presented by Carney (1993) concerning the nonchemosynthetic animals (heterotrophs) found in the vicinity of hydrocarbon seeps. Heterotrophic species at seep sites are a mixture of species unique to seeps (particularly molluscs and crustacean invertebrates) and those that are a normal component from the surrounding environment. Carney reports a potential imbalance that could occur as a result of chronic disruption. Because of sporadic recruitment patterns, predators could gain an advantage, resulting in exterminations in local populations of mussel beds.

**Detection**

Chemosynthetic communities cannot be reliably detected directly using geophysical techniques; however, hydrocarbon seeps and chemosynthetic communities living on them modify the near-surface geological characteristics in ways that can be remotely detected. These known sediment modifications include the following: (1) precipitation of authigenic carbonate in the form of micronodules, nodules, or rock masses; (2) formation of gas hydrates; (3) modification of sediment composition through concentration of hard chemosynthetic organism remains (such as shell fragments and layers); (4) formation of interstitial gas bubbles or hydrocarbons; and (5) formation of depressions or pockmarks by gas expulsion. These features give rise to acoustic effects such as wipeout zones (no echoes), hard bottoms (strongly reflective echoes), bright spots (reflection enhanced layers), or reverberant layers (Behrens, 1988; Roberts and Neurauter, 1990). Potential locations for most types of communities can be determined by careful interpretation of these various geophysical modifications, but to date, the process remains imperfect and confirmation of living communities requires direct visual techniques.

As part of the Agency-funded study, *Stability and Change in Gulf of Mexico Chemosynthetic Communities*, Sager (1997) characterized the geophysical responses of seep areas that support chemosynthetic communities so that a protocol has been refined to use geophysical remote-sensing techniques to locate chemosynthetic communities reliably. One objective is to use geophysical mapping techniques to reduce the seafloor area that may require searching by much slower and expensive near-bottom techniques.

### 4.1.1.9.2. Impacts of Routine Events

**Background/Introduction**

A detailed description of the possible impacts from routine activities associated with the CPA proposed action on chemosynthetic communities is presented in Chapter 4.2.2.1.4.2.1 of the Multisale EIS and in Chapter 4.1.5.2.1 of the 2009-2012 Supplemental EIS.

Chemosynthetic communities are susceptible to physical impacts from drilling discharges, structure placement (including templates or subsea completions), anchoring, and pipeline installation. In deep water as opposed to shallower areas on the continental shelf, discharges of drilling fluids and cuttings at the sea surface are spread across broad areas of the seafloor and are generally distributed in thinner accumulations. The physical disturbances by structures themselves are typically limited to anchors for holding floating drilling or production facilities over the well sites. Anchors from support boats and ships (or any buoys set out to moor vessels), floating drilling units, barges used for construction of platform structures, pipelaying vessels, and pipeline repair vessels also cause disturbances to small areas of the seafloor. Normal pipelaying activities in deep water could impact areas of chemosynthetic organisms if the pipeline crossed the organisms (pipeline burial is not required at depths where chemosynthetic communities are found).

The policies described in NTL 2009-G40 greatly reduce the risk of these physical impacts by requiring avoidance of potential chemosynthetic communities identified on required geophysical survey records or by requiring photodocumentation to establish the absence of chemosynthetic communities prior to approval of the structure or pipeline emplacement.

**Proposed Action Analysis**

Chemosynthetic communities could be found in the deeper water areas of the CPA (i.e., Subareas C200–400, C400–800, C800–1600, C1600–2400, and C>2400 m). The levels of projected activity in deep water as a result of the CPA proposed action are shown in Table 3-2. There would be an estimated...
10-16 production structures ranging from small subsea developments to large developments involving floating, fixed, or subsea structures installed during the 40-year analysis period in the deepwater (>200 m; 656 ft) portions of the CPA as a result of the proposed action.

The NTL 2009-G40 describes BOEM’s policy to search for and avoid dense chemosynthetic communities or areas that have a high potential for supporting these community types, as interpreted from geophysical records. The policies in the NTL are exercised on all applicable leases and are not optional protective measures. The requirements and discussion of the effectiveness of the NTL are presented in Chapter 4.2.2.1.4.2.1 of the Multisale EIS and in Chapter 4.1.5.2.1 in the 2009-2012 Supplemental EIS. Previous NTL 2000-G20 is superseded by NTL 2009-G40; the major difference in policy with the newer NTL is that it applies to waters as shallow as 300 m (984 ft), and the avoidance distance for muds and cuttings discharge is now 2,000 ft (610 m) from a potential high-density community.

With the CPA proposed action, when geophysical survey information indicates the potential presence of chemosynthetic communities, the biological review process and use of NTL 2009-G40 would apply. This would result in a greatly reduced probability of any impacts occurring.

Summary and Conclusion

Chemosynthetic communities are susceptible to physical impacts from structure placement (including templates or subsea completions), anchoring, and pipeline installation. Without mitigation measures, these activities could result in smothering by the suspension of sediments or the crushing of organisms residing in these communities. Because of the avoidance policies described in NTL 2009-G40, the risk of these physical impacts is greatly reduced by requiring the avoidance of potential chemosynthetic communities. Information included in required hazards surveys for oil and gas activities depicts areas that could potentially harbor chemosynthetic communities. This allows BOEM to require avoidance of any areas that are conducive to chemosynthetic growth.

The BOEM has reexamined the analysis for impacts to chemosynthetic communities presented in the Multisale EIS and in the 2009-2012 Supplemental EIS, based on the additional information presented above. No substantial new information was found that would alter the overall conclusion that impacts on chemosynthetic communities from routine activities associated with the CPA proposed action would be minimal to none.

4.1.1.9.3. Impacts of Accidental Events

Background/Introduction

A detailed description of accidental impacts upon chemosynthetic benthic communities can be found in Chapter 4.4.4.2.1 of the Multisale EIS and in Chapter 4.1.5.3.1 of the 2009-2012 Supplemental EIS. The following is a summary of that information with consideration of new information found since publication of the Multisale EIS and the 2009-2012 Supplemental EIS.

Accidental events that could impact chemosynthetic communities are primarily limited to seafloor blowouts. Surface oil and chemical spills are not considered to be a potential source of measurable impacts on chemosynthetic communities because of the water depths at which these communities are located. A blowout at the seafloor could create a crater and could resuspend and disperse large quantities of bottom sediments within a 300-m (984-ft) radius from the blowout site. This buries organisms located within that distance to some degree. The application of avoidance criteria for chemosynthetic communities recommended by NTL 2009-G40 precludes the placement of a well within 610 m (2,000 ft) of any suspected site of a chemosynthetic community.

All known reserves in the Gulf of Mexico have specific gravity characteristics that would preclude oil from sinking immediately after release at a blowout site. As discussed in Chapter 4.3.1.5.4 of the Multisale EIS, oil discharges that occur at the seafloor from a pipeline or loss of well control would rise in the water column and surface almost directly over the source location, thus not impacting sensitive deepwater communities. Therefore, the oil is expected to rise to the sea surface under natural conditions. This behavior is modified when dispersants are applied to the oil on the sea surface or at depth, causing the oil to mix with water. The dispersed oil then begins to biodegrade and may flocculate with particulate matter in the water column, promoting sinking of the particles. The potential for weathered components
from a surface slick, not treated with dispersants, to reach a deepwater community in any measurable volume would be very small.

Studies indicate that periods as long as hundreds of years are required to reestablish a chemosynthetic seep community once it has disappeared (depending on the community type); although it may reappear relatively quickly once the process begins, as in the case of a mussel community. Tube-worm communities may be the most sensitive of all communities because of the combined requirements of hard substrate and active hydrocarbon seepage. Mature tube-worm bushes have been found to be several hundred years old. There is evidence that substantial impacts on these communities could permanently prevent reestablishment, particularly if hard substrate required for recolonization was buried.

**Proposed Action Analysis**

For water depths >300 m (984 ft), 85-102 blowouts are estimated for the CPA proposed action over the 2007-2046 period (Table 4-6 of the Multisale EIS). The application of avoidance criteria for chemosynthetic communities recommended by NTL 2009-G40 should preclude any impact from a blowout at a minimum distance of 610 m (2,000 ft), which is beyond the distance of expected benthic disturbance. Resuspended bottom sediments transported by near-bottom currents could reach chemosynthetic communities located beyond 610 m (2,000 ft) and potentially impact them by burial or smothering. Oil treated with dispersant on the sea surface or at depth can mix with the water column and be carried by currents to contact chemosynthetic communities.

The risk of various sizes of oil spills occurring in the CPA is presented in Table 3-5. The possibility of a spill >10,000 bbl in the CPA is estimated to be up to one spill in the 40-year period for the proposed action. The possibility of oil from a surface spill reaching depth of 300 m (984 ft) or greater in any measurable concentration is very small. A catastrophic spill, like the DWH event, could affect chemosynthetic community habitat if oil is ejected into deep water under high pressure, resulting in vigorous turbulence and the formation of micro-droplets or if dispersants are applied on the sea surface or at depth (Appendix B). The dispersed oil would be suspended in the water column and would begin to dissolve, flocculate with particulate matter until it becomes heavy enough to sink and contact the seafloor, or biodegrades. Since oil plumes would be carried by underwater currents, the impacts would be distributed in a line from the source toward the direction that the water currents travel. Epibenthic organisms that protrude above the sediment may be exposed to oil droplets in the water column or at the sediment/water interface. Oil plumes reaching chemosynthetic communities could cause oiling of organisms, resulting in the death of entire populations on localized sensitive habitats. Chemosynthetic communities form structure that protrudes up into the water column that could be affected by a passing oil plume in a way that a typical smooth soft bottom would not. The oil plume would pass over smooth soft bottom without adhering to the sediment, continuing the process of biodegradation in mid-water and continuing to be dispersed over a wide area. Dispersed oil could also come in contact with burrowing benthic organisms that protrude up into the water column (e.g., bivalves, sea pens, burrowing cerianthid anemones, etc). However, during periods of poor water quality (e.g., the passage of an oil plume), benthic filter or suspension feeders have the ability to simply withdraw into the substrate until water quality improves. These potential impacts would be localized due to the directional movement of oil plumes by the water currents and because the sensitive habitats have a scattered, patchy distribution. Habitats directly in the path of the oil plume when the oil contacts the seafloor would be affected. In addition, sublethal effects are possible for communities that receive a lower level of impact. These effects could include temporary lack of feeding, expenditure of energy to remove the oil, loss of gametes and reproductive delays, loss of tissue mass, and similar effects.

**Summary and Conclusion**

Chemosynthetic communities could be susceptible to physical impacts from a blowout depending on bottom-current conditions. The guidance provided in NTL 2009-G40 greatly reduce the risk of these physical impacts. It clarifies the requirement to avoid potential chemosynthetic communities identified on the required geophysical survey records or photodocumentation to establish the absence of chemosynthetic communities prior to approval of the structure emplacement. The 2,000-ft (610-m) avoidance required would protect sensitive communities from heavy sedimentation, with only light sediment components able to reach the communities in small quantities.
Studies indicate that periods as long as hundreds of years are required to reestablish a seep community once it has disappeared (depending on the community type). There is evidence that substantial impacts on these communities could permanently prevent reestablishment, particularly if hard substrate required for recolonization was buried by resuspended sediments from a blowout.

Potential accidental impacts from the CPA proposed action are expected to cause little damage to the ecological function or biological productivity of widespread, low-density chemosynthetic communities. The rarer, widely scattered, high-density, Bush Hill-type chemosynthetic communities located at more than 610 m (2,000 ft) away from a blowout could experience minor impacts from resuspended sediments. However, the possibility of oil from a surface spill reaching a depth of 300 m (984 ft) or greater in any measurable concentration is very small. If dispersants are applied to an oil spill or if oil is ejected into deep water under high pressure, resulting in vigorous turbulence and the formation of micro-droplets, oil would mix into the water column, be carried by underwater currents, and eventually contact the seafloor where it may impact patches of chemosynthetic community habitat in its path. Any epibenthic organisms that protrude up into the water column would be particularly susceptible to damage from a passing oil plume (if the oil plume is at the seafloor). These potential impacts would be localized due to the directional movement of oil plumes by the water currents and because the sensitive habitats have a scattered, patchy distribution.

The BOEM has reexamined the analysis for impacts to chemosynthetic communities presented in the Multisale EIS and the 2009-2012 Supplemental EIS, based on the additional information presented above. No substantial new information was found to indicate that accidental impacts associated with the CPA proposed action would result in more than minimal impacts to chemosynthetic communities because of the NTL 2009-G40 guidelines. One exception would be in the case of a catastrophic spill (Appendix B) combined with the application of dispersant, producing the potential to cause devastating effects on local patches of habitat in the path of subsea plumes where they contact the seafloor. If such an event were to occur, it could take hundreds of years to reestablish the chemosynthetic community in that location.

4.1.1.9.4. Cumulative Impacts

Background/Introduction

A detailed description of cumulative impacts upon deepwater benthic communities of the CPA can be found in Chapter 4.5.4.2 of the Multisale EIS and in Chapter 4.1.5.4 of the 2009-2012 Supplemental EIS. The following is a summary of the information presented in the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

Cumulative factors considered to impact the deepwater benthic communities of the Gulf of Mexico include both oil- and gas-related and non-oil- and non-gas-related activities. The latter type of impacting factors includes activities such as fishing and trawling at a relatively small scale, and large-scale factors such as storm impacts and climate change.

There are essentially only three fish (or “shellfish”) species considered important to deepwater commercial bottom fisheries—the yellowedge grouper, tilefish, and royal red shrimp. Each of these is discussed in Chapter 4.5.4.2 of the Multisale EIS. Unlike other areas in the Atlantic and in Europe, bottom fishing and trawling efforts in the deeper water of the CPA are currently minimal, and impacts to deepwater benthic communities are negligible.

Other regional non-oil- and non-gas-related sources of cumulative impact to deepwater benthic communities would be possible, but they are considered unlikely to occur. Essentially no anchoring from non-OCS-related activities occurs at the deeper water depths considered for these resources (>300 m; 984 ft). Some impacts are highly unlikely yet not impossible, such as the sinking of a ship or barge resulting in collision or contaminant release directly on top of a sensitive, high-density chemosynthetic community.

The greatest potential for cumulative adverse impacts to occur to the deepwater benthic communities would come from those OCS-related, bottom-disturbing activities associated with pipeline and platform emplacement (including templates and subsea completions), associated anchoring activities, discharges of muds and cuttings, and seafloor blowout accidents. The potential impacts to deepwater benthic communities from these activities were discussed in detail in Chapter 4.5.4.2 of the Multisale EIS.

As exploration and development continue on the Federal OCS, activities have moved farther into the deeper water areas of the Gulf of Mexico. With this trend comes the certainty that increased development
would occur on discoveries throughout the entire depth range of the CPA; these activities would be accompanied by limited unavoidable impacts to the soft-bottom deepwater benthos from bottom disturbances and disruption of the seafloor from associated activities. The extent of these disturbances would be determined by the intensity of development in these deepwater regions, the types of structures and mooring systems used, and the effective application of the avoidance criteria as described in NTL 2009-G40 (USDOI, MMS, 2009c). All activity levels for the cumulative scenario in the CPA are shown in Table 4-6 of the Multisale EIS. For the CPA deepwater offshore Subareas C200-400, C400-800, C800-1600, C1600-2400, and C>2400, there are currently an estimated 39-84 exploration and delineation wells and 253-458 development wells to be drilled and 10-16 production structures to be installed through the 40-year analysis period (Table 3-2).

Routine discharges of drilling muds and cuttings have been documented to reach the seafloor in water depths >300 m (984 ft) and the impacts have been analyzed in the Multisale EIS, including the results from a study by CSA (2006b), Effects of Oil and Gas Exploration and Development at Selected Continental Slope Sites in the Gulf of Mexico. Potential local cumulative impacts could result from accumulations of muds and cuttings resulting from consistent hydrographic conditions and drilling of multiple wells from the same location, causing concentrations of material in a single direction or “splay.” It is not expected that detectable levels of muds and cuttings discharges from separate developments or from adjacent lease blocks would act as a cumulative impact to deepwater benthic communities, due to their physical separation and great water depths.

Numerous new chemosynthetic communities were discovered and explored using the submersible Alvin in 2006 and with the remotely operated vehicle Jason II in 2007 as part of the recent Agency-funded study, Investigations of Chemosynthetic Communities on the Lower Continental Slope of the Gulf of Mexico: Interim Report 2 (Brooks et al., 2009). These new communities were targeted using the same procedures integral to the biological review process and the use of NTL 2009-G40 targeting areas of potential community areas to be avoided by impacting oil and gas activities.

A blowout at the seafloor could resuspend large quantities of bottom sediments and even create a large crater, destroying any organisms in the area. Structure removals and other bottom-disturbing activities could resuspend bottom sediments, but not at magnitudes as great as blowout events. Subsea structure removals are not expected in water depths >800 m (2,625 ft), in accordance with 30 CFR 250. The distance of separation provided by adherence to the guidelines of NTL 2009-G40 would protect chemosynthetic communities from sedimentation effects of deepwater blowouts. It is reported that chemically dispersed surface oil from the DWH event remained in the top 6 m (20 ft) of the water column where it mixed with surrounding waters and biodegraded (Lubchenco et al., 2010). Data from other studies on dispersant usage on surface plumes indicate that a majority of the dispersed oil remained in the top 10 m (33 ft) of the water column, with 60 percent of the oil in the top 2 m (7 ft) (McAuliffe et al., 1981a). Therefore, oil spills on the sea surface are expected to have little to no effect on deepwater communities.

Subsea oil plumes resulting from a seafloor blowout could affect sensitive deepwater communities. This could happen if oil is ejected into deep water under high pressure, resulting in vigorous turbulence and the formation of micro-droplets, but it is especially true if dispersants are applied at depth. A recent report documents damage to a deepwater coral community in an area that oil plume models predicted as the direction of travel for subsea oil plumes from the DWH event. Results are still pending but it appears that a coral community about 15 m x 40 m (50 ft x 130 ft) in size was severely damaged, possibly the result of oil impacts (USDOI, BOEMRE, 2010j). Such blowouts are rare and may not release catastrophic quantities of oil. Oil that is released would be carried in whatever direction the water currents flow. This directional flow could only affect seafloor habitats that are downstream from the source. Sensitive deepwater communities appear to be widely scattered and not as rare as previously expected. Recent BOEM analyses of seafloor remote-sensing data indicate over 15,000 locations in the deep GOM that represent potential hard-bottom habitats. While it is likely that any subsea oil plume traveling more than a few miles on the deep seafloor would encounter at least one of these potential habitats, it would result in a localized effect that is not expected to alter the wider population of the GOM.

In cases where high-density communities are subjected to greatly dispersed cumulative discharges or suspended sediments, the impacts are most likely to be sublethal in nature and limited in areal extent. The impacts to ecological function of high-density communities would be minor; minor impacts to ecological relationships with the surrounding benthos would also be likely.
Because of the great water depths, treated sanitary wastes and produced waters are not expected to have any adverse cumulative impacts to any deepwater benthic communities. These effluents would undergo a great deal of dilution and dispersion before reaching the bottom, if ever.

Oil and chemical spills (potentially from non-OCS-related activities) are not considered to be a potential source of measurable impacts on any deepwater communities because of water depth. Oil spills from the surface would tend to float. Oil discharges at depth or on the bottom would tend to rise in the water column and similarly not impact the benthos unless dispersants are applied at depth.

Deepwater coral and other hard-bottom communities not associated with chemosynthetic communities are also expected to be protected from cumulative impacts by general adherence to guidance described in NTL 2009-G40 and the shallow hazards NTL 2008-G05, due to the avoidance of areas represented as hard bottom on surface anomaly maps derived from 3D seismic records (USDOI, MMS, 2008c and 2009c). Biological reviews are performed on all deepwater plans (exploration and production) and pipeline applications, which include an analysis of maps and the avoidance of hard-bottom areas that are also one of several important indicators for the potential presence of chemosynthetic communities.

Summary and Conclusion

Cumulative impacts to deepwater communities in the Gulf of Mexico from sources other than OCS activities are considered negligible. The most serious, impact-producing factor threatening chemosynthetic communities is physical disturbance of the seafloor, which could destroy the organisms of these communities. Such disturbance would most likely come from those OCS-related activities associated with pipelaying, anchoring, structure emplacement, and seafloor blowouts. Drilling discharges and resuspended sediments have a potential to cause minor, mostly sublethal impacts to chemosynthetic communities, but substantial accumulations could result in more serious impacts. Seafloor disturbance is considered to be a threat only to the high-density communities; widely distributed low-density communities would not be at risk. Possible catastrophic oil spills due to seafloor blowouts have the potential to devastate localized deepwater benthic habitats. However, these events are rare and would only affect a small portion of the sensitive benthic habitat in the GOM. Recent analyses reveal over 15,000 possible hard-bottom locations across the deepwater GOM. Guidance provided in NTL 2009-G40 describes required surveys and avoidance prior to drilling or pipeline installation and would greatly reduce risk. New studies have refined predictive information and confirmed the effectiveness of these provisions throughout all depth ranges of the Gulf of Mexico (Brooks et al., 2009). With the dramatic success of this project, confidence is increasing regarding the use of geophysical signatures for the prediction of chemosynthetic communities.

Activities unrelated to the OCS Program include fishing and trawling. Because of the water depths in these areas (>300 m; 984 ft) and the low density of potentially commercially valuable fishery species, these activities are not expected to impact deepwater benthic communities. Regionwide and even global impacts from CO₂ build-up and proposed methods to sequester carbon in the deep sea (e.g., ocean fertilization) are not expected to have major impacts to deepwater habitats in the near future. More distant scenarios could include severe impacts.

The proposed activities in the CPA considered under the cumulative scenario are expected to cause little damage to the ecological function or biological productivity of the widespread, low-density chemosynthetic communities. The rarer, widely scattered, high-density, Bush Hill-type chemosynthetic communities could experience isolated minor impacts from drilling discharges or resuspended sediments, with recovery expected within several years, but even minor impacts are not expected. Major impacts to localized benthic habitat are possible in the event of a catastrophic blowout on the seafloor. If physical disturbance (such as anchor damage) or extensive burial by muds and cuttings were to occur to high-density, Bush Hill-type communities, impacts could be severe, with recovery time as long as 200 years for mature tube-worm communities. There is evidence that substantial impacts on these communities would permanently prevent reestablishment. The severity of such an impact is such that there would be incremental losses of productivity, reproduction, community relationships, overall ecological functions of the community, and incremental damage to ecological relationships with the surrounding benthos.

The incremental contribution of the CPA proposed action to cumulative impacts is expected to be slight and to result from the effects of the possible impacts caused by physical disturbance of the seafloor.
and minor impacts from sediment resuspension or drill cutting discharges. Adverse impacts would be limited but not completely eliminated by adherence to guidelines in NTL 2009-G40.

Although OCS activities are the primary impact-producing factors for these communities, the incremental contribution of the CPA proposed action to cumulative impacts is expected to be minimal. The BOEM’s protective measures would minimize the possible impacts caused by physical disturbance of the seafloor and minor impacts from sediment resuspension or drill cutting discharges, through avoidance. Adverse impacts will be limited but not completely eliminated by adherence to guidelines in NTL 2009-G40.

4.1.1.10. Nonchemosynthetic Deepwater Benthic Communities

4.1.1.10.1. Description of the Affected Environment

A description of the continental slope and deepwater resources can be found in the introduction to chemosynthetic communities in Chapter 4.1.1.9 of this Supplemental EIS and in Chapter 3.2.2.2 of the Multisale EIS. Additional information for the 181 South Area and any new information since the publication of the Multisale EIS can be found in Chapter 4.1.5.1 of the 2009-2012 Supplemental EIS. The following information is a summary of the resource description incorporated from the Multisale EIS and the Supplemental EIS, and new information that has become available since both documents were prepared.

Deepwater Coral Benthic Communities

Deepwater corals are relatively rare examples of deepwater communities that would not be expected considering the fact that the vast majority of the deep GOM continental slope is made up of soft silt and clay sediments. Hermatypic (reef-building) corals contain photosynthetic algae and cannot live in deepwater environments; however, many ahermatypic corals can live on suitable substrates (hardgrounds) in these environments. Scleractinian corals are recognized in deepwater habitats, but there is little information regarding their distribution or abundance in the Gulf (USDOI, MMS, 2000, p. IV-14). Scleractinian corals may occupy isolated hard-bottom habitats but usually occur in association with high-density chemosynthetic communities that often are situated on carbonate hardgrounds.

Deepwater coral communities are now known to occur in many locations in the deep GOM (>300 m; 984 ft); one example is represented by what was reported as a deepwater coral reef by Moore and Bullis (1960). In an area measuring 300 m (984 ft) in length and more than 20 nmi (23 mi; 37 km) from the nearest known chemosynthetic community (likely in Viosca Knoll Block 906), a 1955 trawl collection from a depth of 421-512 m (1,381-1,680 ft) retrieved more than 300 lb (136 kg) of the scleractinian coral *Lophelia pertusa*.

The “rediscovery” of the Moore and Bullis site was notable. Prior to a NR 1 Navy submersible cruise in 2002, there was a need to identify potential study sites for deepwater corals. The location sampled by Moore and Bullis had not been revisited since their trawl in 1955. The rough location given in their paper (29°5′ N. latitude, 88°19′ W. longitude; Moore and Bullis, 1960) was located in a soft-bottom environment. A biologist with BOEM used this location as a starting point and utilized the BOEM in-house 3-D seismic database depicting seafloor bathymetry and hard-bottom features in the region. Approximately 5 nmi (6 mi; 9 km) to the west of the published location, there was a striking set of features including a narrow canyon that closely matched the fathometer tracing and depth of a feature illustrated in Moore and Bullis (1960). A number of potential high-reflectivity target locations across the canyon were provided for the NR 1 project. Although no *Lophelia* coral was found in the canyon, a spectacular habitat including *Lophelia* and a variety of antipatharian “black corals” (some up to 3 m (9.8 ft) in height) was found while investigating the shallowest of the hard-bottom features located nearby in Viosca Knoll Block 862. It is not known if this peak was along the Moore and Bullis trawl track.

A large coral community (*L. pertusa*) was also discovered in Viosca Knoll Block 826 at a depth of 434 m (1,424 ft) by LGL Ecological Research Associates, Inc. while doing a chemosynthetic community environmental survey for Oryx Energy in 1990 (LGL Ecological Research Associates, Inc., 1990). Individual coral colonies at this site attain 1.5-2 m (5-7 ft) in height and width and up to 3-4 m (10-13 ft) in length. A large portion of the coral colonies are living. It was subsequently studied by submersible in the following years, 1991 and 1992, as well as numerous occasions since and is described in detail in
Schroeder (2002). These deepwater coral habitats have since been shown to be much more extensive and important to the support of diverse communities of associated fauna than previously known in the GOM. This community in Viosca Knoll Block 826 remains the largest and best developed Lophelia community known in the northern GOM. This type of unusual and unexpected community may exist in many other areas of the deep GOM. Although Lophelia is best represented in water depths of the upper slope, it has been reported as deep as 3,000 m (9,842 ft) in some parts of the world. Additional studies funded by BOEM are in progress or in earlier stages of development that will further investigate the distribution of deepwater corals and other important nonchemosynthetic communities in the deep GOM.

As described previously, hard substrate originating from the Florida Escarpment appears to be exposed both at the upper crest of the escarpment at a depth of 1,600 m (5,248 ft) as well as an accumulation of probable talus at the bottom of the escarpment at a depth of 2,800 m (9,184 ft). If these reflective targets from 3D seismic are indeed exposed hard substrate, they could very possibly be colonized by a variety of deep-sea organisms including scleractinian corals. Although deeper than the high-density colonies of the upper slope, these depths are not prohibitive to a variety of coral development, including Lophelia and Madrepora. A relatively large accumulation of Madrepora was discovered during the recent Agency-funded study “Chemo III” in Green Canyon Block 852 at a depth of 1,448 m (4,749 ft), very similar to the depth of the top of the escarpment (Brooks et al., 2009). Considering the depth of this resource, >300 m (984 ft), these deepwater communities would be beyond the impacts from severe storms or hurricanes, and there has been no alteration of these communities caused from surface storms, including the severe hurricane season of 2005.

Deepwater Horizon Event

The DWH event released an estimated 4.9 million bbl of oil into the water over a period of 87 days. Extensive literature, Internet, and database searches have been conducted for results of scientific data. Although many research cruises have occurred, very few scientific results have been published as of this writing. Descriptions of studies completed or in progress are discussed in the previous section on chemosynthetic communities (Chapter 4.1.1.9). Possible impacts to nonchemosynthetic communities are discussed below.

Much of the oil was treated with dispersant at the sea surface and at the source in 1,500-m (5,000-ft) water depth. The dispersed oil mixed with the water; its movement was dictated by water currents, density, and the physical processes of degradation. Following the spill, oil was detected in the CPA in a subsurface plume between water depths of 1,100 and 1,300 m (3,600 and 4,265 ft) to the southwest of the spill site (OSAT, 2010). It is important to note that the movement of oil was directional, with the water currents, thus potentially affecting only habitats downcurrent from the well. Of approximately 1,000 water samples collected in deep water (up to 350 km [220 mi] from the well site) and analyzed for volatile organic compounds (benzene, toluene, ethylbenzene, and xylene), 1.7 percent (63 samples) exceeded USEPA’s chronic aquatic life benchmark and 0.4 percent (16 samples) exceeded the acute toxicity benchmark (OSAT, 2010). All of these exceedences were within a 70-km (43-mi) radius of the spill site. Exceedances in sediment samples were confined to within 3 km (2 mi) of the spill site (OSAT, 2010). Depending on how long it remained in the water column, subsea oil plumes may have been well-dispersed and thoroughly degraded by biological action before contact with the seafloor.

There have been no experiments showing the response of deepwater corals to oil exposure. Experiments with shallow tropical scleractinian corals indicate that corals have a high tolerance to oil exposure. The mucus layers on coral resist penetration of oil and slough off the contaminant. Longer exposure times and areas of tissue where oil adheres to the coral are more likely to result in tissue damage and death of polyps. Corals with branching growth forms appear to be more susceptible to damage from oil exposure (Shigenaka, 2001). The most common deepwater coral in the GOM, Lophelia pertusa, is also a branching species. In addition, tests on a shallow tropical soft coral indicate relatively low toxic effects to the coral, suggesting that deepwater soft corals may have a similar response (Cohen et al., 1977). Deepwater coral response to exposure to oil from the DWH event would vary, depending on the level of exposure.

Epibenthic organisms that protrude above the sediment may have been exposed to oil droplets in the water column or at the sediment/water interface. A recent report documents damage to a deepwater (1,400 m, 4,600 ft) coral (gorgonian) community 11 km (7 mi) to the southwest of the well, in the
direction of travel and depth range of the subsea oil plume. Results are still pending but it appears that a coral community in the CPA about 15 m x 40 m (50 ft x 130 ft) in size was severely damaged, likely the result of contact with the subsea oil plume (Fisher, 2010; USDOI, BOEMRE, 2010j; OSAT, 2010). Many of the gorgonians in the affected area were dead or dying, had areas bare of tissue, were covered with brown material, and had tissue falling off their skeletons (Fisher, 2010; Fisher, 2011). A colony of stony coral, Madrepora sp. (400 m; 1,300 ft away), did not appear to be as severely impacted, but there was some brown material on the coral along with sloughing tissue and abundant mucous (Fisher, 2010 and 2011; USDOI, BOEMRE, 2010j). Two repeat visits to the gorgonian site in December 2010 and March 2011 revealed that the impacted coral did not appear to be improving, and hydrozoans were beginning to grow on the areas where corals died, which could introduce competition and secondary infection into the area (Fisher, 2011).

Although coral was damaged 11 km (7 mi) from the well, sediment cores collected from this location did not contain levels of oil that exceeded USEPA’s aquatic life benchmarks (OSAT, 2010). A probable explanation for the detrimental impacts to corals, in the absence of USEPA’s aquatic life benchmark exceedances, is that the coral community forms structure that protrudes up into the water column that would be affected by a passing oil plume in a way that a typical smooth soft bottom would not. The oil plume would pass over smooth soft bottom without adhering to the sediment, continuing the process of biodegradation in mid-water and continuing to be dispersed over a wide area. Dispersed oil could also come in contact with burrowing benthic organisms that protrude up into the water column (e.g., bivalves, sea pens, burrowing cerianthid anemones, etc). However, during periods of poor water quality (e.g., the passage of an oil plume), benthic filter or suspension feeders have the ability to simply withdraw into the substrate until water quality improves.

Due to the transient nature of the plume, it may not be possible to determine the concentrations of oil or dispersant to which the deep-sea corals were exposed or for how long they were exposed. Field studies on dispersants have indicated that dispersed surface oil may be between 20 ppm and 40-50 ppm at 1-5 m (3-16 ft) from the water’s surface (McAuliffe et al., 1981a; Lewis and Aurand, 1997). It is possible that the gorgonians were exposed to concentrations of oil in this range, or higher, which could induce negative impacts in corals (Lewis, 1971; Cohen et al., 1977; Reimer, 1975; Peters et al., 1981; Loya and Rinkevich, 1979; Rinkevich and Loya, 1977; Guzmán and Holst, 1993; Cook and Knap, 1983; Dodge et al., 1984; Burns and Knap, 1989; Jackson et al., 1989; Loya, 1976b; Guzmán et al., 1994; Kushmoro et al., 1997; Loya, 1975; Wyers et al., 1986; Knap et al., 1983; Elgershuizen & De Kruijff, 1976; Bak and Elgershuizen, 1976; Shafir et al., 2007).

Comunities exposed to concentrated oil may have experienced detrimental effects including death of affected organisms, tissue damage, lack of growth, interruption of reproductive cycles, and loss of gametes. Median levels of exposure to dispersed oil in a partly degraded condition may have resulted in effects similar to those for shallow tropical corals, with often no discernable effects other than temporary contraction and some sloughing of mucus. Exposure to widely dispersed oil adhering to organic detritus and partially degraded by bacteria may be expected to result in little effect. Health of corals may have been degraded by the necessary expenditure of energy as the corals respond to oiling. Coral exposure to lower concentrations of oil may have resulted in sublethal impacts such as altered reproduction, growth, respiration, excretion, chemoreception, feeding, movement, stimulus response, and susceptibility to disease (Suchanek, 1993). Many invertebrates associated with deepwater coral communities, particularly the crustaceans, would likely be more susceptible to damage from oil exposure. Recolonization of severely damaged or destroyed communities could take years to decades.

Benthic organisms in the CPA, including those emergent in the water column, greater than 70 km (43 mi) from the well should not have been exposed to lethal concentrations of oil because oil in the plume was diluting with distance from the well, decreasing in concentration with time, and there were no exceedances of USEPA’s aquatic life benchmarks for PAH measured in the water column more than 70 km (43 mi) from the well (OSAT, 2010). The lower molecular weight aromatic compounds are those with the greatest toxicity and were the compounds that dissolved most readily into the water (The Federal Interagency Solutions Group, 2010; Brown et al., 2010; Eisler, 1987). The dissolution of oil, and especially the most toxic components, into surrounding water allowed for dilution that farther decreased the probability that concentrated oil could impact organisms farther than 70 km (43 mi) from the well.

Studies and data are continuing to be developed in response to the DWH event. This information will likely be developed through the NRDA process. Unavailable or incomplete information on the effects to
nonchemosynthetic communities from the DWH event may be relevant to reasonably foreseeable significant impacts. The NRDA process is investigating impacts to nonchemosynthetic communities, but not all information collected to date is available to the public. It may be years before this information becomes available, and certainly not within the timeframe of this Supplemental EIS process. It is not within BOEM’s ability to obtain this information, regardless of the costs involved. Nevertheless, BOEM believes that this incomplete or unavailable information would not be essential to a reasoned choice among alternatives because nonchemosynthetic communities are found throughout the Gulf and are in patchy distributions, minimizing the number that would be likely be impacted by any single event. In addition, available data indicate significant impacts to one coral community that was only identified in one location 11 km (7mi) downcurrent from the Macondo well site. The BOEM subject-matter experts have included what credible scientific information is available and applied it using accepted scientific methodologies.

4.1.1.10.2. Impacts of Routine Events

Background/Introduction

A detailed description of the possible impacts from routine activities associated with the CPA proposed action on nonchemosynthetic communities is presented in Chapter 4.2.2.1.4.2.2 of the Multisale EIS and in Chapter 4.1.5.2.2 of the 2009-2012 Supplemental EIS. Similar to chemosynthetic communities, benthic communities other than chemosynthetic organisms could be impacted by physical impacts from drilling discharges, structure placement (including templates or subsea completions), anchoring, or pipeline installation.

Both widespread soft-bottom and rare hard-bottom, nonchemosynthetic deepwater benthic communities are susceptible to physical impacts from drilling discharges, structure placement (including templates or subsea completions), anchoring, and pipeline installation. Sediment from drilling discharges can clog feeding mechanisms of filter and suspension feeders such as mussels, clams, and tube worms. In deep water as opposed to shallower areas on the continental shelf, discharges of drilling fluids and cuttings at the surface are spread across broader areas of the seafloor and are generally distributed in thinner accumulations. The result of this dispersion is that seafloor habitats receive little additional sedimentation from drilling discharges in areas where it settles to the seafloor. Small amounts of sedimentation are normal for these environments. Structure placement, anchoring, and pipeline activities can physically crush organisms on or in the seafloor sediments.

The physical disturbances by structures themselves are typically limited to anchors for holding floating drilling or production facilities over the well sites. Anchoring would not necessarily directly destroy small infaunal organisms living within the sediment. The bottom disturbance would most likely change the environment to such an extent that the majority of the directly impacted infauna community would not survive (e.g., burial or relocation to sediment layers without sufficient oxygen), but adjacent populations of all size classes of organisms would quickly repopulate the modified sediment. In addition, increased surface roughness (rugosity) resulting from anchor or related disturbance of mud bottom would positively impact the habitat value for many infaunal and epifaunal groups as a result of increased habitat complexity. In cases of carbonate outcrops or reefs with attached epifauna or coral, the impacted area of disturbance may be small in absolute terms, but it could be a large portion of the local area inhabited by fragile hard corals or other organisms that rely on exposed hard substrate. Anchors from support boats and ships (or any buoys set out to moor vessels), floating drilling units, barges used for the construction of platform structures, pipelaying vessels, and pipeline repair vessels could also cause severe disturbances to small areas of the seafloor.

Normal pipelaying activities in deepwater areas could impact areas of hard-bottom nonchemosynthetic organisms if they were crossed by the pipeline (pipeline burial is not required at depths where deepwater hard-bottom communities are found). Impacts of pipeline contact on soft bottom would be minimal.

Proposed Action Analysis

The routine activities associated with the CPA proposed action that would impact nonchemosynthetic benthic communities would come from activities associated with drilling discharges, structure placement
Central Planning Area Supplemental EIS

4-212

For the CPA proposed action, 10-16 production structures ranging from small subsea developments to large developments involving floating, fixed, or subsea structures are estimated to be installed during the 40-year analysis period in Subareas C200-400 C400-800, C800-1600, C1600-2400, and C>2400 m (Table 3-2). Drilling muds and cuttings discharged at the seafloor or from the surface would have some limited impact to soft-bottom communities at or below the sediment/water interface. The surface discharge of muds and cuttings in deeper water would reduce or eliminate the impact of smothering the benthic communities on the bottom due to increased dispersal. Even in situations where the substantial burial of typical benthic infaunal communities occurred, recolonization by populations from neighboring soft-bottom substrate would be expected over a relatively short period of time for all size ranges of organisms. An additional analysis of muds and cuttings discharge impacts appears in Chapter 4.1.1.4.1 of the Multisale EIS.

Physical disturbance or destruction of a limited area of benthos or to a limited number of megafauna organisms such as brittle stars, sea pens, or crabs would not result in a major impact to the deepwater benthos ecosystem as a whole. Under the current review procedures for chemosynthetic communities as described in NTL 2009-G40, carbonate outcrops are targeted as one possible indication (surface amplitude anomaly on 3D seismic survey data) of the presence of chemosynthetic seep communities. Unique communities that may be associated with any carbonate outcrops or other topographical features can be identified via this review, along with the chemosynthetic communities. Typically, all areas suspected of being hard bottom are avoided as geological hazards for any well sites. Any proposed activity in water depths >300 m (984 ft) would automatically trigger the NTL 2009-G40 evaluation described above.

The impacts of pipeline contact on soft bottom would be minimal because pipeline burial is not required in water depths <61 m (200 ft). Hard-bottom areas would be avoided for the same reasons described above.

With the CPA proposed action, when geophysical survey information indicates the potential presence of chemosynthetic communities, the biological review process and use of NTL 2009-G40 would apply. This would result in a greatly reduced probability of any impacts occurring.

Summary and Conclusion

Some impact to soft-bottom benthic communities from drilling and production activities would occur as a result of physical impact from drilling discharges, structure placement (including templates or subsea completions), anchoring, and installation of pipelines regardless of their locations. However, even in situations where the substantial burial of typical benthic infaunal communities occurred, recolonization from populations from widespread neighboring soft-bottom substrate would be expected over a relatively short period of time for all size ranges of organisms.

Information included in required hazards surveys for oil and gas activities depicts areas that could potentially harbor nonchemosynthetic communities. This allows BOEM to require avoidance of any areas that are conducive to the growth of sensitive hard-bottom habitats. Impacts to hard-bottom communities are expected to be avoided as a consequence of the application of the guidelines for chemosynthetic communities in existing NTL 2009-G40. The same geophysical conditions associated with the potential presence of chemosynthetic communities also result in the potential occurrence of hard carbonate substrate and nonchemosynthetic communities. Because of the NTL 2009-G40 guidelines, these communities are generally avoided in exploration and development planning.

Based on the additional information presented above, BOEM has reexamined the analysis for impacts to nonchemosynthetic communities presented in the Multisale EIS and the 2009-2012 Supplemental EIS, based on the additional information presented above. No substantial new information was found that would alter the overall conclusion that impacts on nonchemosynthetic communities from routine activities associated with the CPA proposed action would be minimal to none.

4.1.1.10.3. Impacts of Accidental Events

Background/Introduction

A detailed description of accidental impacts upon nonchemosynthetic, deepwater benthic communities can be found in Chapter 4.4.4.2.2 of the Multisale EIS and in Chapter 4.1.5.3.2 of the
2009-2012 Supplemental EIS. The following is a summary of that information with consideration of new information found since publication of the Multisale EIS and the 2009-2012 Supplemental EIS.

Accidental events that could impact nonchemosynthetic deepwater benthic communities are primarily limited to seafloor blowouts. Surface oil and chemical spills are not considered to be a potential source of measurable impacts on nonchemosynthetic communities because of the water depths at which these communities are located. A blowout at the seafloor could create a crater and could resuspend and disperse large quantities of bottom sediments within a 300-m (984-ft) radius from the blowout site. This would destroy any organisms located within that distance by burial or modification of narrow habitat quality requirements. Physical disturbance or destruction of a limited area of benthos or to a limited number of megafauna organisms (e.g., brittle stars, sea pens, and crabs) would not result in a major impact to the deepwater benthos ecosystem as a whole or even in relation to a small area of the seabed within a lease block. The application of avoidance criteria for deepwater coral communities recommended by NTL 2009-G40 precludes the placement of a well within 610 m (2,000 ft) of any suspected site of a deepwater coral community.

All known reserves in the Gulf of Mexico have specific gravity characteristics that would preclude oil from sinking immediately after release at a blowout site. As discussed in Chapter 4.3.1.5.4 of the Multisale EIS, oil discharges that occur at the seafloor from a pipeline or loss of well control would rise in the water column and surface almost directly over the source location, thus not impacting sensitive deepwater communities. Therefore, the oil is expected to rise to the sea surface under natural conditions. This behavior is modified when dispersants are applied to the oil on the sea surface or at depth, causing the oil to mix with water. The dispersed oil then begins to biodegrade and may flocculate with particulate matter in the water column, promoting sinking of the particles. The potential for weathered components from a surface slick, not treated with dispersants, to reach a deepwater community in any measurable volume would be very small.

Deepwater coral habitats and other potential hard-bottom communities not associated with chemosynthetic communities appear to be relatively rare. Any hard substrate communities located in deep water would be particularly sensitive to impacts. Impacts to these sensitive habitats could permanently prevent recolonization, with similar organisms requiring hard substrate. Adherence to the guidance provided in NTL 2009-G40 should prevent all but minor impacts to hard-bottom communities located the prescribed distance of more than 610 m (2,000 ft) from a well site. Under the current review procedures, carbonate outcrops (high reflectivity surface anomalies on 3D seismic survey data) are targeted as one possible indication that sensitive hard-bottom communities are present. Typically, all areas suspected of being hard bottom are avoided as a potential geological hazard for any well sites. Any proposed impacting activity in water depths >300 m (984 ft) would automatically trigger the NTL 2009-G40 evaluation described above.

Proposed Action Analysis

For water depths >300 m (984 ft), 85-102 blowouts are estimated for the CPA proposed action over the 2007-2046 period (Table 4-6 of the Multisale EIS). Resuspended sediments caused from a blowout would have minimal impacts on the full spectrum of soft-bottom community animals, including the possible mortality of a few megafauna specimens such as crab or shrimp. The application of avoidance criteria for sensitive deepwater communities recommended by NTL 2009-G40 should preclude a blowout from affecting hard-bottom communities located the prescribed distance of more than 609 m (2,000 ft) from a well site.

The risk of various sizes of oil spills occurring in the CPA is presented in Table 3-5. The possibility of a spill >10,000 bbl in the CPA is estimated to be up to one spill during in the 40-year life of the proposed action. The possibility of oil from a surface spill reaching depths of 300 m (984 ft) or greater in any measurable concentration is very small. A catastrophic spill, like the DWH event, could affect nonchemosynthetic community habitat if oil is ejected into deep water under high pressure, resulting in vigorous turbulence and the formation of micro-droplets or if dispersants are applied on the sea surface or at depth (Appendix B). The dispersed oil would be suspended in the water column and would begin to dissolve, flocculate with particulate matter until it becomes heavy enough to sink and contact the seafloor, or biodegrade. Since oil plumes would be carried by underwater currents, the impacts would be distributed in a line from the source toward the direction that the water currents travel. Epibenthic
organisms that protrude above the sediment may be exposed to oil droplets in the water column or at the sediment/water interface. Oil plumes reaching nonchemosynthetic communities could cause oiling of organisms resulting in the death of entire populations on localized sensitive habitats. Coral communities form structure that protrudes up into the water column that could be affected by a passing oil plume in a way that a typical smooth soft bottom would not. The oil plume would pass over smooth soft bottom without adhering to the sediment, continuing the process of biodegradation in mid-water and continuing to be dispersed over a wide area. Dispersed oil could also come in contact with burrowing benthic organisms that protrude up into the water column (e.g., bivalves, sea pens, burrowing cerianthid anemones, etc). However, during periods of poor water quality (e.g., the passage of an oil plume), benthic filter or suspension feeders have the ability to simply withdraw into the substrate until water quality improves. These potential impacts would be localized due to the directional movement of oil plumes by the water currents and because the sensitive habitats have a scattered, patchy distribution. Habitats directly in the path of the oil plume when the oil contacts the seafloor would be affected. In addition, sublethal effects are possible for communities that receive a lower level of impact. These effects could include temporary lack of feeding, expenditure of energy to remove the oil, loss of gametes and reproductive delays, loss of tissue mass, and similar effects.

Summary and Conclusion

Accidental events resulting from the CPA proposed action are expected to cause little damage to the ecological function or biological productivity of widespread, typical, deep-sea benthic communities. Some impact to benthic communities would occur as a result of impact from an accidental blowout. Megafauna and infauna communities at or below the sediment/water interface would be impacted by the physical disturbance of a blowout or by burial from resuspended sediments. However, even in situations where the substantial burial of typical soft benthic communities occurred, recolonization by populations from neighboring substrate would be expected over a relatively short period of time. For all size ranges of organisms, this can be in a matter of hours to days for bacteria and about 1-2 years for most macrofauna species.

Impacts to deepwater coral habitats and other potential hard-bottom communities would likely be avoided as a consequence of the application of the policies described in NTL 2009-G40. The rare, widely scattered, high-density, Bush Hill-type nonchemosynthetic communities located at more than 610 m (2,000 ft) away from a blowout could experience minor impacts from resuspended sediments. If dispersants are applied to an oil spill or if oil is ejected into deep water under high pressure, resulting in vigorous turbulence and the formation of micro-droplets, oil would mix into the water column, be carried by underwater currents, and eventually contact the seafloor where it may impact patches of sensitive deepwater community habitat in its path. Any epibenthic organisms that protrude up into the water column would be particularly susceptible to damage from a passing oil plume (if the oil plume is at the seafloor). These potential impacts would be localized due to the directional movement of oil plumes by the water currents and because the sensitive habitats have a scattered, patchy distribution.

The BOEM has reexamined the analysis for impacts to nonchemosynthetic communities presented in the Multisale EIS and the 2009-2012 Supplemental EIS, based on the additional information presented above. No new information was found to indicate that accidental impacts associated with the CPA proposed action would result in more than minimal impacts to nonchemosynthetic communities. One exception would be in the case of a catastrophic spill combined with the application of dispersant, producing the potential to cause devastating effects on local patches of habitat in the path of subsea plumes where they contact the seafloor. Periods as long as hundreds of years are required to reestablish a nonchemosynthetic seep community once it has disappeared (depending on the community type), although it may reappear relatively quickly once the process begins.

4.1.1.10.4. Cumulative Impacts

Background/Introduction

A detailed description of cumulative impacts upon deepwater benthic communities of the CPA can be found in Chapter 4.5.4.2 of the Multisale EIS and in Chapter 4.1.5.4 of the 2009-2012 Supplemental EIS.
The following is a summary of the information presented in the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

Cumulative factors considered to impact the deepwater benthic communities of the Gulf of Mexico include both oil- and gas-related and non-oil- and non-gas-related activities. The latter type of impacting factors includes activities such as fishing and trawling at a relatively small scale, and large-scale factors such as storm impacts and climate change.

There are essentially only three fish (or “shellfish”) species considered important to deepwater commercial bottom fisheries—the yellowedge grouper, tilefish, and royal red shrimp. Each of these is discussed in Chapter 4.5.4.2 of the Multisale EIS. Unlike other areas in the Atlantic and in Europe, bottom fishing and trawling efforts in the deeper water of the CPA are currently minimal, and impacts to deepwater benthic communities are negligible.

Other regional non-oil- and non-gas-related sources of cumulative impact to deepwater benthic communities would be possible, but they are considered unlikely to occur. Essentially no anchoring from non-OCS-related activities occurs at the deeper water depths considered for these resources (>300 m; 984 ft). Some impacts are highly unlikely yet not impossible, such as the sinking of a ship or barge resulting in collision or contaminant release directly on top of a sensitive, high-density nonchemosynthetic community.

The greatest potential for cumulative adverse impacts to occur to the deepwater benthic communities would come from those OCS-related, bottom-disturbing activities associated with pipeline and platform emplacement (including templates and subsea completions), associated anchoring activities, discharges of muds and cuttings, and seafloor blowout accidents. The potential impacts to deepwater benthic communities from these activities were discussed in detail in Chapter 4.5.4.2 of the Multisale EIS.

As exploration and development continue on the Federal OCS, activities have moved farther into the deeper water areas of the Gulf of Mexico. With this trend comes the certainty that increased development would occur on discoveries throughout the entire depth range of the CPA; these activities would be accompanied by limited unavoidable impacts to the soft-bottom deepwater benthos from bottom disturbances and disruption of the seafloor from associated activities. The extent of these disturbances would be determined by the intensity of development in these deepwater regions, the types of structures and mooring systems used, and the effective application of the avoidance criteria as described in NTL 2009-G40 (USDOI, MMS, 2009c). All activity levels for the cumulative scenario in the CPA are shown in Table 4-6 of the Multisale EIS. For the CPA deepwater, offshore Subareas C200-400, C400-800, C800-1600, C1600-2400, and C>2400, there are currently an estimated 39-84 exploration and delineation wells and 253-458 development wells to be drilled and 10-16 production structures to be installed through the 40-year analysis period (Table 3-2).

Routine discharges of drilling muds and cuttings have been documented to reach the seafloor in water depths >300 m (984 ft) and the impacts have been analyzed in the Multisale EIS, including the results from a study by CSA (2006b), Effects of Oil and Gas Exploration and Development at Selected Continental Slope Sites in the Gulf of Mexico. Potential local cumulative impacts could result from accumulations of muds and cuttings resulting from consistent hydrographic conditions and drilling of multiple wells from the same location causing concentrations of material in a single direction or “splay.” It is not expected that detectable levels of muds and cuttings discharges from separate developments or from adjacent lease blocks would act as a cumulative impact to deepwater benthic communities due their physical separation and great water depths.

Numerous new deepwater communities were recently discovered and explored using the submersible Alvin in 2006 and with the remotely operated vehicle Jason II in 2007 as part of a new Agency-funded study (Brooks et al., 2009). These new communities were targeted using the same procedures integral to the biological review process and the use of NTL 2009-G40 targeting areas of potential community areas to be avoided by impacting oil and gas activities. There is no reason to expect an increased vulnerability of these deep communities to cumulative impacts.

A blowout at the seafloor could resuspend large quantities of bottom sediments and even create a large crater, destroying any organisms in the area. Structure removals and other bottom-disturbing activities could resuspend bottom sediments, but not at magnitudes as great as blowout events. Subsea structure removals are not expected in water depths >800 m (2,625 ft), in accordance with 30 CFR 250. The distance of separation provided by adherence to the guidelines of NTL 2009-G40 would protect nonchemosynthetic communities from sedimentation effects of deepwater blowouts. It is reported that
chemically dispersed surface oil from the DWH event remained in the top 6 m (20 ft) of the water column where it mixed with surrounding waters and biodegraded (Lubchenco et al., 2010). Data from other studies on dispersant usage on surface plumes indicate that a majority of the dispersed oil remained in the top 10 m (33 ft) of the water column, with 60 percent of the oil in the top 2 m (6 ft) (McAuliffe et al., 1981a). Therefore, oil spills on the sea surface are expected to have little-to-no effect on deepwater communities.

Subsea oil plumes resulting from a seafloor blowout could affect sensitive deepwater communities. This could happen if oil is ejected into deep water under high pressure, resulting in vigorous turbulence and the formation of micro-droplets, or it is especially true if dispersants are applied at depth. A recent report documents damage to a deepwater coral community in an area that oil plume models predicted as the direction of travel for subsea oil plumes from the DWH event. Results are still pending but it appears that a coral community about 15 m x 40 m (50 ft x 130 ft) in size was severely damaged, possibly the result of oil impacts (USDOI, BOEMRE, 2010j)). Such blowouts are rare and may not release catastrophic quantities of oil. Oil that is released would be carried in whatever direction the water currents flow. This directional flow could only affect seafloor habitats that are downstream from the source. Sensitive deepwater communities appear to be widely scattered and not as rare as previously expected. Recent BOEM analyses of seafloor remote-sensing data indicate over 15,000 locations in the deep GOM that represent potential hard-bottom habitats. While it is likely that any subsea oil plume traveling more than a few miles on the deep seafloor would encounter at least one of these potential habitats, it would result in a localized effect that is not expected to alter the wider population of the GOM.

In cases where high-density communities are subjected to greatly dispersed cumulative discharges or suspended sediments, the impacts are most likely to be sublethal in nature and limited in areal extent. The impacts to ecological function of high-density communities would be minor; minor impacts to ecological relationships with the surrounding benthos would also be likely.

Because of the great water depths, treated sanitary wastes and produced waters are not expected to have any adverse cumulative impacts to any deepwater benthic communities. These effluents would undergo a great deal of dilution and dispersion before reaching the bottom, if ever.

Oil and chemical spills (potentially from non-OCS-related activities) are not considered to be a potential source of measurable impacts on any deepwater communities because of water depth. Oil spills from the surface would tend to float. Oil discharges at depth or on the bottom would tend to rise in the water column and similarly not impact the benthos unless dispersants are applied at depth.

Deepwater coral and other hard-bottom communities not associated with chemosynthetic communities are also expected to be protected from cumulative impacts by general adherence to guidance described in NTL 2009-G40 and the shallow hazards NTL 2008-G05 due to the avoidance of areas represented as hard bottom on surface anomaly maps derived from 3D seismic records (USDOI, MMS, 2008c and 2009c). Biological reviews are performed on all deepwater plans (exploration and production) and pipeline applications, which include an analysis of maps and the avoidance of hard-bottom areas that are also one of several important indicators for the potential presence of nonchemosynthetic communities.

**Summary and Conclusion**

Cumulative impacts to deepwater communities in the Gulf of Mexico from sources other than OCS activities are considered negligible. The most serious, impact-producing factor threatening nonchemosynthetic communities is physical disturbance of the seafloor, which could destroy the organisms of these communities. Such disturbance would most likely come from those OCS-related activities associated with pipelaying, anchoring, structure emplacement, and seafloor blowouts. Drilling discharges and resuspended sediments have a potential to cause minor, mostly sublethal impacts to nonchemosynthetic communities, but substantial accumulations could result in more serious impacts. Seafloor disturbance is considered to be a threat only to the high-density communities; widely distributed low-density communities would not be at risk. Possible catastrophic oil spills due to seafloor blowouts have the potential to devastate localized deepwater benthic habitats. However, these events are rare and would only affect a small portion of the sensitive benthic habitat in the GOM. Recent analyses reveal over 15,000 possible hard-bottom locations across the deepwater GOM. However, because the guidance provided in NTL 2009-G40 describes required surveys and avoidance prior to drilling or pipeline installation, the risk would be greatly reduced. New studies have refined predictive information and
confirmed the effectiveness of these provisions throughout all depth ranges of the Gulf of Mexico (Brooks et al., 2009). With the dramatic success of this project, confidence is increasing regarding the use of geophysical signatures for the prediction of nonchemosynthetic communities.

Activities unrelated to the OCS Program include fishing and trawling. Because of the water depths in these areas (>300 m; 984 ft) and the low density of potentially commercially valuable fishery species, these activities are not expected to impact deepwater benthic communities. Regionwide and even global impacts from CO₂ build-up and proposed methods to sequester carbon in the deep sea (e.g., ocean fertilization) are not expected to have major impacts to deepwater habitats in the near future. More distant scenarios could include severe impacts.

The activities considered under the cumulative scenario are expected to cause little damage to the ecological function or biological productivity of the widespread, low-density deepwater communities. The rarer, widely scattered, high-density, Bush Hill-type communities could experience isolated minor impacts from drilling discharges or resuspended sediments, with recovery expected within several years, but even minor impacts are not expected. Major impacts to localized benthic habitat are possible in the event of a catastrophic blowout on the seafloor, but the probability of this occurring is low. If physical disturbance (such as anchor damage) or extensive burial by muds and cuttings were to occur to high-density, Bush Hill-type communities, impacts could be severe, with recovery time as long as 200 years for mature communities. There is evidence that substantial impacts on these communities would permanently prevent reestablishment. The severity of such an impact is such that there would be incremental losses of productivity, reproduction, community relationships, overall ecological functions of the community, and incremental damage to ecological relationships with the surrounding benthos. The possible impacts to these communities are decreased through BOEM’s biological review process and the use of NTL 2009-G40, which physically distances petroleum-producing activities from sensitive deepwater benthic communities.

Although OCS activities are the primary impact-producing factors for these communities, the incremental contribution of the CPA proposed action to cumulative impacts is expected to be minimal. The incremental contribution of the CPA proposed action to cumulative impacts is expected to be slight and to result from the effects of the possible impacts caused by physical disturbance of the seafloor and minor impacts from sediment resuspension or drill cutting discharges. Adverse impacts would be limited but not completely eliminated by adherence to guidelines in NTL 2009-G40.

4.1.1.11. Marine Mammals

The BOEM has reexamined the analysis of marine mammals occurring in the Gulf of Mexico presented in the Multisale EIS and the 2009-2012 Supplemental EIS, based on the additional information presented below and in consideration of the DWH event. The full analyses of the potential impacts of routine activities and accidental events associated with the CPA proposed action and the proposed action’s incremental contribution to the cumulative impacts are presented in the Multisale EIS. A summary of those analyses and their reexamination due to new information is presented in the following sections.

4.1.1.11.1. Description of the Affected Environment

A detailed description of marine mammals can be found in Chapter 3.2.3 of the Multisale EIS. Additional information for the 181 South Area and any new information since the publication of the Multisale EIS is presented in Chapter 4.1.6 of the 2009-2012 Supplemental EIS. The following information is a summary of the resource description incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

The U.S. Gulf of Mexico marine mammal community is diverse and distributed throughout the northern Gulf waters. Twenty-one species of cetaceans regularly occur in the Gulf of Mexico (Jefferson et al., 1992; Davis et al., 2000) and are identified in the NMFS Gulf of Mexico Stock Assessment Reports (Waring et al., 2009), in addition to one species of Sirenian. The Gulf of Mexico’s marine mammals are represented by members of the taxonomic order Cetacea, which is divided into the suborders Mysticeti (i.e., baleen whales) and Odontoceti (i.e., toothed whales), as well as the order Sirenia, which includes the manatee and dugong. Most GOM cetacean species have worldwide distributions; however, two
exceptions are Atlantic spotted dolphins (\textit{Stenella frontalis}) and Clymene dolphins (\textit{Stenella clymene}). Common in the Gulf, these two species are found only in the Atlantic Ocean and its associated waters.

There are species that have been reported from Gulf waters, either by sighting or stranding, that, due to their rarity in the CPA, are not considered further in this document. These species include the blue whale (\textit{Balaenoptera musculus}), the North Atlantic right whale (\textit{Eubalaena glacialis}), and the Sowerby’s beaked whale (\textit{Mesoplodon bidens}), all considered extralimital in the GOM; and the humpback whale (\textit{Megaptera novaeangliae}), the fin whale (\textit{Balaenoptera physalus}), the sei whale (\textit{Balaenoptera borealis}), and the minke whale (\textit{Balaenoptera acutorostrata}), all considered rare occasional migrants in the GOM (Wursig et al., 2000; Mullin and Fuling, 2004). Because these species are uncommon in the GOM (and by extension the CPA), they are not included in the most recent NMFS Stock Assessment Reports for the Gulf of Mexico (Waring et al., 2009).

**Threatened and Endangered Species**

There is only one cetacean, the sperm whale (\textit{Physeter macrocephalus}), and one sirenian, the West Indian manatee (\textit{Trichechus manatus}), that regularly occur in the GOM and that are listed as endangered under the ESA. The sperm whale is common in oceanic waters of the northern Gulf of Mexico and appears to be a resident species. The life history, population dynamics, status, distribution, behavior, and habitat use of baleen and toothed whales can be found in Chapters 3.2.3.1.1 and 3.2.3.1.2 of the Multisale EIS, respectively.

Palka and Johnson (2007) present the results of a study that collected the dive patterns of sperm whales in the Atlantic Ocean to compare them with the dive patterns and social structure of sperm whales in the Gulf of Mexico. The study started a baseline of line transect, photo-identification, oceanographic, and genetic data for the Atlantic sperm whale. Compared with the Mississippi River Delta in the Gulf of Mexico, parts of the Atlantic Ocean may serve as a control population of sperm whales with little exposure to sounds of oil- and gas-related activities. The study found that Gulf of Mexico sperm whales follow a foraging and socializing cycle similar to that seen for the North Atlantic whales, but North Atlantic sperm whales dive significantly deeper (average 934 m [3,064 ft] compared with 639 m [2,096 ft] for Gulf of Mexico whales) when foraging (Palka and Johnson, 2007). Jochens et al. (2008) published a synthesis of work conducted as the Sperm Whale Seismic Study in the Gulf of Mexico. Genetic data from this study confirm that the Gulf of Mexico sperm whales constitute a distinct stock from other Atlantic sperm whale stocks.

The NOAA recently published a final recovery plan for the sperm whale (USDOC, NMFS, 2010b), and current threats to sperm whale populations worldwide are discussed. Threats are defined as “any factor that could represent an impediment to recovery” and include fisheries interactions, anthropogenic noise, vessel interactions, contaminants and pollutants, disease, injury from marine debris, research, predation and natural mortality, direct harvest, competition for resources, loss of prey base due to climate change and ecosystem change, and cable laying. In the GOM, the impacts from many of these threats are identified as either low or unknown (Waring et al., 2009). For example, the Recovery Plan states that the impacts from fisheries are low since sperm whales may break through fishing gear. However, they may die later as a result of the entanglement, but the death would go unreported. Further, it states, “During 2001-2005, human-caused mortality was estimated at 0.2 sperm whales per year (0.0 sperm whales per year from fisheries and 0.2 from ship strikes) off the east coast of the U.S. (Waring et al., 2009).” In regards to the effects of anthropogenic noise, the Recovery Plan states that it is “difficult to ascertain and research on this topic is ongoing. The possible impacts of the various sources of anthropogenic noise, described below, have not been well studied on sperm whales. The threat occurs at an unknown severity and there is a high level of uncertainty associated with the evidence described below. Thus, the relative impact of anthropogenic noise to the recovery of sperm whales is ranked as “unknown.”

Manatees primarily inhabit open coastal (shallow nearshore) areas and estuaries, and they are also found far up in freshwater tributaries. During warmer months (June to September), manatees are common along the Gulf Coast of Florida from the Everglades National Park northward to the Suwannee River in northwestern Florida. Although manatees are less common farther westward, manatee sightings increase during the warmer summer months. In winter, the Gulf of Mexico subpopulations move southward to warmer waters. The winter range is restricted to waters at the southern tip of Florida and to waters near localized warm-water sources, such as power plant outfalls and natural springs in west-central
Description of the Environment and Impact Analysis

Florida. Florida manatees have been divided into four distinct regional management units: the Atlantic Coast Unit that occupies the east coast of Florida, including the Florida Keys and the lower St. Johns River north of Palatka, Florida; the Southwest unit that occurs from Pasco County, Florida, south to Whitewater Bay in Monroe County, Florida; Upper St. Johns River Unit that occurs in the river south of Palatka, Florida; and the Northwest Unit that occupies the Florida Panhandle south to Hernando County, Florida (Waring et al., 2009). Manatees from the Northwest Unit are more likely to be seen in the northern GOM and can be found as far west as Texas; however, most sightings are in the eastern Gulf of Mexico (Fertl et al., 2005).

The best available count of Florida manatees is 3,802 animals, based on a January 2009 aerial survey of warm-water refuges (Waring et al., 2009). In 2010, of the 767 manatee carcasses collected in Florida, 88 of these animals died of human causes (Florida Fish and Wildlife Conservation Commission, 2010a). Human causes included water control structures, entanglement in and ingestion of marine debris, entrapment in pipes/culverts, and collisions with watercraft. Ninety-four percent of manatees that died of human causes were killed by watercraft (Florida Fish and Wildlife Conservation Commission, 2010a).

Recent Section 7 Endangered Species Consultation

As mandated by the ESA, BOEM consulted with NMFS and FWS on possible and potential impacts from the CPA or WPA proposed action on endangered/threatened species and designated critical habitat under their jurisdiction. A biological assessment was prepared for each consultation. The action area analyzed in the biological assessments included the lease sale areas addressed in this Supplemental EIS.

The formal ESA consultation with NMFS was concluded with receipt of the Biological Opinion on July 3, 2007 (USDOC, NMFS, 2007b). The Biological Opinion concludes that the proposed lease sales and associated activities in the Gulf of Mexico in the current 5-Year Program are not likely to jeopardize the continued existence of threatened and endangered species under NMFS jurisdiction or destroy or adversely modify designated critical habitat. The following information was present in the Biological Opinion (USDOC, NMFS, 2007b). Based on NMFS’s surveys, opportunistic sightings, and stranding records, sperm whales in the Gulf of Mexico occur year-round. Sperm whales appear to favor water depths of about 1,000 m (3,281 ft) and appear to be concentrated in at least two geographic regions of the northern Gulf of Mexico: (1) an area off the Dry Tortugas and (2) offshore of the Mississippi River Delta (Maze-Foley and Mullin, 2006). However, distribution also appears influenced by occurrence and movement of cyclonic/anticyclonic currents in the Gulf of Mexico. The ESA consultation with FWS was concluded with a letter dated September 14, 2007. The FWS concurred with the BOEM determination that proposed actions of the current 5-Year Program were not likely to adversely affect the threatened/endangered species or designated critical habitat under FWS jurisdiction.

Following the DWH event, BOEM requested reinitiation of ESA Section 7 consultation with NMFS and FWS on July 30, 2010. The NMFS responded with a letter to BOEM on September 24, 2010; FWS responded with a letter to BOEM on September 27, 2010. The reinitiated consultations are not complete at this time, although BOEM, as lead agency, and BSEE are in discussions with both agencies. In the meantime, the current consultation remains in effect and recognizes that BOEM- and BSEE-required mitigations and other reasonable and prudent measures should reduce the likelihood of impacts from BOEM- and BSEE-authorized activities. Further, BOEM has determined, under Section 7(d) of the ESA, that the proposed action of this Supplemental EIS is not an irreversible or irretrievable commitment of resources, which has the effect of foreclosing the formulation or implementation of any reasonable and prudent alternative measures. The BOEM and BSEE are also developing an interim coordination program with NMFS and FWS while consultation is ongoing.

Non-ESA Listed Marine Mammals

One baleen cetacean (Bryde’s whale) and 19 toothed cetaceans (including beaked whales and dolphins) occur in the Gulf of Mexico. The life history, population dynamics, status, distribution, behavior, and habitat use of the nonendangered baleen and toothed whales can be found in Chapters 3.2.3.2.1 and 3.2.3.2.2 of the Multisale EIS, respectively.
Factors Influencing Cetacean Distribution and Abundance

The distribution and abundance of cetaceans within the northern Gulf of Mexico is strongly influenced by various mesoscale oceanographic circulation patterns. These patterns are primarily driven by river discharge (primarily the Mississippi River), wind stress, and the Loop Current and its derived circulation phenomena. Circulation on the continental shelf is largely wind-driven, with localized effects from freshwater (i.e., river) discharge. Beyond the shelf, mesoscale circulation is largely driven by the Loop Current in the eastern Gulf of Mexico. Approximately once or twice a year, the Loop Current sheds anticyclonic eddies (also called warm-core rings). Anticyclones are long-lived, dynamic features that generally migrate westward and transport large quantities of high-salinity, nutrient-poor water across the near-surface waters of the northern Gulf of Mexico. These anticyclones, in turn, spawn cyclonic eddies (also called cold-core rings) during interaction with one another and upon contact with topographic features of the continental slope and shelf edge. These cyclones contain and maintain high concentrations of nutrients and stimulate localized production (Davis et al., 2000). In the north-central Gulf of Mexico, the relatively narrow continental shelf south of the Mississippi River Delta may be an additional factor affecting cetacean distribution (Davis et al., 2000). Outflow from the mouth of the Mississippi River transports large volumes of low-salinity, nutrient-rich water southward across the continental shelf and over the slope. River outflow also may be entrained within the confluence of a cyclone-anticyclone eddy pair and transported beyond the continental slope. Marine predators such as the bottlenose dolphin focus their foraging efforts on these abundant prey locations to improve overall efficiency and reduce energy costs (Bailey and Thompson, 2010).

Unusual Mortality Event for Cetaceans in the Gulf of Mexico

On December 13, 2010, NMFS declared an unusual mortality event (UME) for cetaceans (whales and dolphins) in the Gulf of Mexico. An UME is defined under the Marine Mammal Protect Act as a “stranding that is unexpected, involves a significant die-off of any marine mammal population, and demands immediate response.” Evidence of the UME was first noted by NMFS as early as February 2010. As indicated in the table below, a total of 550 cetaceans (4% stranded alive and 96% stranded dead) have stranded since the start of the UME, with a vast majority of these strandings involving premature, stillborn, or neonatal bottlenose dolphins between Franklin County, Florida, and the Louisiana/Texas border. The 562 includes 6 dolphins killed during a fish-related scientific study and 1 dolphin killed incidental to trawl relocation for a dredging project. More detail on the UME can be found on NMFS’ website (USDOC, NMFS, 2011a).

Unusual Mortality Event Cetacean Data for the Northern Gulf of Mexico

(Numbers are preliminary and may be subject to change. As October 10, 2011, the UME involves 562 cetacean “strandings” in the northern Gulf of Mexico [USDOC, NMFS, 2011a]).

<table>
<thead>
<tr>
<th>Cetaceans Stranded</th>
<th>Phase of Oil-Spill Response</th>
<th>Dates</th>
</tr>
</thead>
<tbody>
<tr>
<td>113 cetaceans stranded</td>
<td>prior to the response phase for the oil spill</td>
<td>February 1, 2010 - April 29, 2010</td>
</tr>
<tr>
<td>115 cetaceans stranded or were reported dead offshore</td>
<td>during the initial response phase to the oil spill</td>
<td>April 30, 2010 - November 2, 2010</td>
</tr>
<tr>
<td>322 cetaceans stranded*</td>
<td>after the initial response phase ended</td>
<td>November 3, 2010 - October 10, 2011**</td>
</tr>
</tbody>
</table>

*This number includes 6 dolphins that were killed incidental to fish-related scientific data collection and 1 dolphin killed incidental to trawl relocation for a dredging project.

**The initial response phase ended for all four states on November 3, 2010, but then re-opened for eastern and central Louisiana on December 3, 2010.

It is unclear at this time whether the increase in strandings is related partially, wholly, or not at all to the DWH event. The NMFS has also documented an additional 11 UME’s that have been previously
declared in the GOM for cetaceans since 1991. However, the current data in the table above also shows a marked increase in strandings during the DWH event response and afterwards. According to the website, NMFS considers the investigation into the cause of the UME and the potential role of the DWH event to be “ongoing and no definitive cause has yet been identified for the increase in cetacean strandings in the northern Gulf in 2010 and 2011.” It is therefore unclear whether increases in stranded cetaceans during and after the DWH event response period are or are not related to impacts from the DWH event and will likely remain unclear until NMFS completes its UME and NRDA evaluation processes.

All marine mammals collected either alive or dead were found east of the Louisiana/Texas border through Franklin County, Florida. The highest concentration of strandings has occurred off eastern Louisiana, Mississippi and Alabama with a significantly lesser number off western Louisiana and western Florida (USDOC, NMFS, 2011a, Map of Cetacean (Dolphin and Whale) Strandings in the Northern Gulf of Mexico).

**Deepwater Horizon Event**

The DWH event in Mississippi Canyon Block 252 and resulting oil spill and related spill-response activities (including use of dispersants) have impacted marine mammals that have come into contact with oil and remediation efforts. According to NOAA, within the designated DWH spill area, 171 marine mammals (89% of which were deceased) were reported (USDOC, NMFS, 2011b). This includes 155 bottlenose dolphins, 2 Kogia spp., 2 melon-headed whales, 6 spinner dolphins, 2 sperm whales, and 4 unknown species (USDOC, NOAA, 2011b). All marine mammals collected either alive or dead were found east of the Louisiana/Texas border through Apalachicola, Florida. The highest concentration of strandings has occurred off eastern Louisiana, Mississippi, and Alabama, with a significantly lesser number off western Louisiana and western Florida (USDOC, NMFS, 2011b, Map of Cetacean (Dolphin and Whale) Strandings in the Northern Gulf of Mexico). Due to known low detection rates of carcasses, it is possible that the number of deaths of marine mammals is underestimated (Williams et al., 2011). It is also important to note that evaluations have not yet confirmed the cause of death, and it is possible that many, some, or no carcasses were related to the DWH oil spill.

**Marine Mammal Resources in the Central Planning Area**

The final determinations on damages to marine mammal resources from the DWH event will ultimately be made through the NRDA process. The DWH event will allow a better understanding of any realized effects from such a low-probability catastrophic spill. However, the best available information on impacts to marine mammals does not yet provide a complete understanding of the effects of the oil spilled and of the active response/cleanup activities from the DWH event on marine mammals as a whole in the GOM and whether these impacts reach a population level. There is also an incomplete understanding of the potential for population-level impacts from the ongoing UME.

Here, BOEM concludes that the unavailable information from these events may be relevant to reasonably foreseeable significant adverse impacts to marine mammals. In some specific cases, such as with bottlenose dolphins, the unavailable information may also be essential to a reasoned choice among the alternatives based on the discussion below. The costs for obtaining data on the effects from the UME and/or the DWH event are considerable, duplicative efforts are already being undertaken by other agencies (such as NMFS) that may be years away from conclusion, and it would likewise take BOEM years to acquire and analyze through the existing NRDA and UME processes. Further, impacts from the DWH event may be difficult or impossible to discern from other factors. For example, even 20 years after the Exxon Valdez spill, long-term impacts to marine mammal populations are still being investigated. (Matkin et al., 2008). Therefore it is not possible for BOEM to obtain this information within the timeline contemplated in this Supplemental EIS, regardless of the cost or resources needed. In light of the incomplete or unavailable information, BOEM subject-matter experts have used available scientifically credible evidence in this analysis and based upon accepted scientific methods and approaches.

The BOEM does, however, provide the following analyses for select marine mammal species and as they relate to the CPA, relevant to the DWH event and UME discussion:
Sperm whales are found in oceanic waters throughout the GOM and appear to be a resident species. During and following the DWH event and response, two sperm whales have been documented as oiled within the DWH affected area (USDOC, NMFS, 2011b). It is yet unknown whether the DWH event was the cause of death for these two individuals. Waring et al. (2009) reported the estimated population size of the northern GOM sperm whale population to be 1,665 individuals. Further, the potential biological removal for this population is 2.8 animals, based on a minimum population estimate of 1,409. The potential biological removal is defined as “the maximum number of animals, not including natural mortalities, that may be removed from a marine mammal stock while allowing that stock to reach or maintain its optimum sustainable population” (Waring et al., 2009). If a protective assumption is made that the two sperm whales detected above were removed from the population as a result of the spilled oil and not natural causes (and coincidentally found floating in oiled areas), then the potential biological removal was not reached. Given that other sperm whales may have been killed but gone undetected (again this is a protective assumption due to low detection rates as described above), then there is the potential that the potential biological removal was reached and the population would no longer be operating at its optimum sustainable level.

It is important to note that “optimum sustainable level” does not mean jeopardy to the population (i.e., a change leading to extinction). Rather, it is defined under the MMPA to mean “a population size that falls within a range from the population level of a given species or stock, which is the largest supportable within the ecosystem to the population level that results in maximum net productivity. Maximum net productivity is the greatest net annual increment in population numbers or biomass resulting from additions to the population due to reproduction and/or growth less losses due to natural mortality” (50 CFR 216.3). In contrast, the term “jeopardy” under the ESA means “to engage in an action that reasonably would be expected, directly or indirectly, to reduce appreciably the likelihood of both the survival and recovery of a listed species in the wild by reducing the reproduction, numbers, or distribution of that species” (50 CFR 402.02). So, exceeding the potential biological removal does not imply jeopardizing the continued existence of the population but rather that it may no longer be operating as its optimum sustainable level.

The BOEM concludes that the unavailable information resulting from the DWH event and its impact to the sperm whale population baseline could be relevant to reasonably foreseeable significant adverse effects. Although activities will be ongoing under existing leases (there are 4,503 active leases in the CPA as of November 2011) whether or not the proposed action takes place, BOEM at this point cannot determine if potential incoming data and information from the DWH event would be essential to a reasoned choice among the alternatives. As noted above, this data is being developed through the NRDA process and at the direction of NMFS (which has jurisdiction over marine mammal strandings). It will be years before the studies currently under way produce available data. Little data, beyond raw numbers of strandings, have been made public through the NRDA process. For example, new data are still being investigated and developed 20 years after the Exxon Valdez event. In any event, this information will not be available within the timeframe of this Supplemental EIS. In its place, the scientifically credible information that is available has been incorporated using accepted scientific methodologies. In addition, the ESA consultation, which includes sperm whales, has been reinitiated and is ongoing; an interim coordination program, which may inform additional mitigations, is being developed with NMFS and FWS.

Bryde’s whales is the only known baleen whale species to occur regularly in the GOM. The NMFS treats Bryde’s whales found in the northern GOM as a separate
stock and estimates a minimum population size at 15 animals. Most sightings have occurred (based on limited survey effort) within De Soto Canyon, which are deeper waters off the coasts of Alabama and the western panhandle of Florida (Waring et al., 2009). It is unknown whether any individuals of this stock were affected by the DWH event, although no reports of effects to Bryde’s whales have been made at this time. There is then the potential that this unavailable information could be relevant to reasonably foreseeable significant adverse effects. Activities will be ongoing under existing leases (4,503 active leases in CPA as of November 2011) whether or not the proposed action takes place. However, baseline information about this population even prior to the DWH event was minimal, and BOEM at this point cannot determine if potential incoming data and information from the DWH event would be essential to a reasoned choice among the alternatives. Due to difficulties inherent in researching this species in the Gulf (e.g., small population size), it is unlikely that research could be initiated, completed, and analyzed within the timeframe of this Supplemental EIS. The NRDA process may provide additional information about this species and potential impacts from the DWH event; however, these data are not currently available, and it may be years before such data are released or known. What scientifically credible information is available has been incorporated and applied using accepted scientific methodologies.

- The major concentrations of stranded bottlenose dolphins from the ongoing UME occur within the eastern Louisiana, Mississippi, and Alabama coasts (USDOC, NMFS, 2011a, Map of Cetacean (Dolphin and Whale) Strandings in the Northern Gulf of Mexico). The proposed lease sale under this proposed action also covers these same areas.

For bottlenose dolphins, BOEM concludes that the unavailable information resulting from the DWH event and UME could be relevant to reasonably foreseeable significant adverse effects. The OCS activities will be ongoing under existing leases (4,503 active leases in CPA as of November 2011) whether or not the proposed action or any other alternative is selected. However, BOEM believes that the unavailable information may be essential to a reasoned choice among alternatives, particularly regarding the dolphin stocks affected by the UME and/or the DWH event. The NMFS is the lead agency investigating marine mammal strandings, including both the current UME and the DWH event. To date, NMFS has released only raw data on strandings. We are therefore unable to determine, at this point and time, what effect (if any) the DWH event had on bottlenose dolphins also affected by the UME. Due to legal constraints with marine mammal strandings (left solely within NMFS’ jurisdiction), BOEM does not have the ability to obtain its own data on stranded animals. The NMFS process will attempt to determine the cause of the UME, but this may take years to complete. Impacts from the DWH event may be difficult or impossible to discern from other factors. Therefore, it is not possible for BOEM to obtain this information within the timeline contemplated in this Supplemental EIS, regardless of the cost or resources needed. In light of the incomplete or unavailable information, BOEM subject-matter experts have used available scientifically credible evidence in this analysis and applied it using accepted scientific methods and approaches.

- Manatees generally occur in the GOM along the Gulf Coast of Florida from the Everglades National Park northward to the Suwannee River in northwestern Florida during the warmer months (June to September) and southward during the winter. They are less common farther west; however, individuals have been increasingly spotted as far as Texas during the summer months (Fertl et al., 2005). Further, there have not been any reported cases of manatees within areas affected by the DWH event. The BOEM concludes that available information is sufficient to conclude there was likely little to no effect to manatees from the DWH event and that the
potential for impacts from the current proposed action or alternatives also remains insignificant given the distance and the low number of manatees likely to occur within the proposed action area.

The analyses in the Multisale EIS, the 2009-2012 Supplemental EIS, and this Supplemental EIS (Chapter 4.1.1.11.1 [affected environment], Chapter 4.1.1.11.2 [accidental spills], and Appendix B) conclude that there is a potential for low-probability catastrophic events to result in significant, population-level effects on certain affected marine mammal species. The BOEM continues to agree with these conclusions irrespective of any new or incomplete information, changes to the existing environment from the DWH event, or the effectiveness of implementation of the improved post-DWH safety and oil-spill-response requirements.

4.1.1.11.2. Impacts of Routine Events

Background/Introduction

A detailed impact analysis of the marine mammals for the CPA proposed action can be found in Chapter 4.2.2.1.5 of the Multisale EIS. Impact analyses for the 181 South Area that includes any new information since publication of the Multisale EIS is presented in Chapter 4.1.6.2 of the 2009-2012 Supplemental EIS. The following information is a summary of the resource description incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

Proposed Action Analysis

Potential effects on marine mammal species may occur from routine activities associated with the CPA proposed action and may be direct or indirect. The major potential impact-producing factors affecting marine mammals as a result of routine OCS activities include the degradation of water quality from operational discharges; anthropogenic noise generated by helicopters, vessels, operating platforms, and drillships; vessel traffic and potential for vessel strikes; explosive structure removals; seismic surveys; and marine debris from service vessels and OCS structures. Most operational discharges are diluted and dispersed when released in offshore areas and are considered to have sublethal effects (NRC, 1983; API, 1989; Kennicutt, 1995; Kennicutt et al., 1996). Any potential impacts from drilling fluids would be indirect, either as a result of impacts to prey species or possibly through ingestion via the food chain (Neff et al., 1989). However, marine mammals are generally not considered good bioaccumulators of petroleum compounds from eating contaminated prey due to rapid metabolism and excretion rates (Neff, 1990). As such, impacts from discharges related to the proposed action would not be expected to result in long-term impacts to marine mammals because these compounds would not be assimilated.

Deep-diving whales, such as the sperm whale, may be more vulnerable to vessel strikes given the longer surface period required to recover from extended deep dives. Given that NMFS has determined vessel strikes to be a “discountable” concern (due to BOEM’s requirement under NTL 2007-G04 that vessels maintain a distance of 90 m [295 ft] from sperm whales) for sperm whales (USDOC, NMFS, 2007b), a deep-diving species, the faster diving marine mammal species with less surface recovery time would be expected to have even less risk of vessel strikes. Further, there have been no reports of mortality of marine mammals from ship strikes related to offshore oil and gas activities in the Gulf of Mexico. Although manatees have been killed by vessel strikes (e.g., Schiro et al., 1998), they are rare in the offshore GOM waters, and consequently, the proposed activity should pose little, if any, risk to them. The continued presence of sperm whales in close proximity to some of the deepwater structures in the GOM tends to lessen the concern of permanent displacement by disturbances caused by activity in support of offshore drilling or production (Jochens et al., 2008).

It is possible that anthropogenic noise can cause disturbance (subtle changes in behavior, interruption of previous activities, or short- or long-term displacement), masking of sounds (calls from conspecifics, reverberations from own calls, and other natural sounds such as surf or predators), physiological stress, and hearing impairment. Noise associated with the CPA proposed action, including drilling noise, aircraft, and vessels, may affect marine mammals by eliciting a startle response or by masking other underwater sounds necessary for proper feeding or reproductive success.
The dominant source of noise from vessels is from the propeller operation, and the intensity of this noise is largely related to ship size and speed. Vessel noise from activities resulting from the proposed action will produce low levels of noise, generally in the 150- to 170-dB re 1 µPa-m at frequencies below 1,000 Hz. Vessel noise is transitory and generally does not propagate at great distances from the vessel. As a result, NMFS’s 2007 ESA Biological Opinion concluded that the effects to sperm whales from vessel noise are “discountable” due to BOEM’s requirement under NTL 2007-G04 that vessels maintain a distance of 90 m (295 ft) from sperm whales (USDOC, NMFS, 2007b). The BOEM has proposed adherence with the guidance provided under NTL 2007-G04, “Vessel Strike Avoidance and Injured/Dead Protected Species Reporting.” Compliance with the regulations, as clarified in this NTL, should avoid entirely or minimize the chance of significant impacts to marine mammals from both the presence of a vessel and the noise it produces. Noise from service-vessel traffic may elicit a startle and/or avoidance reaction from whales and dolphins or mask their sound reception. There is the possibility of short-term disruption of movement patterns and behavior, but such disruptions are unlikely to affect survival or productivity. Based on the physics of sound propagation discussed here and with the addition of the BOEM requirements under NTL 2007-G04, behavioral disruptions potentially caused by noise and the presence of service-vessel traffic will therefore have negligible effects on cetacean populations in the northern Gulf of Mexico.

The noise and the shadow from helicopter overflights, take-offs, and landings can cause a startle response and can interrupt whales and dolphins while resting, feeding, breeding, or migrating (Richardson et al., 1995). The Federal Aviation Administration’s Advisory Circular 91-36D (September 17, 2004) encourages pilots to maintain higher than minimum altitudes over noise-sensitive areas. Guidelines and regulations put in place by NOAA Fisheries under the authority of the Marine Mammal Protection Act include provisions specifying that helicopter pilots maintain an altitude of 1,000 ft (305 m) within 300 ft (91 m) of marine mammals. Helicopter occurrences would be temporary and pass within seconds. Marine mammals are not expected to be adversely affected by routine helicopter traffic operating at prescribed altitudes.

Noise from drilling could be intermittent, sudden, and at times could be high intensity as operations take place. Sound from a fixed, ongoing source like an operating drillship is continuous. However, the distinction between transient and continuous sounds is not absolute on a drillship, as generators and pumps operate essentially continuously; however, there are occasional transient bangs and clangs from various impacts during operations (Richardson et al., 1995). Estimated frequencies from drilling by semisubmersible vessels are broadband from 80 to 4,000 Hz, with an estimated source level of 154 dB re 1µPa at 1 m. Tones of 60 Hz had source levels of 149 dB, 181 Hz was 137 dB, and 301 Hz was 136 dB (Greene, 1986). The potential effects that water-transmitted noise has on marine mammals include disturbance (subtle changes in behavior, interruption of previous activities, or short- or long-term displacement), masking of sounds (calls from conspecifics, reverberations from own calls, and other natural sounds such as surf or predators), physiological stress, and hearing impairment. Individual marine mammals exposed to recurring disturbance could be negatively affected. Malme et al. (1986) observed the behavior of feeding gray whales in the Bering Sea during four experimental playbacks of drilling sounds (50-315 Hz; 21-minute overall duration and 10% duty cycle; source levels of 156-162 dB re: 1 µPa-m). In two cases for received levels 100-110 dB re: 1 µPa, there was no observed behavioral reaction. Avoidance behavior was observed in two cases where received levels were 110-120 dB re: 1 µPa. These source levels are all below NMFS’s current 160-dB level B harassment threshold under the MMPA.

The source levels from drilling are relatively low (154 dB and below, as cited by Greene, 1986, in Richardson et al., 1995), below the level B (behavioral) harassment threshold of 160 dB (set by NMFS). According to Southall et al. (2007), for behavioral responses to nonpulses (such as drill noise), data indicate considerable variability in received levels associated with behavioral responses. Contextual variables (such as novelty of the sound to the marine mammal and operation features of the sound source) appear to have been at least as important as exposure level in predicting response type and magnitude. While there is some data from the Arctic on baleen whales, there is little data on the behavioral responses of marine mammals in the Gulf of Mexico from the sound of drilling. Southall et al. (2007) summarized the existing research, stating that the probability of avoidance and other behavioral effects increases when received levels increase from 120 to 160 dB. Marine mammals may exhibit some avoidance behaviors,
but their behavioral or physiological responses to noise associated with the proposed action, however, are unlikely to have population-level impacts to marine mammals in the northern Gulf of Mexico.

The BOEM published a Programmatic EA on decommissioning operations (USDOI, MMS, 2005) that, in part, addresses the potential impacts of explosive- and nonexplosive-severance activities on OCS resources, particularly upon marine mammals and sea turtles. Pursuant to 30 CFR 250 Subpart Q, operators must obtain a permit from BOEM before beginning any platform removal or well-severance activities. During the review of the permit applications, terms and conditions of the August 2006 NMFS Biological Opinion/Incidental Take Statement are implemented for the protection of marine protected species and to reduce possible impacts from any potential activities resulting from the proposed lease sale. The NMFS has issued regulations (50 CFR 216) under the MMPA for “Taking Marine Mammals Incidental to the Explosive Removal of Offshore Structures in the Gulf of Mexico.”

In 30 CFR 550 Subpart B, BOEM requires operators of Federal oil and gas leases to meet the requirements of ESA and MMPA. The regulations outline the environmental, monitoring, and mitigation information that operators must submit with plans for exploration, development, and production. This regulation requires OCS activities to be conducted in a manner that is consistent with the provisions of ESA and MMPA.

Seismic operations have the potential to harm marine mammals in close proximity to firing airgun arrays, especially if they are directly beneath air guns when surveying begins. The Protected Species Stipulation and NTL 2007-G02, “Implementation of Seismic Survey Mitigation Measures and Protected Species Observer Program,” minimize the potential of harm from seismic operations to marine mammals. These mitigations include onboard observers, airgun shut-downs for whales in the exclusion zone, ramp-up procedures, and the use of a minimum sound source.

Mysticetes, as low-frequency hearing specialists, are the species group most likely to be susceptible to impacts from nonpulse sound (intermittent or continuous), given that their hearing ranges overlap most closely with the noise frequencies produced from drilling (Southall et al., 2007). However, most mysticete species that could occur in the GOM (i.e., North Atlantic right, blue, fin, sei, humpback, and minke whales) are considered either “extralimital,” “rare,” or “uncommon” within the GOM (Wursig et al., 2000; Waring et al., 2009). The Bryde’s whale is the only resident baleen whale and is found primarily in the eastern GOM (Waring et al. 2009).

The remaining marine mammal species in the GOM (e.g., sperm whales, dwarf or pygmy sperm whales, and dolphins) are considered mid-frequency hearing specialists, with hearing ranges that slightly overlap with sound frequencies produced from drilling noise (Southall et al., 2007). It is expected that there will be some overlap in the frequencies of the drill source and the hearing thresholds of these marine mammals present in the GOM. Greene (1986) estimated the broadband frequencies of semisubmersible drill vessels to be from 80 to 4,000 Hz, with an estimated source level of 154 dB re 1µPa at 1 m. Tones of 60 Hz had source levels of 149 dB, 181 Hz was 137 dB, and 301 Hz was 136 dB. Wartzok and Ketten (1999) stated that bottlenose dolphins have hearing thresholds ranging from less than 5 kHz to over 100 kHz. Ridgway and Carder (2001) found through auditory brainstem analysis that pygmy sperm whales have thresholds from 90 to 150 kHz. Gordon et al. (1996) found that a stranded sperm whale had lower hearing limits at around 100 Hz, while Ridgway and Carder (2001) found that a sperm whale calf had best range of hearing between 5 and 20 kHz. Since there is some overlap in the sound levels produced and the hearing thresholds of these marine mammals, there is potential for the drilling noise produced to cause auditory and nonauditory effects (i.e., behavioral disruptions), permanent threshold shift, temporary threshold shift, behavioral changes, or masking; but, it is expected to be limited because these levels are under the NMFS 160-dB level B harassment criteria under the MMPA.

The NMFS sets the 180-dB root-mean-squared (rms) isopleth where the on-set of auditory injury or mortality (level A harassment) to cetaceans may occur. Southall et al. (2007) suggest a level of 230 dB peak flat for a nonpulsed, discrete single event sound, such as drilling noise. Richardson et al. (1995) cited Greene (1986) and stated that drilling from semisubmersible vessels have estimated broadband frequencies from 80 to 4,000 Hz, with an estimated source level of 154 dB re 1microPa at 1 m. Tones of 60 Hz have source levels of 149 dB, while 181 Hz have source levels of 137 dB, and 301 Hz have source levels of 136 dB. These source levels all fall below the 180-dB level A harassment isopleths.

Many types of plastic materials end up as solid waste during drilling and production operations. Some of this material is accidentally lost overboard where cetaceans could consume it or become entangled in it. The incidental ingestion of marine debris and entanglement could adversely affect marine
mammals. Industry has made good progress in debris management on vessels and offshore structures in the last several years. The proposed adherence with the guidance provided under NTL 2007-G03, “Marine Trash and Debris Awareness and Elimination,” appreciably reduces the likelihood of marine mammals encountering marine debris from the proposed activity.

Summary and Conclusion

The BOEM has reexamined the analysis for marine mammals presented in the Multisale EIS, the 2009-2012 Supplemental EIS, and the cited new information within the discussions above. Based on this evaluation, our analysis of the effects from routine activities on marine mammals remains unchanged from what was concluded in the Multisale EIS and the 2009-2012 Supplemental EIS. Effects from routine activities from the proposed CPA lease sale are not expected to have long-term adverse effects on the size and productivity of any marine mammal species or population in the northern GOM. Lethal effects, if they were to occur, could result from chance collisions with OCS service vessels or the ingestion of any accidentally released plastic materials. However, there have been no reports of mortality from these occurrences in the GOM, and vessel strikes are considered unlikely (also see USDOC, NMFS, 2007b). Instead, most routine OCS activities are expected to have sublethal effects, such as behavioral effects, that are not expected to rise to the level of significance to the populations.

Although there will always be some level of incomplete information relevant to the effects from routine activities under this proposed action on marine mammals, BOEM does not believe it is essential to a reasoned choice among alternatives. There is credible scientific information available, and applied using acceptable scientific methodologies, to support the conclusion that any realized impacts would be sublethal in nature and not in themselves be expected to rise to the level of reasonably foreseeable significant adverse (population level) effects. As noted above in the affected environment section, however, BOEM cannot rule out that incomplete or unavailable information on effects of the UME or the DWH event on certain species may be essential to a reasoned choice among alternatives (and that this information cannot be obtained within the timeframe of this Supplemental EIS). As such, BOEM acknowledges that impacts from routine activities could be greater on individuals or populations already impacted by the DWH event or UME. Nevertheless, routine activities are ongoing in the proposed action area (CPA) as a result of existing leases and related activities (there are 4,503 active leases in the CPA as of November 2011). Within the CPA, there is a long-standing and well-developed OCS Program (more than 50 years); there are no previous data to suggest that routine activities from the preexisting OCS Program were significantly impacting marine mammal populations.

4.1.1.11.3. Impacts of Accidental Events

A detailed impact analysis of marine mammals for the CPA proposed action can be found in Chapter 4.4.5 of the Multisale EIS. Impact analyses for the 181 South Area that includes any new information since publication of the Multisale EIS is presented in Chapter 4.1.6.3 of the 2009-2012 Supplemental EIS. The following information is a summary of the resource description incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared. This section treats both the expected accidental spill as well as the low-probability, large-volume spill with catastrophic events. Further, general analyses of a catastrophic event in the GOM can also be found in Appendix B.

Proposed Action Analysis

For water depths >200 m (656 ft), 84-102 blowouts are estimated for the CPA proposed action over the 2007-2046 period (Table 4-6 of the Multisale EIS). The risk of various sizes of oil spills occurring in the CPA is presented in Table 3-5. Potential effects on marine mammal species may occur from accidental activities associated with the CPA proposed action and may be direct or indirect. The major potential impact-producing factors affecting marine mammals in the GOM as a result of accidental OCS activities include accidental blowouts, oil spills, and spill-response activities. Characteristics of impacts (i.e., acute vs. chronic impacts) depend on the magnitude, frequency, location, and date of accidents; characteristics of spilled oil; spill-response capabilities and timing; and various meteorological and hydrological factors. Chronic
or acute exposure may result in harassment, harm, or mortality to marine mammals. Studies have shown varying results. Marine mammals made no apparent attempt to avoid spilled oil in some cases (Smultea and Würsig, 1995); however, marine mammals have been observed apparently detecting and avoiding slicks in other reports (Geraci and St. Aubin, 1990). Since there are reports of oiled marine mammals (see the DWH assessment in the Chapter 4.1.1.10.4, “Cumulative Impacts,” to follow), exposure to hydrocarbons persisting in the sea following the dispersal of a large oil slick may result in sublethal impacts (e.g., decreased health, reproductive fitness, and longevity; and increased vulnerability to disease) to marine mammals. The potential effects associated with a low-probability large spill may be more severe than a smaller accidental spill and could potentially contribute to longer-lasting and potentially population-level effects. Appendix B discusses, in general, the magnitude and duration of effects possible if the low-probability, large-volume spill were to occur in the GOM.

The oil from an oil spill can adversely affect cetaceans by causing soft tissue irritation, fouling of baleen plates (although Bryde’s whales are the only baleen whale species regularly found in the GOM and Waring et al. [2009] estimate there to be 15 individuals in that stock), respiratory stress from inhalation of toxic fumes, food reduction or contamination, direct ingestion of oil and/or tar, and temporary displacement from preferred habitats. The long-term impacts to marine mammal populations are poorly understood but could include decreased survival and lowered reproductive success. The range of toxicity and degree of sensitivity to oil hydrocarbons and the effects of cleanup activities on cetaceans are unknown.

Impacts from dispersants are unknown but may be irritants to tissues and sensitive membranes (NRC, 2005). One assumption concerning the use of dispersants is that the chemical dispersion of oil will considerably reduce the impacts to marine mammals, primarily by reducing their exposure to petroleum hydrocarbons (French-McCay, 2004; NRC, 2005). However, the impacts to marine mammals from chemical dispersants could include nonlethal injury (e.g., tissue irritation, inhalation), long-term exposure through bioaccumulation, and potential shifts in distribution from some habitats.

Information on the effects of spilled oil on marine mammals was gathered as a result of the 1989 Exxon Valdez tanker oil spill in Prince William Sound, Alaska. Of the marine mammal species affected by this spill, the killer whale is the only species to also occur in the GOM. The 2010 Injured Resources & Services Update (Matkin, et al., 2008) provided by the Exxon Valdez Oil Spill Trust Council determined, although still circumstantial, that declines immediately following the spill in killer whale numbers (primarily the AB and AT1 populations) were likely a result of the inhalation of petroleum or petroleum vapors and possible eating of contaminated fish or oiled harbor seals. Twenty years later, the Exxon Valdez Oil Spill Trust Council determined these populations to still be recovering (Exxon Valdez Oil Spill Trust Council, 2010; Matkin et al., 2008).

There have been no experimental studies and only a handful of observations suggesting that oil has harmed any manatees (St. Aubin and Lounsbury, 1990). The types of impacts to manatees and dugongs from contact with oil include (1) asphyxiation due to inhalation of hydrocarbons, (2) acute poisoning due to contact with fresh oil, (3) lowering of tolerance to other stress due to the incorporation of sublethal amounts of petroleum components into body tissues, (4) nutritional stress through damage to food sources, and (5) inflammation or infection and difficulty eating due to oil sticking to the sensory hairs around their mouths (Preen, 1989, in Sadiq and McCain, 1993; Australian Maritime Safety Authority, 2003). For an endangered population whose environment is already under great pressure, even a localized incident could be significant (St. Aubin and Lounsbury, 1990). Spilled oil might affect the quality or availability of aquatic vegetation, including seagrasses, upon which manatees feed. Also, since this species is known to be easily struck by passing boats, manatees may be at risk for injury if cleanup activities were happening in their habitat.

Manatees primarily inhabit open coastal (shallow nearshore) areas and estuaries, and they are also found far up in freshwater tributaries. During warmer months (June to September), manatees are common along the Gulf Coast of Florida from the Everglades National Park northward to the Suwannee River in northwestern Florida, and they are less common farther west (although individuals have been sighted as far as Texas). In winter, the Gulf of Mexico subpopulations move southward to warmer waters. The winter range is restricted to waters at the southern tip of Florida and to waters near localized warm-water sources, such as power plant outfalls and natural springs in west-central Florida. However, as stated previously, manatees are very unlikely to occur in the proposed action area.
As noted previously, BOEM has consulted with NMFS and FWS regarding the effects to ESA-listed marine mammal species from spilled oil (USDOC, NMFS, 2007b; USDOI, FWS, 2007). These previous consultations concluded that the proposed lease sale and associated activities (1) were not likely to affect ESA-listed species or habitat in the GOM under FWS jurisdiction (namely manatees and nesting sea turtles) and (2) were not likely to jeopardize the continued existence of ESA-listed species under NMFS jurisdiction or destroy or adversely modify designated critical habitat (mainly Gulf sturgeon, cetaceans and sea turtles in the water). The NMFS Biological Opinion did find that spilled oil resulting from this CPA proposed action could cause up to 11 nonlethal takes of sperm whales over the 40-year lifetime of the proposed action. However, NMFS did not include an incidental take statement for sperm whales given an oil spill is an “otherwise unlawful activity.” Incidental take, as defined at 50 CFR 402.02, refers only to takings that result from an otherwise lawful activity. The Clean Water Act (33 U.S.C. 1251 et seq.), as amended by the Oil Pollution Act of 1990 (33 U.S.C. 2701 et seq.), prohibits discharges of harmful quantities of oil, as defined at 40 CFR 110.3, into waters of the United States. Therefore, even though the Biological Opinion considered the effects on listed species by oil spills that may result from the CPA proposed action, those takings that would result from an unlawful activity (i.e., oil spills) are not specified in this Incidental Take Statement and have no protective coverage under Section 7(o)(2) of the ESA. (As discussed previously, BOEM has requested reinitiation of ESA consultation with both NMFS and FWS. Pending completion of this reinitiated consultation, BOEM and BSEE are working with both agencies to develop an interim coordination policy and the current consultation remains in effect.)

Summary and Conclusion

The analysis of the effects from accidental spills (noncatastrophic) on marine mammals remains unchanged from what was concluded in the Multisale EIS and the 2009-2012 Supplemental EIS. Impacts on marine mammals from smaller accidental events are likely to affect individual marine mammals in the spill area, as described above and within the Multisale EIS and the 2009-2012 Supplemental EIS, but are unlikely to rise to the level of population effects (or significance) given the likely size and scope of such spills. Further, the potential remains for smaller accidental spills to occur in the proposed action area, regardless of any alternative selected under this Supplemental EIS, given that, as of November 2011, there are 4,503 active leases in the CPA with either ongoing or the potential for exploration, drilling, and production activities.

For low-probability catastrophic spills, the Multisale EIS, 2009-2012 Supplemental EIS, and Appendix B of this Supplemental EIS conclude that there is a potential for a low-probability catastrophic event to result in significant, population-level effects on affected marine mammal species. The BOEM continues to concur with the conclusions from these analyses.

The BOEM concludes that there is incomplete or unavailable information that may be relevant to reasonably foreseeable significant adverse impacts to marine mammals from noncatastrophic spills/accidental events. For example, there is incomplete information on impacts to marine mammal populations from the DWH event, and whether individuals or populations may be susceptible to greater impacts in light of the UME or the DWH event. Relevant data on the status of and impacts to marine mammal populations from the UME and the DWH event may take years to acquire and analyze, and impacts from the DWH event may be difficult or impossible to discern from other factors. For example, 20 years after the Exxon Valdez event, investigations are still identifying data regarding impacts to killer whales. The NMFS has jurisdiction for the investigation of marine mammal strandings and, to date, has only released raw data on the number of strandings. Therefore, it is not possible for BOEM to obtain this information within the timeline contemplated in this Supplemental EIS, regardless of the cost or resources needed. In the absence of this information, BOEM subject-matter experts have used what scientifically credible information is available and applied it using accepted scientific methodologies. The BOEM cannot rule out that unavailable or incomplete information on accidental impacts may be essential to a reasoned choice among the alternatives in light of the UME and the DWH event. Activities that could result in an accidental spill in the CPA would be ongoing whether or not the lease sale under the proposed action occurred. As of November 2011, there are 4,503 active leases in the CPA that are engaged, or have the potential to be engaged, in drilling and/or production activities that could result in an accidental spill.
4.1.1.11.4. Cumulative Impacts

A detailed impact analysis of marine mammals for the CPA proposed action can be found in Chapter 4.5.5 of the Multisale EIS. Impact analyses for the 181 South Area that includes any new information since publication of the Multisale EIS is presented in Chapter 4.1.6.4 of the 2009-2012 Supplemental EIS. The following information is a summary of the resource description incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

Proposed Action Analysis

The major potential impact-producing factors affecting protected marine mammals in the GOM as a result of cumulative OCS energy-related activities include marine debris, contaminant spills and spill-response activities, vessel traffic, noise, seismic surveys, and explosive structure removals. Non-OCS energy-related activities that may affect marine mammal populations include vessel traffic and related noise (including from commercial shipping, research vessels), military operations, commercial fishing, and pollution. A detailed cumulative impact analysis of marine mammals for proposed CPA Lease Sale 216/222 can be found in Chapter 4.5.5 of the Multisale EIS and Chapter 4.1.6.4 of the 2009-2012 Supplemental EIS. There is no new information regarding effects of non-OCS energy-related activities since the prior NEPA analyses that would alter the conclusions contained in the Multisale EIS and the 2009-2012 Supplemental EIS. Activities considered under the cumulative scenario could affect protected cetaceans and sirenians (manatees).

The cumulative impact on marine mammals is expected to result in a number of chronic and sporadic sublethal effects (i.e., behavioral effects and nonfatal exposure to or intake of OCS-related contaminants or discarded debris) that may stress and/or weaken individuals of a local group or population and predispose them to infection from natural or anthropogenic sources (Harvey and Dahlheim, 1994). Disturbance (noise from vessel traffic and drilling operations) and/or exposure to sublethal levels of toxins and anthropogenic contaminants may stress animals, weaken their immune systems, and make them more vulnerable to parasites and diseases that normally would not be fatal (Harvey and Dahlheim, 1994). The net result of any disturbance will depend upon the size and percentage of the population likely to be affected, the ecological importance of the disturbed area, the environmental and biological parameters that influence an animal’s sensitivity to disturbance and stress, or the accommodation time in response to prolonged disturbance (Geraci and St. Aubin, 1980). As discussed in Appendix B, a low-probability, large-scale catastrophic event could have population-level effects on marine mammals.

The effects of the proposed action, when viewed in light of the effects associated with other past, present, and reasonably foreseeable future activities may result in greater impacts to marine mammals than before the DWH event; however, the magnitude of those effects cannot yet be determined. Nonetheless, operators are required to follow all applicable lease stipulations and regulations, as clarified by NTL’s, to minimize these potential interactions and impacts. The operator’s reaffirmed compliance with NTL 2007-G04 (“Vessel-Strike Avoidance”) and NTL 2007-G03 (“Marine Trash and Debris”), as well as the limited scope, timing, and geographic location of the proposed action, would result in negligible effects from the proposed drilling activities on marine mammals. In addition, NTL 2007-G02, “Implementation of Seismic Survey Mitigation Measures and Protected Species Observer Program,” minimizes the potential of harm from seismic operations to marine mammals. These mitigations include onboard observers, airgun shut-downs for whales in the exclusion zone, ramp-up procedures, and the use of a minimum sound source. Therefore, no significant cumulative impacts to marine mammals would be expected as a result of the proposed exploration activities when added to the impacts of past, present, or reasonably foreseeable oil and gas development in the area, as well as other ongoing activities in the area.

Summary and Conclusion

The BOEM has considered this assessment and reexamined the cumulative analysis for marine mammals presented in the Multisale EIS, the 2009-2012 Supplemental EIS, and the cited new information. Based on this evaluation, conclusions in these analyses on effects to marine mammals remain unchanged in regards to Routine Activities (no potential for significant adverse effects) and Accidental Spills (potential for significant adverse effects).
Unavailable information on the effects to marine mammals from the DWH and UME events (and thus changes to the marine mammal baseline in the Affected Environment) makes an understanding of the cumulative effects less clear. Here, BOEM concludes that the unavailable information from these events may be relevant to foreseeable significant adverse impacts to marine mammals. For marine mammals occurring in the CPA, BOEM cannot rule out that incomplete or unavailable information may be essential to a reasoned choice among the alternatives for this Supplemental EIS (including the No Action and action alternatives). Relevant data on the status of marine mammal populations after the UME and the DWH event may take years to acquire and analyze, and impacts from the DWH event may be difficult or impossible to discern from other factors. Further, there are already scientific processes in place through the NRDA and UME responses to investigate these remaining questions. The NMFS has jurisdiction for the investigation of marine mammal strandings and has only released raw data on stranding numbers to date. Therefore, it is not possible for BOEM to obtain this information within the timeline contemplated in this Supplemental EIS, regardless of the cost or resources needed. In light of the incomplete or unavailable information, BOEM subject-matter experts have used available scientifically credible evidence in this analysis and applied it using accepted scientific methods and approaches.

Nevertheless, as of November 2011, there are 4,503 active leases in the CPA with ongoing (or the potential for) exploration, drilling, and production activities. In addition, non-OCS energy-related activities will continue to occur in the CPA irrespective of this proposed lease sale (i.e., fishing, military activities, and scientific research). The potential for effects from changes to the affected environment (post-DWH), routine activities, accidental spills (including low-probability catastrophic spills), and cumulative effects remains whether or not the No Action or an action alternative is chosen under this Supplemental EIS.

Overall, within the CPA, there is a long-standing and well-developed OCS Program (more than 50 years); there are no data to suggest that activities from the preexisting OCS Program are significantly impacting marine mammal populations. Therefore, in light of the above analysis on the proposed action and its impacts, the incremental effect of the proposed action on marine mammal populations is not expected to be significant when compared with all other past, present, and reasonably foreseeable future activities.

4.1.1.12. Sea Turtles

The BOEM has reexamined the analysis for the five sea turtles species that inhabit the Gulf of Mexico (GOM) in the Multisale EIS and the 2009-2012 Supplemental EIS based on the additional information presented below and in consideration of the DWH event. The full analyses of the potential impacts of routine activities and accidental events associated with the CPA proposed action and the proposed action’s incremental contribution to the cumulative impacts are presented in the Multisale EIS and the 2009-2012 Supplemental EIS. The following is a summary of the information presented in the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

4.1.1.12.1. Description of the Affected Environment

A detailed description of sea turtles can be found in Chapter 3.2.4 of the Multisale EIS. Any new information since the publication of the Multisale EIS is also presented in Chapter 4.1.7 of the 2009-2012 Supplemental EIS. The following information is a summary of the resource description incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

Five sea turtles are known to inhabit the waters of the GOM (Pritchard, 1997): the leatherback (endangered, listed June 2, 1970); green turtle (breeding colony populations in Florida and on the Pacific Coast of Mexico are listed as endangered; all others are listed as threatened, listed July 28, 1978); hawksbill (endangered, listed June 2, 1970); Kemp’s ridley (endangered, listed December 2, 1970); and loggerhead (threatened, listed July 28, 1978). These five species are all highly migratory (Table 4-3). Individual animals will make migrations into nearshore waters as well as other areas of the North Atlantic Ocean, GOM, and the Caribbean Sea. Although migratory, these migration patterns are not well defined. All five species of sea turtles found in the GOM have been federally listed as endangered or threatened since the 1970’s. There is currently no critical habitat designated in the GOM or along the Gulf Coast.
On February 17, 2010, NMFS and FWS were jointly petitioned to designate critical habitat for Kemp’s ridley sea turtles for nesting beaches along the Texas coast and for marine habitats in the GOM and Atlantic Ocean. The NMFS is currently reviewing the petition.

In August 2007, FWS and NMFS published 5-year status reviews for federally listed sea turtles in the GOM (USDOC, NMFS and USDOI, FWS, 2007a-e). A 5-year review is an ESA-mandated process that is conducted to ensure the listing classification of a species as either threatened or endangered is still accurate. Both agencies share jurisdiction for federally listed sea turtles and jointly conducted the reviews. After reviewing all of the best scientific and commercially available information and data, the agencies’ biologists recommended that the current listing classification for the five sea turtle species remain unchanged.

Natural phenomenon, such as tropical storms and hurricanes, are impossible to predict, but they will occur with frequency in the GOM. Generally, the offshore species and the offshore habitat are not expected to be severely affected in the long term. However, species that occupy more nearshore habitats and use nearshore habitats for nesting may suffer more long-term impacts. Several major hurricanes have hit the Gulf Coast in the last several years. Storm impacts, including loss of nesting habitat, increased marine debris, and spilled pollutants, can be detrimental to sea turtles. Impacts from the storms to nesting activity can be hard to assess. Hurricane Katrina in 2005 decimated the northern Gulf Coast, including the Chandeleur Islands off of Louisiana/Mississippi. This barrier island chain was a significant loggerhead nesting site (Lohoefener et al., 1990). Very little area that would be suitable for nesting remains above sea level. Subsequent storms have delayed any rebuilding of the Chandeleur Islands. Hurricane Gustav in 2008 also occurred in areas used by sea turtles for nesting. Both the washing away of sand beaches and the proliferation of debris on nesting beaches can post major barriers to successful nesting. The late August/September timeframe of most of the recent GOM storms was toward the end of the sea turtle nesting season (generally April/May to October). Many nests had successfully hatched prior to storm damage (Florida Fish and Wildlife Conservation Commission, 2008).

In response to a request by the Gulf of Mexico Fishery Management Council (GMFMC), NMFS issued an emergency closure for the bottom longline fishery in the eastern Gulf from May 18 through October 28, 2009 (Federal Register, 2009c). This action was promulgated by recent observer data analysis that showed the number of sea turtle takes authorized in a 2005 Biological Opinion had been substantially exceeded. The affected fishery operates primarily off the west Florida shelf, which is an important sea turtle foraging habitat. A decline in the number of reproducing female loggerheads has been suggested as one of the reasons for recent declines in the annual loggerhead sea turtle nest counts in peninsular Florida. The bottom longline fishery takes sea turtles, including adult females, incidentally as bycatch. Further restrictions and/or mitigations may be required after the expiration of this closure. Although the area of greatest impact from this commercial fishing activity is not in the CPA, such impact to the loggerhead sea turtle population must be considered with cumulative impacts. Concern over declining numbers of loggerhead sea turtles is reflected in NMFS’s second revision of the Recovery Plan for the Northwest Atlantic Population of the Loggerhead Sea Turtle (Caretta caretta), which replaced the previous 1991 report (USDOC, NMFS and USDOI, FWS, 2008).

**Leatherback Sea Turtle**

The leatherback is the most abundant sea turtle in waters over the northern GOM continental slope (Mullin and Hoggard, 2000). The leatherback sea turtle is listed as endangered. Leatherbacks appear to spatially use both continental shelf and slope habitats in the GOM (Fritts et al., 1983; Collard, 1990; Davis and Fargion, 1996). Surveys suggest that the region from Mississippi Canyon to De Soto Canyon, especially near the shelf edge, appears to be an important habitat for leatherbacks (Mullin and Hoggard, 2000). Leatherbacks have been frequently sighted in the GOM during both summer and winter (Mullin and Hoggard, 2000).

On the Atlantic side of Florida, an increase in leatherback nesting numbers from 98 nests in 1988 to 800-900 nests per season in the early 2000’s has been recorded. There has been a substantial increase in leatherback nesting in Florida since 1989 (USDOC, NMFS and USDOI, FWS, 2007a). Florida received a near record number of leatherback nests on beaches in 2010 (Florida Fish and Wildlife Conservation Commission, 2010b). Although nesting is very rare on GOM beaches, leatherbacks occur in GOM
waters. Satellite telemetry and tag returns have shown that some of the leatherbacks present in the GOM were tagged at nesting beaches in Costa Rica and Panama (USDOC, NMFS and USDOI, FWS, 2007a).

Critical habitat for the leatherback includes the waters adjacent to Sandy Point, St. Croix, U.S. Virgin Islands. There is no critical habitat designation for the leatherback sea turtle in the GOM. Ongoing threats to leatherbacks include ingestion of marine debris, poaching of eggs and animals, and entanglement in longline fishing gear.

**Green Sea Turtle**

All green sea turtle populations are listed as threatened except for the breeding populations of Florida and the Pacific Coast of Mexico, which are endangered. Green sea turtles are found throughout the GOM and are known to nest on GOM beaches, but in very small numbers (USDOC, NMFS and USDOI, FWS, 2007b). Reports of green turtles nesting along the Gulf Coast are infrequent.

The east coast of Florida is one of the most important nesting areas for green turtles. Between 1989 and 2010, the annual number of green sea turtle nests ranged from 267 to 9,091. Green turtle nests have increased by a factor of 10 over the last 22 years (Florida Fish and Wildlife Conservation Commission, 2010b).

After emerging from the nest, hatchlings swim to offshore areas, where they are believed to live for several years, feeding close to the surface on a variety of pelagic plants and animals. Once the juveniles reach a certain age/size range, they leave the pelagic habitat and travel to nearshore foraging grounds. Once they move to these nearshore benthic habitats, adult green turtles are almost exclusively herbivores, feeding on seagrasses and algae. Adult females migrate from foraging areas to mainland or island nesting beaches and may travel hundreds or thousands of kilometers each way (USDOC, NMFS and USDOI, FWS, 2007b).

The principal cause of past declines and extirpations of green turtle assemblages has been the over-exploitation of green turtles for eggs and meat. Significant threats on green turtle nesting beaches in the region include beach armorng, erosion control, artificial lighting, and disturbance. Armoring of beaches (e.g., seawalls, revetments, rip-rap, sandbags, and sand fences) in Florida, which is meant to protect developed property, is increasing and has been shown to discourage nesting, even when armoring structures do not completely block access to nesting habitat (Mosier, 1998).

**Hawksbill Sea Turtle**

Hawksbill sea turtles were once abundant in tropical and subtropical regions. Pelagic-size individuals and small juveniles are not uncommon and are believed to be animals dispersing from nesting beaches in the Yucatán Peninsula of Mexico and farther south in the Caribbean (Amos, 1989). The hawksbill turtle is listed as endangered and is considered critically endangered by the International Union for the Conservation of Nature based on global population declines of over 80 percent during the last three generations (105 years) (Meylan and Donnelly, 1999). The Atlantic Coast of Florida is the only area in the U.S. where hawksbills nest on a regular basis.

Hawksbill sea turtles are highly migratory and use a wide range of habitats during their lifetime. As with most sea turtle species, hatchlings and early juveniles are often found in association with oceanic sargassum floats. As later juveniles, they move nearshore for feeding habitat and may associate with the same feeding locality for more than a decade (Musick and Limpus, 1997). In the continental U.S., hawksbills are found primarily in Florida and Texas, though they have been recorded in all the GOM States and along the east coast as far north as Massachusetts. The Atlantic Coast of Florida is the only area in the U.S. where hawksbills nest on a regular basis.

Hawksbills are threatened by all the factors that threaten other marine turtles, including exploitation for meat, eggs, and the curio trade; loss or degradation of nesting and foraging habitats; increased human presence; nest predation; oil pollution; incidental capture in fishing gear; ingestion of and entanglement in marine debris; and boat collisions (Lutcavage et al., 1997; Meylan and Ehrenfeld, 2000). The primary cause of hawksbill decline has been attributed to centuries of exploitation for tortoiseshell, the beautifully patterned scales that cover the turtle’s shell (Parsons, 1972). Another manmade factor that affects hawksbills in foraging areas and on nesting beaches is global climate change (USDOC, NMFS and USDOI, FWS, 2007c).
Kemp’s Ridley Sea Turtle

The nearshore waters of the GOM are believed to provide important developmental habitat for juvenile Kemp’s ridley and loggerhead sea turtles. Ogren (1989) suggests that the Gulf Coast, from Port Aransas, Texas, through Cedar Key, Florida, represents the primary habitat for subadult ridleys in the northern GOM. Internationally, the Kemp’s ridley is considered the most endangered sea turtle. There is no designated critical habitat for the Kemp’s ridley sea turtle; however, on February 17, 2010, NMFS and FWS were jointly petitioned to designate critical habitat for Kemp’s ridley sea turtles for nesting beaches along the Texas coast and for marine habitats in the GOM and Atlantic Ocean. The NMFS is currently reviewing the petition.

The species occurs mainly in coastal areas of the GOM and the northwestern Atlantic Ocean. Kemp’s ridleys nest in daytime aggregations known as arribadas, primarily at Rancho Nuevo, a stretch of beach in Mexico, Tamaulipas State. A 2007 arribada at Rancho Nuevo included over 4,000 turtles over a 3-day period (USDOC, NMFS and USDOI, FWS, 2007d). Kemp’s ridley sea turtle nest numbers reported along the 47-mi (76-km) stretch of Alabama coastline were 1 nest in 2006, 2007, and 2008. Louisiana and Mississippi have few, if any, nests.

Of the seven extant species of sea turtles in the world, the Kemp’s ridley has declined to the lowest population level. Many threats to the future of the species remain, including interactions with fishery gear, marine pollution, foraging habitat destruction, illegal poaching of nests, and the potential threats to nesting beaches from such sources as global climate change, development, and tourism pressures (USDOC, NOAA, 2011d).

Loggerhead Sea Turtle

Loggerhead sea turtles are considered a threatened species. In the GOM loggerheads nest primarily in southwest Florida with minimal nesting outside of this range westward to Texas. Loggerhead turtles have been primarily sighted in waters over the continental shelf, although many surface sightings of this species have also been made over the outer slope beyond the 1,000-m (3,281-ft) isobath. Hatchlings emerge from the nest and swim away from land for several days. Offshore, they reside for months in the oceanic zone in Sargassum floats, generally along the Loop Current and the Gulf Coast of Florida. Somewhere between 7 and 12 years old, oceanic juveniles migrate to nearshore coastal areas to mature into adults. These nearshore waters become important foraging and migratory habitat for juveniles and adults. Juveniles may also spend time in bays, sounds, and estuaries. Adult loggerheads are known to make extensive migrations between foraging areas and nesting beaches. During non-nesting years, adult females from U.S. beaches are distributed in waters off the eastern U.S. and throughout the GOM, Bahamas, Greater Antilles, and Yucatán (Conant et al., 2009).

Ongoing threats to the western Atlantic loggerhead populations include incidental takes from dredging, commercial trawling, longline fisheries, and gillnet fisheries; loss or degradation of nesting habitat from coastal development and beach armoring; disorientation of hatchlings by beachfront lighting; nest predation by native and nonnative predators; degradation of foraging habitat; marine pollution and debris; watercraft strikes; and disease (USDOC, NOAA, 2011d).

In the past decade, a 39.5 percent decline in the annual number of nests has been reported (USDOC, NMFS and USDOI, FWS, 2007e). The Florida Panhandle Nesting Subpopulation showed a decline of 6.6 percent annually from 1995 to 2005. Loggerhead sea turtle nest numbers in 2010 were above the average of the preceding 10-year period (Florida Fish and Wildlife Conservation Commission, 2010c). Along the 47-mi (76-km) stretch of Alabama coastline, 62 loggerhead nests were reported in 2003, 53 in 2004, 37 in 2005, 45 in 2006 and 1 Kemp’s ridley nest, 54 in 2007 and 1 Kemp’s ridley nest, and 78 in 2008 and 1 Kemp’s ridley nest. Louisiana and Mississippi have few if any nests.

The NMFS has issued a proposed rule to list nine distinct population segments of loggerhead sea turtles under the ESA (76 FR 15932). The comment period is set to close on September 16, 2011, but none of the distinct population segments are located in the GOM.

Recent Section 7 Endangered Species Act Consultation

As mandated by the Endangered Species Act, BOEM consulted with NMFS and FWS on possible and potential impacts from the CPA proposed action on endangered/threatened species and designated
critical habitat under their jurisdiction (USDOC, NMFS, 2007b). A biological assessment was prepared for each consultation. The action area analyzed in the biological assessments included the lease sale areas addressed in this Supplemental EIS.

The consultation with the FWS concluded that activities occurring as a result of the proposed action may affect nesting and hatchlings of the threatened loggerhead and endangered Kemp’s ridley; however, no direct loss of habitat is anticipated. The anticipated effects from the major impact-producing factors are sublethal, causing discountable insignificant effects. The consultation went on to identify an oil spill reaching sea turtle nesting habitat during the nesting season as the greatest threat to sea turtles. However, FWS concurred, based on the probabilities identified by BOEM of a spill reaching nesting habitat at the time (0.5% to 9%) that the potential for contact was greatly reduced. Overall, FWS concurred that the proposed action would not adversely affect nesting and hatchling loggerhead or Kemp’s ridley turtles (USDOI, FWS, 2007).

The formal ESA consultation with NMFS (the agency with oversight on sea turtles in the water) was concluded with receipt of the Biological Opinion on July 3, 2007 (USDOC, NMFS, 2007b). The Biological Opinion concludes that the proposed lease sales and associated activities in the GOM under the current 5-Year Program are not likely to jeopardize the continued existence of threatened and endangered species under NMFS jurisdiction or destroy or adversely modify designated critical habitat.

Following the DWH event, on July 30, 2010, BOEMRE requested reinitiation of ESA consultation with both NMFS and FWS. The NMFS responded with a letter to BOEMRE on September 24, 2010. The FWS responded with a letter to BOEMRE on September 27, 2010. The reinitiated consultations are not complete at this time, although BOEM, as lead agency, and BSEE are in discussions with both agencies. In the meantime, the current consultation remains in effect and recognizes that BOEM- and BSEE-required mitigations and other reasonable and prudent measures should reduce the likelihood of impacts from BOEM- and BSEE-authorized activities. Further, BOEM has determined, under Section 7(d) of the ESA, that the proposed action is not an irreversible or irretrievable commitment of resources that has the effect of foreclosing the formulation or implementation of any reasonable and prudent alternative measures. The BOEM and BSEE are also developing an interim coordination program with NMFS and FWS while consultation is ongoing.

Deepwater Horizon Event

The DWH event and resulting oil spill in Mississippi Canyon Block 252, and related spill-response activities (including use of dispersants), have impacted sea turtles that have come into contact with oil and remediation efforts.

According to NMFS, 1,146 sea turtles have been collected (537 alive, 609 deceased) as of February 15, 2011 (USDOC, NMFS, 2011c). Of these, 201 were greens, 16 Hawksbills, 809 Kemp’s ridleys, 88 loggerheads, and the remaining 32 unknown (USDOC, NMFS, 2011c). Individuals were documented either through strandings or directed offshore captures. Due to low detection rates of carcasses in prior events, it is possible that the number of deaths of sea turtles is underestimated (Epperly et al., 1996). It is also important to note that evaluations have not yet confirmed the cause of death, and it is possible that not all carcasses were related to the DWH event oil spill.

As a preventative measure during the DWH response, NMFS and FWS translocated a number of sea turtle nests and eggs that were located on beaches affected or potentially affected by spilled oil. According to the latest information, a total of 274 nests were translocated from GOM beaches to the east coast of Florida. These nests were mainly for hatchlings that would enter waters off Alabama and Florida’s northwest Gulf Coast. Of these, 4 were from green turtles, 5 from Kemp’s ridley and 265 from loggerheads, as indicated in the table below. The translocation effort ended August 19, 2010, at the time when biologists determined that risks to hatchlings emerging from beaches and entering waters off Alabama and Florida’s northwest Gulf Coast had diminished significantly and that the risks of translocating nests during late incubation to the east coast of Florida outweighed the risks of letting hatchlings emerge into the GOM. The hatchlings resulting from the translocations were all released as of September 9, 2010.
Final Data on Nesting Translocation, updated on August 25, 2011  
(USDOC, NMFS, 2011c)

<table>
<thead>
<tr>
<th>Species</th>
<th>Translocated Nests</th>
<th>Hatchlings Released</th>
</tr>
</thead>
<tbody>
<tr>
<td>Green turtle (Chelonia mydas)</td>
<td>4</td>
<td>455</td>
</tr>
<tr>
<td>Kemp’s ridley turtle (Lepidochelys kempii)</td>
<td>5</td>
<td>125</td>
</tr>
<tr>
<td>Loggerhead turtle (Caretta caretta)</td>
<td>265*</td>
<td>14,216</td>
</tr>
</tbody>
</table>

*Does not include one nest that included a single hatchling and no eggs. 
Note: All data is preliminary.

As of August 3, 2010, in open water, there was no evidence that sea turtles were still being exposed to chemicals from the DWH event (OSAT, 2010). This report states, “Since 3 August [2010], no exceedances of the aquatic life benchmark for PAHs in water that were consistent with MC 252 oil.” It is likely that there were effects on individual sea turtles in the vicinity of the DWH event spill caused by spilled oil and/or response activities. Depending upon the species’ sensitivity and/or low resiliency, individual sea turtles may be experiencing residual effects provided sufficient exposure. Further, it is uncertain whether or how many sea turtle individuals affected by the spill would be present in the CPA when activities first occur as a result of this proposed lease sale. Without any further data than what exist from NMFS and FWS (which have jurisdiction over sea turtles in water and on land, respectively), it is impossible to determine if the spill has led to population-level effects or if sea turtles are experiencing chronic effects or persistent adverse impacts from the spill at the population level. Information is still being gathered to develop a more complete picture of impacts and the length of time for any changed baseline conditions to return to pre-spill conditions (see “Sea Turtle Resources in the Central Planning Area” below). It is also important to note that evaluations have not yet confirmed the cause of death, including whether or not related to the DWH event oil spill.

Sea Turtle Strandings in the GOM

Since March 15, 2011, a notable increase in sea turtle strandings has occurred in the northern GOM, primarily in Mississippi. While turtle strandings in this region typically increase in the spring, the recent increase is a cause for concern. The Sea Turtle Stranding and Salvage Network (STSSN) is monitoring and investigating this increase. The network encompasses the coastal areas of the 18 states from Maine through Texas and includes portions of the U.S. Caribbean. There are many possible reasons for the increase in strandings in the northern GOM, both natural and human caused (USDOC, NMFS, 2011c). No visible external or internal oil was observed in these animals. These sea turtle species include loggerhead, green, Kemp’s ridley and unidentified. As of September 16, 2011, NMFS has identified 84 strandings in Alabama, 108 strandings in Louisiana, and 272 strandings in Mississippi. The increased stranding event in Alabama represents approximately 18 percent of the total strandings to date. The lease sale under the proposed action also cover these same areas.

Sea Turtle Resources in the Central Planning Area

The final determinations on damages to sea turtle resources from the DWH event will ultimately be made through the NRDA process. For sea turtles, investigations as part of the NRDA process are under the jurisdiction of NMFS and FWS. The DWH event will allow a better understanding of any realized effects from such a low-probability catastrophic spill. However, the best available information on impacts to sea turtles does not yet provide a complete understanding of the effects of the oil spilled and of the active response/cleanup activities from the DWH event on sea turtles in the GOM and whether these impacts reach a population level. There is also an incomplete understanding of the potential for population-level impacts from the ongoing increased stranding event.

The BOEM concludes that the unavailable or incomplete information resulting from the DWH event and increased stranding events could be relevant to reasonable foreseeable significant adverse effects. The OCS activities will be ongoing under existing leases (4,503 active leases in CPA as of November...
whether or not the proposed action or any other alternative are selected. However, BOEM believes that the unavailable information may be essential to a reasoned choice among alternatives, particularly regarding sea turtles affected by the increased stranding event and/or the DWH event. The NMFS and FWS have jurisdiction for investigating sea turtle impacts, including both the current increased stranding event and the DWH event. To date, NMFS has released only raw data on strandings. We are therefore unable to determine, at this point and time, what effect (if any) the DWH event had on sea turtles also affected by the increased stranding event. Due to NMFS’s and FWS’s role in the investigation, BOEM does not have the ability to obtain its own data on stranded animals. The NRDA process and the increased stranding investigation may take years to complete. Impacts from the DWH event may be difficult or impossible to discern from other factors. Therefore, it is not possible for BOEM to obtain this information within the timeline contemplated in this Supplemental EIS, regardless of the cost or resources needed. In light of the incomplete or unavailable information, BOEM subject-matter experts have used available scientifically credible evidence in this analysis and based it upon accepted scientific methods and approaches.

Further, the analyses in the Multisale EIS, the 2009-2012 Supplemental EIS, and this Supplemental EIS (Chapter 4.1.12.1 [affected environment], Chapter 4.1.12.2 [accidental spills], and Appendix B) conclude that there is a potential for low-probability catastrophic events to result in significant, population-level effects on affected sea turtle species. The BOEM continues to agree with these conclusions irrespective of any incomplete information, changes to the existing environment from the DWH event, or even the effectiveness of implementation of the improved post-DWH event safety and oil-spill-response requirements.

4.1.12.2. Impacts of Routine Events

Background/Introduction

A detailed impact analysis of sea turtles for the CPA proposed action can be found in Chapter 4.2.2.1.6 of the Multisale EIS and in Chapter 4.1.7.2 of the 2009-2012 Supplemental EIS. The following information is a summary of the resource description incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

Proposed Action Analysis

Routine activities resulting from the CPA proposed action have the potential to harm sea turtles, although this potential is unlikely to rise to a level of significance due to the activity already present in the GOM and mitigations that are in place and discussed below. The major impact-producing factors resulting from the routine activities associated with the CPA proposed action that may affect loggerhead, Kemp’s ridley, hawksbill, green, and leatherback turtles include the degradation of water quality resulting from operational discharges; noise generated by helicopter and vessel traffic, platforms, drillships, and seismic exploration; vessel collisions; and marine debris generated by service vessels and OCS facilities.

Contaminants in waste discharges and drilling muds might indirectly affect sea turtles through food-chain biomagnification, but there is uncertainty concerning the possible effects. Most operational discharges are diluted and dispersed when released in offshore areas and are considered to have sublethal effects (NRC, 1983; API, 1989; Kennicutt, 1995; Kennicutt et al., 1996). Any potential impacts from drilling fluids would be indirect, either as a result of impacts to prey species or possibly through ingestion via the food chain (Neff et al., 1989). Impacts from water degradation are expected to be negligible, due to rapid dilution of the discharges which are regulated by NPDES permits, and due to the wide-ranging habits of sea turtle species in the GOM.

Another impact-producing factor associated with the CPA proposed action that could affect ESA-listed sea turtles is impacts from vessel noise and vessel collisions. The dominant source of noise from vessels is propeller operation, and the intensity of this noise is largely related to ship size and speed. Vessel noise from activities resulting from the proposed action would produce low levels of noise, generally in the 150- to 170-dB re 1 µPa-m at frequencies below 1,000 Hz. Vessel noise is transitory and generally does not propagate at great distances from the vessel. Also, available information indicates that
sea turtles are not thought to rely on acoustics. As a result, NMFS’s 2007 Biological Opinion concluded that effects to sea turtles from vessel noise are discountable (USDOC, NMFS, 2007b).

Drilling activities would produce sounds transmitted into the water that could be intermittent, sudden, and at times could be high intensity as operations take place. However, sea turtles are not expected to be impacted by this disturbance because NMFS, in their 2007 Biological Opinion, determined that “drilling is not expected to produce amplitudes sufficient to cause hearing or behavioral effects to sea turtles or sperm whales; therefore, these effects are insignificant.”

Sea turtles spend at least 3-6 percent of their time at the surface for respiration, and perhaps as much as 26 percent of their time at the surface for basking, feeding, orientation, and mating (Lutcavage et al., 1997). Data show that collisions with all types of commercial and recreational vessels are a cause of sea turtle mortality in the GOM (Lutcavage et al., 1997). Stranding data for the U.S. Gulf and Atlantic Coasts, Puerto Rico, and the U.S. Virgin Islands show that between 1986 and 1993 about 9 percent of living and dead stranded sea turtles had boat strike injuries (Lutcavage et al., 1997). Vessel-related injuries were noted in 13 percent of stranded turtles examined from the GOM and the Atlantic during 1993 (Teas, 1994), but this figure includes those that may have been struck by boats post-mortem. Large numbers of loggerheads and 5-50 Kemp’s ridley turtles are estimated to be killed by vessel traffic per year in the U.S. (NRC, 1990; Lutcavage et al., 1997).

There have been no documented sea turtle collisions with drilling and service vessels in the GOM; however, collisions with small or submerged sea turtles may go undetected. Based on sea turtle density estimates in the GOM, the encounter rates between sea turtles and vessels would be expected to be greater in water depths <200 m (656 ft) (USDOC, NMFS, 2007b). To further minimize the potential for vessel strikes, this Agency issued NTL 2007-G04, which clarifies 30 CFR 250.282 (and now the companion regulation at 30 CFR 550.282) and provides NMFS guidelines for monitoring procedures related to vessel strike avoidance measures for sea turtles and other protected species. With implementation of these measures and the avoidance of potential strikes from OCS vessels, NMFS’ 2007 Biological Opinion concluded that the risk of collisions between oil/gas-related vessels (including those for G&G, drilling, production, decommissioning, and transport) and sea turtles is appreciably reduced, but strikes may still occur. The BOEM and BSEE monitor for any takes that have occurred as a result of vessel strikes and also requires that any operator immediately report the striking of any animal (see 30 CFR 250.282, 30 CFR 250.582, and NTL 2007-G04).

To date, there have been no reported strikes of sea turtles by drilling vessels. Given the scope, timing, and transitory nature of the CPA proposed action and, with this established mitigation, effects to sea turtles from drilling vessel collisions is expected to be negligible.

Chronic sublethal effects (e.g., stress) resulting in persistent physiological or behavioral changes and/or avoidance of impacted areas from noise disturbance, such as G&G activities, could cause declines in survival or fecundity and result in population declines; however, such declines are not expected. Seismic operations have the potential to harm sea turtles in close proximity to firing airgun arrays, especially if they are directly beneath airguns when surveying begins. The Protected Species Stipulation and NTL 2007-G02, “Implementation of Seismic Survey Mitigation Measures and Protected Species Observer Program,” minimize the potential of harm from seismic operations to sea turtles. These mitigations include onboard observers, airgun shut-downs for whales in the exclusion zone, ramp-up procedures, and the use of a minimum sound source.

This Agency published a Programmatic EA on decommissioning operations (USDOI, MMS, 2005) that, in part, addresses the potential impacts of explosive and nonexplosive severance activities on OCS energy related resources, particularly upon marine mammals and sea turtles. Pursuant to 30 CFR 250 Subpart Q, operators must obtain a permit from BSEE before beginning any platform removal or well-severance activities. During the review of the permit applications, terms and conditions of the August 2006 NMFS Biological Opinion/Incidental Take Statement are implemented for the protection of marine protected species and to reduce the possible impacts from any potential activities resulting from the proposed lease sale.

In 30 CFR 550 Subpart B, BOEM requires operators of Federal oil and gas leases to meet the requirements of ESA. The regulation outlines the environmental, monitoring, and mitigation information that operators must submit with plans for exploration, development, and production. This regulation requires OCS energy-related activities to be conducted in a manner that is consistent with the provisions
of the ESA. Actual sea turtle impacts from explosive removals in recent years have been small. The updated pre- and post-detonation mitigations should ensure that injuries remain extremely rare.

Greatly improved handling of waste and trash by industry, along with the annual awareness training required by the marine debris mitigations, is decreasing the plastics in the ocean attributable to OCS energy-related activities and is minimizing the devastating effects on sea turtles. Many types of plastic materials end up as solid waste during drilling and production operations. Some of this material is accidentally lost overboard where sea turtles could consume it or become entangled in it. The incidental ingestion of marine debris and entanglement could adversely affect sea turtles. The BOEM proposes compliance with the guidelines provided in NTL 2007-G03, “Marine Trash and Debris Awareness and Elimination,” which appreciably reduces the likelihood of sea turtles encountering marine debris from the proposed activity. The routine activities of the CPA proposed action are unlikely to have significant adverse effects on the size and recovery of any sea turtle species or population in the GOM.

Summary and Conclusion

In this Supplemental EIS, BOEM has reexamined the analysis for sea turtles presented in the Multisale EIS and the 2009-2012 Supplemental EIS, and has considered the recent reports cited above and other new information. Because of the mitigations (e.g., BOEM proposed compliance with NTL’s) described in the above analysis, routine activities (e.g., operational discharges, noise, vessel traffic, and marine debris) related to the CPA proposed action are not expected to have long-term adverse effects on the size and productivity of any sea turtle species or populations in the northern GOM. Lethal effects could occur from chance collisions with OCS service vessels or ingestion of accidentally released plastic materials from OCS vessels and facilities. However, there have been no reports to date on such incidences. Most routine OCS energy-related activities are then expected to have sublethal effects that are not expected to rise to the level of significance.

Although there will always be some level of incomplete information relevant to the effects from routine activities under the proposed action on sea turtles, BOEM does not believe it is essential to a reasoned choice among alternatives. There is credible scientific information available, applied using acceptable scientific methodologies, to support the conclusion that any realized impacts would be sublethal in nature and not in themselves be expected to rise to the level of reasonably foreseeable significant adverse (population-level) effects. As noted above in the affected environment section, however, BOEM cannot rule out that incomplete or unavailable information on effects of the increased stranding event or the DWH event on sea turtles may be essential to a reasoned choice among alternatives (and that this information cannot be obtained within the timeframe of this Supplemental EIS). As such, BOEM acknowledges that impacts from routine activities could be greater on individuals or populations already impacted by the DWH event or the increased stranding event. Nevertheless, routine activities are ongoing in the proposed action area (CPA) as a result of existing leases and related activities (there are 4,503 active leases in the CPA as of November 2011). Within the CPA, there is a long-standing and well-developed OCS Program (more than 50 years); there are no previous data to suggest that routine activities from the preexisting OCS Program were significantly impacting sea turtles.

4.1.1.12.3. Impacts of Accidental Events

A detailed impact analysis of sea turtles for proposed CPA Lease Sale 216/222 can be found in Chapter 4.4.6 of the 2007-2012 Multisale EIS and in Chapter 4.1.7.3 of the 2009-2012 Supplemental EIS. The following information is a summary of the resource description incorporated from the Multisale EIS, the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared. This section treats both the expected accidental spill as well as the low-probability, large-volume spill with catastrophic events. Further, general analyses of a catastrophic event in the GOM can also be found in Appendix B.

Proposed Action Analysis

Accidental activities resulting from the proposed action have the potential to harm sea turtles. The major impact-producing factors resulting from the accidental activities associated with the CPA proposed action that may affect loggerhead, Kemp’s ridley, hawksbill, green, and leatherback turtles include
accidental blowouts, oil spills, and spill-response activities. These have the potential to impact small to
large numbers of sea turtles in the GOM, depending on the magnitude and frequency of accidents, the
ability to respond to accidents, the location and date of accidents, and various meteorological and
hydrological factors. Chronic or acute exposure may result in harassment, harm, or mortality of sea
turtles occurring in the northern Gulf. Exposure to hydrocarbons persisting in the sea following the
dispersal of an oil slick are expected to most often result in sublethal impacts (e.g., decreased health
and/or reproductive fitness and increased vulnerability to disease) to sea turtles. Sea turtle hatching
exposure to, fouling by, or consumption of tarballs persisting in the sea following the dispersal of an oil
slick would likely be fatal. Sea turtle eggs are likely to be lethally impacted by contact with spilled oil
(USDOI, NPS, 2010). The potential effects associated with a low-probability large spill may be more
severe than a smaller accidental spill and could potentially contribute to longer-lasting and larger-scale
effects. Appendix B discusses, in general, the magnitude and duration of effects possible if the low-
probability, large-volume spill was to occur in the GOM.

The blowout of the Ixtoc I offshore drilling rig in the Bay of Campeche, Mexico, on June 3, 1979,
resulted in the release of 500,000 metric tons (140 million gallons) of oil and transport of this oil into
the GOM (ERCO, 1982). Three million gallons of oil impacted Texas beaches (ERCO, 1982). According
to the ERCO study, “Whether or not hypoxic conditions could, in fact, be responsible for area-wide
reductions in [invertebrate] faunal abundance is unclear, however.” Of the three sea turtles found dead in
the U.S., all had petroleum hydrocarbons in the tissues examined, and there was selective elimination of
portions of this oil, indicating chronic exposure (Hall et al., 1983). Therefore, the effects of the Ixtoc spill
on sea turtles in waters off Texas are still unknown.

For water depths >200 m (656 ft), 84-102 blowouts are estimated for the CPA proposed action over
the 2007-2046 period (Table 4-6 of the Multisale EIS). The risk of various sizes of oil spills occurring in
the CPA is presented in Table 3-5.

The oil from an oil spill can adversely affect sea turtles by causing soft tissue irritation, respiratory
stress from inhalation of toxic fumes, food reduction or contamination, direct ingestion of oil and/or tar,
and temporary displacement from preferred habitats. The long-term impacts to sea turtle populations are
poorly understood but could include decreased survival and lowered reproductive success. The range of
toxicity, the degree of sensitivity to oil hydrocarbons, and the effects of cleanup activities on sea turtles
are unknown. Impacts from the dispersants may have similar impacts as oil, such as being an irritant to
tissues and sensitive membranes as they are known to be in seabirds and marine mammals (NRC, 2005).
Sea turtles are vulnerable to oil and dispersants at all life stages (i.e., eggs, post-hatchlings, juveniles, sub-
adults, and adults), and there is no demonstrated avoidance behavior (Shigenaka et al., 2010). The
impacts to sea turtles from chemical dispersants could include nonlethal injury (e.g., tissue irritation,
chemical burns, and inhalation), long-term exposure through bioaccumulation, infection, and potential
shifts in distribution from some habitats (USDOC, NOAA, 2010h; Shigenaka et al., 2010).

During the oil-spill response related to the DWH event, NMFS and FWS undertook an unprecedented
attempt to relocate a number of sea turtle nests and eggs that were located on beaches affected, or that
were believed to be at risk of, spilled oil (see the discussion in Chapter 4.1.1.11.1). This experimental
approach had not been attempted on a large scale for any prior spill. The fate of these relocated
hatchlings may never be known, since none of the individuals were tagged and tracked. There are
concerns over the potential success of this program, given that these species tend to return to their natal
beaches as adults to nest. In addition, sea turtle species require at least a decade before they reach sexual
maturity. Even in 10 years, data on nestings would likely be inconclusive as it would be impossible to tell
which returning females, if any, are from this relocation experiment.

In the 2007 Biological Opinion Incidental Take Statement, NMFS believes that a small number of
listed species would experience adverse effects as the result of exposure to a large oil spill or ingestion of
accidentally spilled oil over the lifetime of the proposed action (USDOC, NMFS, 2007b). However,
NMFS did not include incidental take of listed species due to oil exposure in this Incidental Take
Statement, as it is an otherwise unlawful activity. Incidental take, as defined at 50 CFR 402.02, refers
only to takings that result from an otherwise lawful activity. The Clean Water Act (33 U.S.C. 1251 et
seq.), as amended by the Oil Pollution Act of 1990 (33 U.S.C. 2701 et seq.), prohibits discharges of
harmful quantities of oil, as defined at 40 CFR 110.3, into waters of the United States. Therefore, even
though the Biological Opinion (USDOC, NMFS, 2007b; USDOI, FWS, 2007) considered the effects on
listed species by oil spills that may result from the proposed action, those takings that would result from
an unlawful activity (i.e., oil spills) are not specified in the Incidental Take Statement and have no protective coverage under Section 7(o)(2) of the ESA. As discussed previously, BOEM has requested reinitiation of ESA consultation with both NMFS and FWS. Pending completion of this reinitiated consultation, BOEM, as lead agency, and BSEE are working with both agencies to develop an interim coordination policy and the current consultation remains in effect.

**Summary and Conclusion**

The analysis of the effects from accidental spills (noncatastrophic) on sea turtles remains unchanged from what was concluded in the Multisale EIS and the 2009-2012 Supplemental EIS. Impacts on sea turtles from smaller accidental events are likely to affect individual sea turtles in the spill area, as described above and within the Multisale EIS and the 2009-2012 Supplemental EIS, but they are unlikely to rise to the level of population effects (or significance) given the size and scope of such spills. Further, the potential remains for smaller accidental spills to occur in the proposed action area, regardless of any alternative selected under this Supplemental EIS, given that, as of November 2011, there are 4,503 active leases in the CPA with either ongoing or the potential for exploration, drilling, and production activities.

For low-probability catastrophic spills, the Multisale EIS, the 2009-2012 Supplemental EIS, and Appendix B of this Supplemental EIS conclude that there is a potential for a low-probability catastrophic event to result in significant, population-level effects on affected sea turtle species. The BOEM continues to concur with the conclusions from these analyses.

The BOEM concludes that there is incomplete or unavailable information that may be relevant to reasonably foreseeable significant adverse impacts to sea turtles from noncatastrophic spills/accidental events. For example, there is incomplete information on impacts to sea turtle populations from the DWH event and whether individuals or populations may be susceptible to greater impacts in light of the increased stranding event or the DWH event. Relevant data on the status of and impacts to sea turtle populations from the increased stranding event and the DWH event may take years to acquire and analyze, and impacts from the DWH event may be difficult or impossible to discern from other factors. The NMFS to date has only released raw data on the number of strandings, and BOEM does not have the ability to investigate these strandings independently. Therefore, it is not possible for BOEM to obtain this information within the timeline contemplated in this Supplemental EIS, regardless of the cost or resources needed. In the absence of this information, BOEM subject-matter experts have used what scientifically credible information that is available and applied it using accepted scientific methodologies. The BOEM cannot rule out that unavailable or incomplete information on accidental impacts may be essential to a reasoned choice among the alternatives, in light of the increased stranding event and the DWH event. Activities that could result in an accidental spill in the CPA would be ongoing whether or not the lease sale under the proposed action occurred. As of November 2011, there are 4,503 active leases in the CPA that are engaged, or have the potential to be engaged, in drilling and/or production activities that could result in an accidental spill.

4.1.1.12.4. Cumulative Impacts

A detailed impact analysis of sea turtles for the proposed action can be found in Chapter 4.5.6 of the Multisale EIS and in Chapter 4.1.7.4 of the 2009-2012 Supplemental EIS. The following information is a summary of the resource description incorporated from the Multisale EIS, the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

**Proposed Action Analysis**

The major impact-producing factors resulting from cumulative OCS energy-related activities associated with the CPA proposed action that may affect loggerhead, Kemp’s ridley, hawksbill, green, and leatherback turtles and their habitats include marine debris, contaminant spills and spill-response activities, vessel traffic, noise, seismic surveys, and explosive structure removals. Non-OCS energy-related activities that may affect sea turtle populations include vessel traffic and related noise (including from commercial shipping and research vessels), military operations, commercial fishing, and pollution. The cumulative impact of these ongoing OCS energy-related activities on sea turtles is expected to result in a number of chronic and sporadic sublethal effects (i.e., behavioral effects and nonfatal exposure to or
intake of OCS-related contaminants or discarded debris) because these activities may stress and/or weaken individuals of a local group or population and may predispose them to infection from natural or anthropogenic sources. There is no new information regarding effects of non-OCS energy-related activities since the prior NEPA analyses that would alter the conclusions contained in the Multisale EIS and 2009-2012 Supplemental EIS. These non-OCS energy program-related activities include historic overexploitation (which led to listing of the species), commercial fishery interactions, habitat loss, dredging, pollution, vessel strikes, and pathogens.

As described in Chapter 4.1.1.11.2, few deaths are expected from chance collisions with OCS service vessels, ingestion of plastic material, commercial fishing, and pathogens. Disturbance (noise from vessel traffic and drilling operations) and/or exposure to sublethal levels of toxins and anthropogenic contaminants may stress animals, weaken their immune systems, and make them more vulnerable to parasites and diseases that normally would not be fatal during their life cycle. The net result of any disturbance depends upon the size and percentage of the population likely to be affected, the ecological importance of the disturbed area, the environmental and biological parameters that influence an animal’s sensitivity to disturbance and stress, or the accommodation time in response to prolonged disturbance (Geraci and St. Aubin, 1980). As discussed above, lease stipulations and regulations are in place to reduce vessel strike mortalities. As discussed in Appendix B, a low-probability, large-scale catastrophic event could have population-level effects on sea turtles.

The effects of the proposed action, when viewed in light of the effects associated with other past, present, and reasonably foreseeable future activities, may result in greater impacts to sea turtles than before the DWH event; however, the magnitude of those effects cannot yet be determined. Nonetheless, operators are required to follow all applicable lease stipulations and regulations, as clarified by NTL’s, to minimize these potential interactions and impacts. The operator’s reaffirmed compliance with NTL 2007-G04 (“Vessel-Strike Avoidance”) and NTL 2007-G03 (“Marine Trash and Debris”), as well as the limited scope, timing, and geographic location of the proposed action, would result in negligible effects from the proposed drilling activities on sea turtles. In addition, NTL 2007-G02, “Implementation of Seismic Survey Mitigation Measures and Protected Species Observer Program,” minimizes the potential of harm from seismic operations to sea turtles and marine mammals; these mitigations include onboard observers, airgun shut-downs for whales in the exclusion zone, ramp-up procedures, and the use of a minimum sound source. Therefore, no significant cumulative impacts to sea turtles would be expected as a result of the proposed exploration activities when added to the impacts of past, present, or reasonably foreseeable oil and gas development in the area, as well as other ongoing activities in the area.

Adverse effects may result from the incremental contribution of the CPA proposed action combined with non-OCS energy-related activities. The biological significance of any mortality or adverse impact would depend, in part, on the size and reproductive rates of the affected populations, as well as the number, age, and size of animals affected. However, as the analyses above indicate, the potential for impacts is mainly focused on the individual, and population-level impacts are not anticipated based on the best available information.

Incremental injury effects from the proposed action on sea turtles are expected to be negligible for drilling and vessel noise and minor for vessel collisions, but it will not rise to the level of significance because of the limited scope, duration, and geographic area of the proposed drilling and vessel activities and the relevant regulatory requirements.

The effects of the proposed action, when viewed in light of the effects associated with other relevant activities, may affect sea turtles occurring in the GOM. With the enforcement of regulatory requirements for drilling and vessel operations and the scope of the proposed action, incremental effects from the proposed drilling activities on sea turtles will be negligible (drilling and vessel noise) to minor (vessel strikes). The best available scientific information indicates that sea turtles do not rely on acoustics; therefore, vessel noise and related activities would have limited effect. Consequently, no significant cumulative impacts would be expected from the CPA proposed activities or as the result of past, present, or reasonably foreseeable oil and gas leasing, exploration, development, and production in the GOM. Even taking into account additional effects resulting from non-OCS energy-related activities, the potential for impacts from the proposed action is mainly focused on the individual. Population-level impacts are not anticipated based on the best available information.
Summary and Conclusion

The BOEM has considered this assessment and reexamined the cumulative analysis for sea turtles presented in the Multisale EIS, in the 2009-2012 Supplemental EIS, and the cited new information. Based on this evaluation, conclusions in these analyses on effects to sea turtles remain unchanged in regards to Routine Activities (no potential for significant adverse effects) and Accidental Spills (potential for significant adverse effects).

Unavailable information on the effects to sea turtles from the DWH event and the increased stranding event (and thus changes to the sea turtle baseline in the affected environment) makes an understanding of the cumulative effects less clear. Here, BOEM concludes that the unavailable information from these events may be relevant to reasonably foreseeable significant adverse impacts to sea turtles. For sea turtles occurring in the CPA, the Bureau of Ocean Energy Management cannot rule out that incomplete or unavailable information may be essential to a reasoned choice among the alternatives for this Supplemental EIS (including the No Action and action alternatives). Relevant data on the status of the sea turtle population after the increased stranding event and the DWH event may take years to acquire and analyze, and impacts from the DWH event may be difficult or impossible to discern from other factors. Further, there are already scientific processes in place through the NRDA process and increased stranding responses to investigate these remaining questions. The NMFS has only released raw data on stranding numbers to date. The BOEM does not have the ability to investigate the sea turtle strandings independently. Therefore, it is not possible for BOEM to obtain this information within the timeline contemplated in this Supplemental EIS, regardless of the cost or resources needed. In light of the incomplete or unavailable information, BOEM subject-matter experts have used available scientifically credible evidence in this analysis and based it upon accepted scientific methods and approaches.

Nevertheless, as of November 2011, there are 4,503 active leases in the CPA with ongoing (or the potential for) exploration, drilling, and production activities. In addition, non-OCS energy-related activities will continue to occur in the CPA irrespective of this proposed lease sale (i.e., fishing, military activities, and scientific research). The potential for effects from changes to the affected environment (post-DWH), routine activities, accidental spills (including low-probability catastrophic spills), and cumulative effects remains whether or not the No Action or an action alternative is chosen under this Supplemental EIS.

In any event, the incremental contribution of the proposed action would not be likely to result in a significant incremental impact on sea turtles within the CPA; in comparison, non-OCS-related activities, such as overexploitation, commercial fishing, and pollution, have historically proved to be a greater threat to sea turtles.

4.1.1.13. Alabama, Choctawhatchee, St. Andrew, and Perdido Key Beach Mice

The BOEM has reexamined the analysis for beach mice presented in the Multisale EIS and the 2009-2012 Supplemental EIS, based on the additional information presented below and in consideration of the DWH event. No substantial new information was found that would alter the impact conclusion for beach mice presented in the Multisale EIS. Due to the extended distance from shore, activities occurring in the 181 South Area are not expected to impact beach mice.

The full analyses of the potential impacts of routine activities and accidental events associated with the CPA proposed action and the proposed action’s incremental contribution to the cumulative impacts are presented in the Multisale EIS. A brief summary of potential impacts follows. An impact from consumption of beach trash and debris associated with the CPA proposed action on the Alabama, Choctawhatchee, St. Andrew, and Perdido Key beach mice is possible but unlikely. While potential spills that could result from the CPA proposed action are not expected to contact beach mice or their habitats, large-scale oiling of beach mice could result in local extinction and, if not properly regulated, oil-spill-response and cleanup activities could have a significant impact to the beach mice and their habitat. Cumulative activities posing the greatest potential harm to beach mice are non-OCS factors and natural catastrophes, which, in combination, could potentially deplete some beach mice populations to unsustainable levels. The expected incremental contribution of the CPA proposed action to the cumulative impacts is negligible. Because beach mice are located such a far distance from the proposed CPA sale area, the impacts of the CPA proposed action have not been analyzed.
4.1.1.13.1. Description of the Affected Environment

A detailed description of beach mice can be found in Chapter 3.2.5 of the Multisale EIS. Additional information for the 181 South Area and any new information since the publication of the Multisale EIS is presented in Chapter 4.1.8 of the 2009-2012 Supplemental EIS. The following information is a summary of the resource description incorporated from the Multisale EIS, the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

Hall (1981) recognizes 16 subspecies of field mouse (Peromyscus polionotus), 8 of which are collectively known as beach mice. Of Gulf Coast subspecies, the Alabama, Choctawhatchee, St. Andrew, and Perdido Key beach mice occupy restricted habitats in the mature coastal dunes of Florida and Alabama. All four mice are listed as endangered: the Alabama subspecies in Alabama (listed June 6, 1985); and the Perdido Key subspecies (June 6, 1985), St. Andrew subspecies (December 18, 1998), and Choctawhatchee subspecies (June 6, 1985) in Florida (USDOI, FWS, 1985a, 1987, and 1998). Populations have fallen to levels approaching extinction. For example, in the late 1980’s, estimates of total remaining beach mice were less than 900 for the Alabama beach mouse, about 80 for the Perdido Key beach mouse, and about 500 for the Choctawhatchee beach mouse. The St. Andrew beach mouse is the only listed subspecies without designated critical habitat.

Continued monitoring of populations of all subspecies along the Gulf Coast between 1985 and the present indicates that approximately 32.3 mi (52 km) of coastal dune habitat are now occupied by the four listed subspecies (1/3 of historic range). Beach mice were listed because of the loss of coastal habitat from human development. The reduced distribution and numbers of beach mice have continued because of multiple habitat threats over their entire range (coastal development and associated human activities, military activities, coastal erosion, and sea states caused by severe weather). Habitat loss is the primary cause for declines in populations of beach mice (USDOI, FWS, 2006a). Development of beachfront real estate along coastal areas and catastrophic alteration by hurricanes are the primary contributors to loss of habitat. Destruction of Gulf Coast sand dune ecosystems for commercial and residential development has destroyed about 60 percent of original beach mouse habitat (Holliman, 1983). Recent studies indicate that this continues to be a problem (Douglass et al., 1999; South Alabama Regional Planning Commission, 2001).

The inland extent of beach mouse habitat may vary depending on the configuration of the sand dune system and the vegetation present. There are commonly several rows of dunes paralleling the shoreline and within these rows there are generally three types of microhabitat. The first microhabitat is the frontal dunes (from the beach face proceeding inland, these compose the primary and secondary dunes). These features are sparsely vegetated with widely scattered coarse grasses including sea oats (Uniola paniculata), bunch grass (Andropogon maritimus), and beach grass (Panicum amarum and P. repens), and with seaside rosemary (Ceratiola ericoides), beach morning glory (Ipomoea stolonifera), and railroad vine (L. Pes-caprae). Primary and secondary dunes only differ in location relative to the beach. The second microhabitat is the higher rear scrub dunes (tertiary dunes), which support growth of slash pine (Pinus elliotti), sand pine (P. clausa), and scrubby shrubs and oaks, including yaupon (Ilex vomitoria), marsh elder (Iva sp.), scrub oak (Quercus myrtifolia), and sand-live oak (Q. virginiana var. maritima). The third microhabitat is the interdunal areas, which contain sedges (Cyperus sp.), rushes (Juncus scirpooides), and salt grass (Distichlis spicata).

Beach mice are restricted to the coastal barrier sand dunes along the Gulf. Optimal overall beach mouse habitat is currently thought to be comprised of a heterogeneous mix of interconnected habitats including frontal dunes, scrub (tertiary) dunes farther inland, and interdunal areas between these dune habitats, as discussed above. Beach mice dig burrows mainly in the frontal dunes and interior scrub dunes where the vegetation provides suitable cover. Most beach mouse surveys conducted prior to the mid-1990’s were in primary and secondary frontal dunes because the investigators assumed that these habitats are the preferred habitat of beach mice. A limited number of surveys in scrub dunes and other interior habitat resulted in less knowledge of the distribution and relative abundance there. In coastal environments, the terms “scrub” and “scrub dune” refer to habitat or vegetation communities adjacent to and landward of primary and secondary dune types where scrub oaks are visually dominant. Interior habitat can include vegetation types such as grass-like forbs (forbs are the herbs other than grasses). There is substantial variation in scrub oak density and cover within and among scrub dunes throughout ranges of beach mice. The variation, an ecological gradient, is represented by scrub oak woodland with a
relatively closed canopy at one end of a continuum. At the other extreme of the gradient, scrub dunes are relatively open with patchy scrub ridges and intervening swales or interdunal flats dominated by herbaceous plants.

Beach mice feed nocturnally in the dunes and remain in burrows during the day. Their diets vary seasonally but consist mainly of seeds, fruits, and insects (Ehrhart, 1978; Moyers, 1996). Changes in the availability of foods result in changes in diets between seasons and account for variability of seasonal diets between years. Autumn diets of beach mice consist primarily of seeds and/or fruits of sea oats, evening primrose (*Oenothera humifusa*), bluestem (*Schizachyrium maritimum*), and dune spurge (*Chamaesyce ammannioides*). Sea oats and beach pea (*Galactia sp.*) dominate winter diets. Spring diets primarily consist of dune toadflax (*Linaria floridana*), yaupon holly (*Ilex vomitoria*), sea shore elder (*Iva imbricata*), and greenbrier (*Smilax sp.*). Summer diets are dominated by evening primrose, insects, dune toadflax, and ground cherry (*Physalis augustifolia*) (Moyers, 1996). Management practices designed to promote recovery of dune habitat, increase food sources, and enhance habitat heterogeneity may aid in the recovery of beach mouse populations.

In wild populations, beach mice have an average life span of about 9 months. Males and females reach adulthood and are able to reproduce at approximately 35 days of age. Females can nurse one litter while pregnant with another litter. From captive colonies we know that litter size is 1-8 with an average of four. Young are weaned in 2-3 weeks and are generally on their own 1-2 weeks later.

Hurricanes are a natural environmental phenomenon affecting the Gulf Coast, and beach mice have evolved and persisted in coastal dune habitats since the Pleistocene. Hurricanes are part of a repeated cycle of destruction, alteration, and recovery of dune habitat. The extensive coastal dune habitat that existed along the Gulf Coast before the fairly recent commercial and residential development allowed beach mice to survive even the most severe hurricane events to repopulate dune habitat as it recovered. Beach mice are affected by the passage of hurricanes along the northwest Florida and Alabama Gulf Coast. Since records on hurricane intensity began in 1885, over 30 hurricanes have struck northwest Florida within the historic ranges of the four Gulf Coast beach mouse subspecies (Williams and Duedall, 1997; Doering et al., 1994; Neumann et al., 1993). In addition, 22 hurricanes have made landfall along the coast of Alabama from 1851 to 2004 (USDOC, NOAA, National Hurricane Center, 2006).

Hurricanes generally produce damaging winds, storm tides and surges, and rain that erode barrier-island, peninsular, and mainland beaches and dunes. Hurricanes cause increased fragmentation of habitat, which is correlated with increased distance between fragments that must be crossed by beach mice at night if they are to move between habitat patches. Gap distance travelled may decrease when visibility is poor during the new moon, making predators harder to see (Wilkinson et al., 2009). Gap distance travelled may increase if beach mice know in advance that the target patch is environmentally more favorable, making risk of predation worthwhile (Wilkinson et al., 2009). Following hurricanes, the dune system begins a slow natural repair process that may take 3-20 years, depending on the magnitude of dune loss (Salmon et al., 1982). During this period, sea oats and pioneer dune vegetation become established, collecting sand and building dunes. As the dunes grow and become stable, other successional dune vegetation colonizes the area (Gibson and Looney, 1994), and beach mouse food sources and habitats are reestablished. The rate of recovery of food supplies for beach mice is variable, with some areas adversely affected for an extended period of time by hurricane and post-hurricane conditions.

Tropical storms periodically devastate Gulf Coast sand dune communities, dramatically altering or destroying habitat, and either drowning beach mice or forcing them to concentrate on high scrub dunes where they are exposed to predators. How a hurricane affects beach mice depends primarily on its characteristics (winds, storm surge, rainfall), the time of year (midsummer is the worst), where the eye crosses land (side of hurricane—clockwise or counterclockwise), population size, and storm impacts to habitat and food sources. The interior dunes and related access corridors may be essential habitats for beach mice following survival of a hurricane. For the three subspecies that have critical habitat areas (Alabama, Perdido Key, and Choctawhatchee beach mice), the major constituent elements that are known to require special management considerations or protection are dunes and interdunal areas and associated grasses and shrubs that provide food and cover (USDOI, FWS, 1985a and b).

Beach mice have existed in an environment subject to recurring hurricanes, but tropical storms and hurricanes are now considered to be a primary factor in the beach mouse’s decline. It is only within the last 20-30 years that the combination of habitat loss due to beachfront development, isolation of
remaining beach mouse habitat areas and populations, and destruction of remaining habitat by hurricanes have increased the threat of extinction of several subspecies of beach mice.

The FWS reported considerable damage to 10 national wildlife refuges in Alabama, Mississippi, Louisiana, and the Panhandle of Florida caused by Hurricane Ivan in 2004 (USDOI, FWS, 2004a). Perdido Key, Florida, was hit hard by Hurricane Ivan, and beach mouse dune habitat and populations were greatly reduced. The mice take refuge on higher ground during severe storms. Hurricane Ivan adversely impacted an estimated 90-95 percent of primary and secondary dune habitat throughout the range of the Alabama beach mouse (USDOI, FWS, 2004b). Trapping data indicate that mice may have become locally extinct in these low-lying areas (USDOI, FWS, 2004b). Approximately 3,460 ha (1,400 ac) of higher elevation scrub habitat did not appear to be inundated by storm surge from either Hurricanes Ivan or Katrina (U.S. Dept. of the Army, COE, 2002a; USDOI, FWS, 2004b, 2004c, and 2005a; ENSR Corporation, 2004) but received moderate damage from salt spray and wind (Boyd et al., 2003; USDOI, FWS, 2004a). The worst damage from Hurricane Ivan occurred in Alabama to Bon Secour National Wildlife Refuge located west of Gulf Shores, Alabama, along the Fort Morgan Peninsula. Major primary dunes at Bon Secour were almost completely destroyed and tons of debris washed up on the refuge.

Following Hurricane Opal in 1995, Swilling et al. (1998) reported higher Alabama beach mouse densities in the scrub than the foredunes nearly 1 year after the storm. As vegetation began to recover, however, the primary and secondary dunes were reoccupied by Alabama beach mice, and population densities surpassed those in the scrub in the fall and winter following the storm. Similar movement and habitat occupation patterns were observed following Hurricane Georges in 1998. Therefore, while Alabama beach mouse numbers and habitat quality in the frontal dunes ebb and flow in response to tropical storms, the higher elevation scrub habitat is important to mouse conservation as a more stable environment during and after storm events.

In a population genetics study of the Alabama beach mouse, adult males were often trapped with adult females, probably their mates in this monogamous species (Tenaglia et al., 2007). These pairs were more distantly related than expected, probably because kin recognition allowed selection of unrelated mates to avoid inbreeding depression as a result of breeding of related individuals. Inbreeding depression is an increase in the frequency of harmful homozygous recessive genes, which cause reduced fitness of a population. As population levels have declined, inbreeding avoidance has become important to this subspecies. Subadults were often captured with related mice, suggesting that mice form sibling and adult-subadult familial bonds before final adult dispersal, which itself is a short distance (Tenaglia et al., 2007). Consequences for inbreeding impacts remain to be investigated.

The DWH event has so far had no recorded environmental changes for the Alabama beach mouse and probably no ecological changes yet for the other three subspecies (Leblanc, official communication, 2010). Assessment of the efficacy of shoreline cleanup in supratidal Alabama beach mouse habitat showed 60 percent “no oil observed,” 37 percent “light-very light oiling,” and 3 percent “moderate-heavy oiling” (OSAT-2, 2011). Much of the supratidal habitat of the Perdido Key beach mouse and Choctawhatchee beach mouse showed “no oil observed” (OSAT-2, 2011). Supratidal habitat of the St. Andrew beach mouse was not affected by the DWH event (OSAT-2, 2011). A toxicity reference value was developed by USEPA for low (2-3 ring) and high (4-7 ring) molecular weight PAH’s. Two scenarios for the PAH’s oral uptake by Alabama beach mouse were reported: 10 percent contribution and a worst-case 100 percent contribution of small surface residue balls to the overall ingestion of soil. Estimated daily dose from oral uptake following the DWH event did not exceed the toxicity reference value for low molecular weight PAH’s in the Alabama beach mouse (OSAT-2, 2011). No changes have been identified on the two subspecies of beach mice on the Atlantic Coast of Florida. No oil has yet been reported as entering the Loop Current to reach the east coast of Florida. A peer-reviewed computer model from NOAA (USDOC, NOAA, 2010i) predicted that a probability of shoreline threat from the DWH event to northeast Florida, including the Anastasia Island beach mouse (listed as endangered) and the southeastern beach mouse (listed as threatened), would be only 1-20 percent (USDOC, NOAA, 2010i). Any shoreline impacts would be in the form of scattered tarballs and not a large surface slick of oil. The model showed results 120 days after the spill began and assumed a 33,000-bbl/day release of oil for 90 days (USDOC, NOAA, 2010i). Vehicular traffic and activity associated with the DWH event cleanup can trample or bury nests and burrows or cause displacement from preferred habitat. Sometimes, because of lack of thorough training of all personnel, future vehicle and foot traffic that may take place during shoreline cleanup resulting from the DWH event could disturb beach mouse populations or degrade or
Description of the Environment and Impact Analysis

4-247

destroy habitat. A study is pending in part investigating events where bulldozers in Florida allegedly breached possible beach mouse dune habitat so cleanup vehicles could reach oiled beaches (Frater, official communication, 2010 and 2011). Preliminary data suggest that impact to beach mouse habitat was very minor (Frater, official communication, 2011). The impacts to beach mouse habitat during the DWH response probably have not caused significant impacts to the population levels of beach mice (Frater, official communication, 2011). The habitat that was damaged was primarily young dunes; the damage may restrict population expansion and recovery for a few years, but anticipated restoration activities will probably offset this impact in the near future (Frater, official communication, 2011).

There is scientifically credible information regarding the likelihood that beach mice were minimally impacted by oil and related tarballs from the DWH event. There is a pending study investigating the effects of the DWH event’s cleanup activities on beach mice and their habitat. The ongoing research on the potential impacts from the cleanup activities to beach mice is being conducted through the NRDA process. The NRDA research projects may be years from completion, and data and conclusions have not been released to the public. Regardless of the costs involved, it is not within BOEM's ability to obtain this information from the NRDA process within the timeline of this Supplemental EIS. In its place, BOEM has included what scientifically credible information is available and applied it using accepted scientific methodologies. Although information resulting from this study may be relevant to reasonably foreseeable adverse impacts on beach mice and their habitat, BOEM subject-matter experts have determined that it is not essential to a reasoned choice among alternatives. The BOEM has conservatively considered the potential for impacts from cleanup activities in the analysis below.

Following the DWH event, BOEM requested reinitiation of ESA consultation with FWS on July 30, 2010. The FWS responded with a letter to BOEM on September 27, 2010. The reinitiated consultation is not complete at this time, although BOEM, as lead agency, and BSEE are working with FWS to develop an interim coordination program in the interim (Chapter 5.7).

4.1.1.13.2. Impacts of Routine Events

Background/Introduction

A detailed impact analysis of beach mice for the CPA proposed action can be found in Chapter 4.2.2.1.7 of the Multisale EIS. Impact analyses for the 181 South Area that includes any new information since publication of the Multisale EIS is presented in Chapter 4.1.8.2 of the 2009-2012 Supplemental EIS. The following information is a summary of the resource description incorporated from the Multisale EIS, the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

This chapter discusses the possible effects of routine activities associated with the CPA proposed action on the Alabama, Choctawhatchee, St. Andrew, and Perdido Key beach mice, which are designated as protected species under the Endangered Species Act (Chapter 1.3). The mice occupy restricted habitat behind coastal foredunes of Florida and Alabama (Ehrhart, 1978; USDOI, FWS, 1987). Portions of the beach mouse habitat have been designated as critical.

Proposed Action Analysis

The major impact-producing factors associated with routine activities of the proposed action that may affect beach mice include beach trash and debris, and efforts undertaken for the removal of marine debris or for beach restoration. Beach mice may mistakenly consume trash and debris. Mice may become entangled in the debris. The proposed action is expected to contribute negligible marine debris or disruption to beach mice areas. Their burrows are about 1-3 m (3-10 ft) long and involve a plugged escape tunnel, which would function if the main burrow entrance was trampled by foot traffic (beach mice would dig themselves out through the plug) of insufficiently trained debris cleanup personnel (Mitchell, official communication, 2010). No impacts of coastal and nearshore OCS support activities on beach mice are expected for the following reasons: (1) beach mouse critical habitat is protected from pipeline landfalls, terminals, and other onshore OCS-related construction; (2) any coastal discharges into water will not affect beach mice, which rely on fresh rather than saline drinking water; (3) boat traffic will have no impact on beach mouse habitat, which is above high tide; and (4) helicopter traffic is expected to occur only well to the west of beach mouse habitat.
Summary and Conclusion

An impact from the CPA proposed action on the Alabama, Choctawhatchee, St. Andrew, and Perdido Key beach mice is possible but unlikely. Impact may result from consumption of beach trash and debris. Because the proposed action would deposit only a small portion of the total debris that would reach the habitat, the impacts would be minimal. Unless all personnel are adequately trained, efforts undertaken for the removal of marine debris may temporarily scare away beach mice or destroy their food resources such as sea oats. However, their burrows are about 1-3 m (3-10 ft) long and involve a plugged escape tunnel, which would function after the main burrow entrance was trampled by foot traffic of insufficiently trained debris cleanup personnel.

4.1.1.13.3. Impacts of Accidental Events

A detailed impact analysis of beach mice for the CPA proposed action can be found in Chapter 4.4.7 of the Multisale EIS. Impact analyses for the 181 South Area that includes any new information since publication of the Multisale EIS is presented in Chapter 4.1.8.3 of the 2009-2012 Supplemental EIS. The following information is a summary of the resource description incorporated from the Multisale EIS, the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

Proposed Action Analysis

This chapter discusses the possible effects of accidental activities associated with the CPA proposed action on the Alabama, Choctawhatchee, St. Andrew, and Perdido Key beach mice, which are designated as protected species under the Endangered Species Act. The major impact-producing factors resulting from the accidental activities associated with the CPA proposed action that may affect beach mice include offshore and coastal oil spills, and spill-response activities.

The oiling of beach mice could result in local extinction, but this is very unlikely, given the chance of impact to the habitat is <0.5 percent, and the area of viable habitat is broad relative to the area potentially contacted by a large spill.

For the CPA proposed action, which is based on the 2009-2012 Supplemental EIS OSRA model, the probabilities remain low (<0.5%) that one or more offshore spills ≥1,000 bbl would occur and contact the shoreline inhabited by the Alabama, Choctawhatchee, St. Andrews, and Perdido Key beach mice during the 40-year life of the proposed action. Spills in coastal waters could occur at storage or processing facilities and at service bases supporting the proposed action; however, these facilities would not likely be located near beach mouse habitat.

Recovery of habitat from hurricanes involves a vital link between mouse food supply (involving seeds of dune-stabilizing vegetation) and habitat. The link is not unique to the beach mouse (it may occur in many habitats) and may be lost after an oil spill; this loss may result in extinction of the beach mouse after later serious storms or hurricanes or further beachfront development disrupts habitat. Impacts can also occur from spill-response activities. Vehicular traffic and other activities associated with oil-spill cleanup can degrade preferred habitat and cause displacement of mice from these areas.

There is no definitive information on the persistence of oil in the event that a spill was to contact beach mouse habitat. In Prince William Sound, Alaska after the Exxon Valdez spill in 1989, buried oil has been measured in the intertidal zone of beaches, but no effort has been made to search for residual buried oil above high tide. The beaches, dunes with their vegetation, and climate of Prince William Sound may be quite a bit different from those in areas with beach mice in the Gulf of Mexico. Even if oil had been found above high tide in Prince William Sound, the fate of oil there would not necessarily be comparable to fate of oil in beach mouse habitat in the Gulf of Mexico. Similarly, NRC (2003) makes no mention of studies of oil left above high tide after a spill. Regardless of the potential for persistence of oil in beach mouse habitat, a slick cannot wash over the foredunes unless carried by a heavy storm swell.

Summary and Conclusion

The oiling of beach mice could result in local extinction. Oil-spill-response and cleanup activities could also have a substantial impact to the beach mice and their habitat if not properly regulated.
However, potential spills that could result from the proposed action are not expected to contact beach mice or their habitats (<0.5% probability). Also, inshore facilities related to the proposed action are unlikely to be located on beach mouse habitat.

Within the last 20-30 years, the combination of habitat loss due to beachfront development, isolation of remaining beach mouse habitat areas and populations, and destruction of remaining habitat by tropical storms and hurricanes has increased the threat of extinction of several subspecies of beach mice. Destruction of the remaining habitat due to a catastrophic spill and cleanup activities would increase the threat of extinction, but the potential for a catastrophic spill that would affect beach mice habitat is low.

The BOEM has reexamined the analysis for impacts to beach mice. No substantial new information was found at this time that would alter the overall conclusion that impacts on beach mice from accidental impacts associated with the CPA proposed action would be minimal.

4.1.1.13.4. Cumulative Impacts

A detailed impact analysis of beach mice for the CPA proposed action can be found in Chapter 4.5.7 of the Multisale EIS. Impact analyses for the 181 South Area that includes any new information since publication of the Multisale EIS is presented in Chapter 4.1.8.4 of the 2009-2012 Supplemental EIS. The following information is a summary of the resource description incorporated from the Multisale EIS, the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

Proposed Action Analysis

This chapter discusses the possible cumulative activities associated with the CPA proposed action on the Alabama, Choctawhatchee, St. Andrew, and Perdido Key beach mice, which are designated as protected species under the ESA. Cumulative activities have a potential to harm or reduce the numbers of beach mice. The major impact-producing factors resulting from the cumulative activities associated with the CPA proposed action that may affect beach mice include oil spills, alteration and reduction of habitat, predation and competition, and consumption of beach trash and debris. Most proposed action-related spills, as well as oil spills stemming from import tankering and prior and future lease sales, are not expected to contact beach mice or their habitats. Cumulative activities posing the greatest potential harm to beach mice are non-OCS factors (i.e., beach development, domestic cats, and coastal spills) and natural catastrophes (i.e., hurricanes and tropical storms), which, in combination, could potentially deplete some beach mice populations to unsustainable levels. The expected incremental contribution of the CPA proposed action to the cumulative impacts is negligible.

The results of a baseline Population and Habitat Viability Analysis (PHVA) model of the Alabama beach mouse (Traylor-Holzer et al., 2005) suggest that the Alabama beach mouse metapopulation has an 18-21 percent probability of extinction over 100 years, depending on whether the habitat recovers slowly or quickly following hurricanes. Sensitivity tests for the model give probabilities of extinction of 13-36 percent over 100 years. Habitat restoration reduces the probability of Alabama beach mouse extinction at or immediately following a hurricane. Recolonization by translocation could eliminate the possibility of Alabama beach mouse extinction. A relatively small number of domestic cats would result in virtually certain extinction of the Alabama beach mouse. Development scenarios have, at most, minor impacts on the estimates of probabilities of Alabama beach mouse extinction.

Many of the model parameters were uncertain and may have been inaccurate, resulting in uncertainty in the probability of Alabama beach mouse extinction. Revision of the model using data collected after Hurricane Ivan (Traylor-Holzer, 2005) projects a 14 percent risk of extinction over the next 100 years. Much of the risk is from hurricanes. None of the revised development scenarios result in certain Alabama beach mouse extinction. The highest risk from development is a 34 percent chance of extinction over 100 years. Under the revised model, habitat restoration efforts are unlikely to substantially reduce or eliminate extinction risk. Data collected after Hurricane Katrina were used in a second revision of the model (Reed and Traylor-Holzer, 2006). The revised model projects a risk of extinction of 26.8 ± 1.0 percent over the next 100 years. Destruction of migration corridors between populations raises the risk to 41.2 ± 1.1 percent, but only 34.9 ± 1.1 percent with the translocation of mice. Total loss of private land as suitable habitat raises the risk further to 46.8 ± 1.1 percent, but only 40.8 ± 1.1 percent with the
translocation of mice. Hanski (1999) warns that simpler metapopulation models, such as that done for the Alabama beach mouse, are more reliable than PVHA models because predictions of PHVA and Population Viability Analysis models cannot be tested (only intrinsic sensitivity to changes in various parameters can be tested). The Incidence Function Model is an example of a testable metapopulation model (Hanski, 1999).

No recent information was found that would necessitate a reanalysis of the cumulative impacts of the proposed action upon the Alabama, Choctawhatchee, St. Andrew, and Perdido Key beach mice. Due to the extended distance from shore, the incremental impacts associated with activities are not expected to impact beach mice.

**Summary and Conclusion**

Cumulative activities have a potential to harm or reduce the numbers of Alabama, Choctawhatchee, St. Andrew, and Perdido Key beach mice. Those activities include oil spills, alteration and reduction of habitat, predation and competition, and consumption of beach trash and debris. Most spills related to the proposed action, as well as oil spills stemming from import tankering and prior and future lease sales, are not expected to contact beach mice or their habitats. This is because of the distance of the CPA proposed action to beach mice habitat. Cumulative activities posing the greatest potential harm to beach mice are non-OCS activities (beach development and coastal spills) and natural catastrophes (hurricanes) which, in combination, could potentially deplete some beach mice populations to unsustainable levels. Impacts from the CPA proposed action could come from trash and debris and effort to remove them, as well as oil spills and cleanup operations. When personnel are properly trained and supervised, these impacts could be reduced. The expected incremental contribution of the CPA proposed action to the cumulative impacts is negligible.

**4.1.1.14. Coastal and Marine Birds**

The BOEM has reexamined the analysis for coastal and marine birds presented in the Multisale EIS and the 2009-2012 Supplemental EIS, based on the additional information presented below and in consideration of the DWH event. No substantial new information was found that would alter the impact conclusion for coastal and marine birds presented in the Multisale EIS and the 2009-2012 Supplemental EIS.

The full analyses of the potential impacts of routine activities and accidental events associated with the proposed action and the proposed action’s incremental contribution to the cumulative impacts are presented in Chapters 4.2.1.1.7, 4.2.2.1.8, 4.4.8, and 4.5.8 of the Multisale EIS. A summary of those analyses and their reexamination due to new information is presented in the following sections. A brief summary of potential impacts follows. The majority of impacts resulting from routine activities associated with the CPA proposed action on endangered/threatened and nonendangered/nonthreatened coastal and marine birds are expected to be sublethal. In the case of a catastrophic spill, both lethal and sublethal impacts would be expected to be substantial, with sublethal impacts likely being more frequent. These impacts include behavioral effects, exposure to or intake of OCS-related contaminants or discarded debris, temporary disturbances, and displacement of localized groups from impacted habitats. Impacts from potential oil spills associated with the proposed action and oil-spill cleanup on birds are expected to be negligible; however, small amounts of oil can affect birds, and there are possible delayed impacts on their food supply. The effect of cumulative activities on coastal and marine birds is expected to result in a discernible decline in the numbers of birds that form localized flocks or populations, with associated changes in species composition and distribution. The incremental contribution of the CPA proposed action to cumulative impacts is expected to be negligible because it would not seriously alter species composition and cause major reductions in the overall carrying capacity of disturbed areas.

**4.1.1.14.1. Description of the Affected Environment**

A detailed description of coastal and marine birds can be found in Chapter 3.2.6 of the Multisale EIS. The following information is a summary of the resource description incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared. A search of Internet bibliographic databases, as well as personal interviews
with authors of references used in the Multisale EIS, was conducted to determine the availability of recent information since publication of the Multisale EIS. No new information on the description of bird resources in the CPA was found from these information sources and/or the available resources relating to the DWH event that would alter the conclusions of the Multisale EIS or the 2009-2012 Supplemental EIS.

Nonendangered and Nonthreatened Species

A detailed description of bird species, colonial breeding, and foraging habits of nonendangered and nonthreatened coastal and marine birds can be found in Chapter 3.2.6.1 of the Multisale EIS. The following is a summary of the information presented in the Multisale EIS and the 2009-2012 Supplemental EIS, which incorporates new information found since the publication of these documents.

Most bird species are protected by the Migratory Bird Treaty Act; only birds that are not native or a very few that are designated as nonmigratory are not protected by the Treaty. The Gulf of Mexico is populated by both resident and migratory species of coastal and marine birds (Parnell et al., 1988; Visser and Peterson, 1994; Mikuska et al., 1998; Miller and Fontenot, 2001; Rappole, 2006). They are herein separated into seven major groups: diving birds, seabirds, shorebirds, passerines, marsh and tall wading birds, waterfowl, and raptors. Many species are mostly pelagic and, therefore, are rarely sighted near shore. The remaining species are found within coastal and inshore habitats and are more susceptible to potential deleterious effects resulting from OCS-related activities (Clapp et al., 1982). Previous surveys indicate that Louisiana and Texas are among the primary states in the southern and southeastern U.S. for both nesting colonies and total number of breeding coastal and marine birds (Martin and Lester, 1991; Martin, 1991).

Diving Birds

Diving seabirds are discussed separately in the seabirds section and diving ducks are discussed in the waterfowl section. Diving birds are a diverse group. There are three main groups of diving birds: cormorants and anhingas (Pelecaniformes), loons (Gaviiformes), and grebes (Podicipediformes). Many seabirds, such as the brown pelican, dive; however, they are traditionally called seabirds, as they are in this analysis. The only representative diving bird known to breed in the Gulf is the cormorant. The common diving birds in the northern GOM are listed with their seasons of occurrence, feeding behavior, and diet in Table 3-6 of the Multisale EIS.

Diving birds typically live in bays and coastal habitats. They do not generally migrate laterally from east to west along the Gulf Coast. They are mostly winter residents that migrate north for the summer to breed or they are permanent residents (Table 3-6 of the Multisale EIS).

Seabirds

Three taxonomic orders contain seabirds (defined as species that spend a large portion of their lives on or over seawater) in the offshore waters of the northern Gulf of Mexico: (1) Procellariiformes (albatrosses, petrels, shearwaters, and storm-petrels); (2) Pelecaniformes (frigatebirds, tropicbirds, gannets, brown pelican, and boobies); and (3) Charadriiformes (phalaropes, skuas and jaegers, gulls, and terns) (Clapp et al., 1982; Harrison, 1983; Warham, 1990; Olsen and Larsson, 1995 and 1997; Peake et al., 1995; Harrison, 1996; National Geographic Society, 1999). The brown pelican was removed from the threatened and endangered list on November 17, 2009 (Federal Register, 2009d). The species is still protected under the Migratory Bird Treaty Act and also has special conservation status in all coastal states except Alabama. Colonies of laughing gulls, eight species of terns, and black skimmers nest in the Gulf (Martin and Lester, 1991; Pashley, 1991). A census of south Louisiana seabird nesting colonies was completed in 2001 (Michot et al., 2003). Collectively, many seabirds live far from land most of the year, roosting on the water surface, except at breeding time when they return to nesting areas along coastlines (Terres, 1991). Seabirds typically aggregate in social nesting groups called colonies; the degree of colony formation varies among species. Much of the deep ocean is relatively devoid of avifauna because of low concentrations of nutrients for phytoplankton. For example, Biggs and Ressler (2001) state that “regions of convergence are generally regarded as biological “ocean deserts.” They go on to state that “cyclones are generally regarded as biological ‘oases’ whereas the interior of the loop current eddies are biological ‘deserts’.” Certain oceanic conditions including upwelling, convergences, divergences, specific
sea-surface temperatures, thermal fronts, salinities, areas of high planktonic productivity, or current activity create veritable oases for foraging seabirds. Biggs and Ressler (2001) also state that “the same cyclones and frontal zones of both cyclonic and anticyclone eddies shown to support enriched zooplankton and micronekton biomass . . . have been identified as deepwater concentrating mechanisms for apex predators.” Seabirds obtain their food through a variety of behaviors including kleptoparasitism, scavenging, dipping, plunge diving, and surface feeding. Nesting terns include Caspian (Sterna caspia), royal (S. maxima), sandwich (S. sandvicensis), common (S. hirundo), Forster’s (S. forsteri), coastal least (S. antillarum), gull-billed (Sterna nilotica), and sooty (S. fuscata). All of the terns nesting in the GOM, as well as the Arctic tern (S. paradisaea), bridled tern (S. anaethetus), black tern (Chlidonias niger), brown noddy (Anous stolidus), and black noddy (Anous minutus), are found in blue water in the northern GOM (Cardiff, official communication, 2006). Most of these species forage exclusively on small fish and feed by plunge diving, often from a hovering position. Terns, and gannets and boobies (Sula spp.) as well, are streamlined for plunge diving and the underwater pursuit of fish. All seabirds are colonial nesters and all evolved from colonial land birds. Most land birds are not colonial nesters (Lack, 1968). A discussion of the colonial breeding of seabirds is relevant to their increased potential vulnerability to anthropogenic noise, as presented in Chapter 3.2.6.1 of the Multisale EIS. The collective feeding characteristic of many colonial nesters and other birds is also discussed. The small body-size of terns is a factor in their vulnerability to OCS-related activities and their general ecology.

Impacts of widespread dispersed oil from the DWH event may have had serious impacts on pelagic birds feeding in oiled waters and/or on oiled prey. Oil slicks from the spill covered substantial amounts of offshore pelagic bird habitat in the CPA. The seasonal distribution of offshore seabirds is little studied, and seasonal offshore movements are almost unknown. Seabirds oiled far offshore would be unlikely to persist long enough to wash ashore and be recorded as impacted by oil.

**Shorebirds**

Shorebirds are members of the order Charadriiformes and are generally restricted to coastline and inland water margins (e.g., beaches, mudflats, etc.). The Gulf of Mexico shorebirds comprise five taxonomic families: Jacanidae (jacanas), Haematopodidae (oystercatchers), Recurvirostridae (stilts and avocets), Charadriidae (plovers), and Scolopacidae (sandpipers, snipe, and allies) (Hayman et al., 1986). Most of the shorebirds are solitary nesters. Shorebird habitat and species in the CPA comprise mostly coastal wetlands and beaches. Along the central Gulf Coast (Louisiana, Mississippi, and Alabama), 44 species of shorebirds have been recorded. However, only 6 species are known breeders in the area; the remaining 38 species are considered winter residents and/staging migrants (Pashley, 1991).

Many of the overwintering shorebird species remain within specific areas throughout the season and exhibit among-year wintering site fidelity, at least when not disturbed by humans. These species may be especially susceptible to localized impacts, resulting in habitat loss or degradation unless they move to more favorable habitats when they are disturbed by humans.

An important characteristic of almost all shorebird species is their strongly developed migratory behavior, with some shorebirds migrating from nesting places in the high Arctic tundra to the southern part of South America (Morrison 1984; Terres, 1991; Morrison et al., 2000, 2001, and 2006). Their migratory abilities expose them to a constraint perhaps more than other, less capable migrants. A recent study shows that all Arctic-breeding shorebirds (worldwide) tend to avoid migration routes that require individuals to negotiate barriers, including the Arctic Ocean itself, where landing and feeding cannot take place (Henningsson and Alerstam, 2005).

Both spring and fall migrations take place in a series of stops among various staging areas where birds spend time feeding heavily to store up fat for the sustained flight to the next staging area (Skagen and Knopf, 1993; Deleon and Smith, 1999; Farmer and Durbian, 2006; Krapu et al., 2006; Skagen et al., 2008); many coastal habitats along the GOM are important for such purposes. Shorebird species of conservation concern in coastal Louisiana are dunlin, short-billed dowitcher, marbled godwit, American oystercatcher, and the piping, Wilson’s, and snowy plovers. Birds that migrate through or winter along the northern Gulf of Mexico in fall may have just experienced impacts from the DWH event, and it is not yet clear if any bird taxa will be altered long term by the spill and cleanup operations. Some shorebirds stopping over on the Gulf Coast in the CPA before trans-Gulf migration south in the fall would likely be impacted by oil from the DWH event. Shorebirds stopping over on the Gulf Coast after trans-Gulf
Description of the Environment and Impact Analysis

4-253

migration in spring would likely follow a clockwise path mostly over the western Gulf, which is taken by the heaviest migration of birds in general (Russell, 2005). In spring, those making landfall on the coast of Texas likely would continue inland to minimize migration time for prompt arrival on breeding grounds (optimizing reproductive success) and would not be affected by oil from the DWH event (Russell, 2005). Any delay in migration would disturb the synchronization of breeding with the cycle of food resource availability on the breeding grounds. Many transients, including most calidrid sandpipers, nest in Arctic Canada and Alaska. They feed on insects, a variety of marine and freshwater invertebrates, fish, and small amounts of plant life. Coastal sandpipers may not find adequate food in nontidal habitats with a static shoreline because of insufficient size of invertebrate forage populations. For example, Harrington (1996) notes in a natural history account, “... for shorebirds like the red knot that forage for food on intertidal flats, few spots can rival Patagonia [in Argentina], where an enormous tidal flux of thirty feet or more creates a vast intertidal zone.” Harrington (1996) also states, “... sediment ... is uncovered at low tide at Golfo San Jorge, Argentina, providing the red knot’s favorite feeding sites from November to February. Because the tidal flux is a dramatic thirty feet or more, whales will be swimming over this area at high tide.” Further, Skagen and Knopf (1993) state, “Whereas populations of shorebirds in coastal systems appear to concentrate at sites of seasonally predictable and abundant food sources, we propose that transcontinental shorebirds disperse and use wetlands opportunistically.”

Shorebirds, including sandpipers, have adapted to utilize highly ephemeral habitats, including advancing and/or receding with the changing shoreline of wetlands transiently exposed over a substantially greater area (relative to narrow, linear, nontidal wetlands) to lunar, solar, or wind-driven tides. Sandpiper legs are moderately long for wading and foraging just seaward of the shoreline, and their bills and necks are moderately long for pecking on small invertebrates on the sediment surface or probing beneath the sediment. Plovers are adapted to follow solar, lunar, or wind tides in and out, foraging just landward of the water’s edge. Not being waders, plovers often have relatively shorter bills, necks, and legs than sandpipers. Rising tides and low wave action would cause or facilitate accumulation of oil in intertidal vegetation and on soft-bottom flats, which are foraging grounds for these species. Substantial wave action and falling tides could offer some recurrent seaward transport of oil; such processes could ameliorate accumulation of intertidal oil.

**Passerine Birds**

Passerine birds mostly migrate across the Gulf of Mexico each spring and fall and are protected under the Migratory Bird Treaty Act. Passerines must cross the Gulf nonstop and are at risk for exhaustion and starvation. A study of platforms as possible resting sites for birds crossing the Gulf was completed (Russell, 2005) and is summarized in Chapter 3.2.6.1 of the Multisale EIS. Migrants sometimes arrived at certain platforms shortly after nightfall and proceeded to circle those platforms for variable periods ranging from minutes to hours. These nocturnal circulations clearly occurred because nocturnal migrants were attracted to platform light and tended to occur on overcast nights. Such circulation prevails when birds get inside the cone of light surrounding the platform and are reluctant to leave, seemingly becoming trapped by the surrounding “wall of darkness” and loss of visual cues to the horizon. Circulations put birds at risk for collision with the platform or with each other, as well as result in energetic deficits exacerbating migration-induced mortality via starvation (Russell, 2005). Mitigation for this mortality has not been developed. Platforms may serve as stopover sites for migrating birds tired from nocturnal circulation.

Passerine migrants stopping over on the Gulf Coast in the CPA before trans-Gulf migration south in the fall or after trans-Gulf migration north in the spring are not aquatic or associated with beach or dune habitat, and they would not likely be impacted by oil from the DWH event, with the possible exception of the seaside sparrow (USDOI, FWS, 2011). Of about 21 species of songbirds collected alive or dead after the DWH event, only 4 (including the seaside sparrow) were found more than twice; a total of 9 seaside sparrows were collected (USDOI, FWS 2011). The heaviest trans-Gulf migration of birds in general is from the stretch of the northern Gulf Coast running eastward from Alabama (Russell, 2005). Seaside sparrows stopping over on the Gulf Coast after trans-Gulf migration in spring would likely follow a clockwise path mostly over the western Gulf, which is taken by the heaviest migration of birds in general (Russell, 2005).
**Marsh and Tall Wading Birds**

Collectively, the following families of tall wading birds have representatives in the northern Gulf: Ardeidae (herons and egrets), Ciconiidae (storks), Threskiornithidae (ibises and spoonbills), and Gruidae (cranes). The common wading birds in the northern GOM are listed with their main features in Table 3-7 of the Multisale EIS. A census of south Louisiana wading bird nesting colonies was completed in 2001 (Michot et al., 2003). Wading birds are those birds that have adapted to living in shallow water. They have long legs that allow them to forage by wading into shallow water, while their long bills, usually accompanied by long necks, are used to probe under water or to make long swift strokes to seize fish, frogs, aquatic insects, crustaceans, and other prey (Terres, 1991). In coastal Louisiana, species of special concern include the ardeids reddish egret, yellow-crowned night heron, and American bittern; the ciconiid wood stork (in freshwater marshes), which is federally listed as endangered in Alabama and Florida; and the gruid whooping crane, which is federally listed as endangered in Texas and which has a planned, experimental-introduced population in Louisiana. A total of 10 whooping cranes were reintroduced to Louisiana in the White Lake Conservation Area during the winter of 2011 as a nonessential experimental population.

Seventeen species of wading birds in the Order Ciconiiformes are currently known to nest in the northern Gulf coastal region, and all except the wood stork nest in the northern Gulf coastal region (Martin, 1991). Within the central Gulf Coast region, Louisiana supports the majority of nesting wading birds (Miller and Fontenot, 2001, Rappole, 2006). Nests tend to be concentrated in freshwater riparian bottomland hardwood forest wetlands. Great egrets are the most widespread nesting species in the central Gulf region (Martin, 1991), while little blue herons, snowy egrets, and tricolored herons constitute the greatest number of coastal nesting pairs in the western Gulf Coast (Texas Parks and Wildlife Department, 1990). The term “marsh bird” is a general term for a bird that lives in or around marshes and swamps. Members of the Rallidae family (rails, including moorhens, and gallinules) are labeled marsh birds and not wading birds. They are elusive and rarely seen within the low vegetation of fresh and saline marshes, swamps, and rice fields, where they walk on long toes (Bent, 1926; Ripley and Beehler, 1985, Eddleman et al., 1988; National Geographic Society, 1999). They run, rather than fly, through the marsh when disturbed.

Marsh and tall wading birds spend the majority of their lifecycles in wetlands and marshes. These birds do not laterally migrate from east to west, and tall wading birds do not typically migrate any distance. All tall waders, with the exception of the least bittern, white faced ibis, and roseate spoonbill, are permanent residents.

**Waterfowl**

Waterfowl belong to the taxonomic order Anseriformes and include swans, geese, and ducks. A total of 33 species are regularly reported along the north-central and western Gulf Coast, consisting of 1 swan, 5 geese (i.e., greater white-fronted [Anser albifrons], Ross’s [Chen rossii], snow [C. caerulescens], Canada [Branta canadensis], and Brant [B. brevipes]), 8 surface-feeding (dabbling) ducks (genus Anas; i.e., mallard, mottled, American wigeon, northern pintail, northern shoveler, blue-winged teal, American green-winged teal, and gadwall); 5 diving pochards (genus Aythya; canvasback, redhead, lesser scaup, greater scaup, and ring-necked duck), and 14 others (including the wood duck [Aix sponsa], fulvous whistling ducks [Dendrocygna bicolor], black-bellied whistling duck [D. autumnalis], bufflehead [Bucephala albeola], common goldeneye [B. clangula], hooded merganser [Lophodytes cucullatus], red-breasted merganser [Mergus serrator], and ruddy duck [Oxyura jamaicensis]) (Clapp et al., 1982; National Geographic Society, 1999; Madge and Burn, 1988; Alsop, 2001). The common waterfowl in the northern GOM are listed with their main features in Table 3-8 of the Multisale EIS. Many species usually migrate from wintering grounds along the Gulf Coast to summer breeding grounds in the prairies, parklands, and tundra in the north. Waterfowl migration pathways have traditionally been divided into four parallel north-south paths, or “flyways,” across the North American continent (Bellrose 1980). The Gulf Coast serves as the southern terminus of both the Central (Texas) and Mississippi (Louisiana, Mississippi, and Alabama) flyways, and winters an estimated 8-10 million ducks, 500,000 geese, and 1-1.5 million American coots (Bellrose, 1980; Chabreck et al., 1989; Hobaug et al., 1989; Stuzenbacker and Weller, 1989). Flyways are somewhat abstract generalizations of migratory behavior. Some birds at some latitudes migrate laterally (along an east-west axis) within or between flyways. Waterfowl are
highly social and possess a diverse array of feeding adaptations related to their habitat (Johnsgard, 1975; Poyja, 1983; Nudds, 1983 and 1992). Waterfowl young are precocial, leaving their nests relatively soon after they hatch and, thus, they are capable of swimming and feeding. Most waterfowl species in the northern Gulf of Mexico are winter residents and migrate far to the north to breed (Sibley, 2000; Alsop, 2001). Herbivorous geese must eat relatively more food than most omnivorous or carnivorous waterbirds like ducks. Geese digest little of the vegetation they gorge on because much of it is indigestible. Feces can provide immediate cycling of nitrogen in nitrogen-limited vegetation.

**Raptors**

The American peregrine falcon was removed from the endangered species list on August 25, 1999 (Federal Register, 1999). The species is still protected under the Migratory Bird Treaty Act. The FWS will continue to monitor the falcon’s status 5 times at 3-year intervals beginning in 2003 and ending in 2015 to ensure that recovery is established. The falcon’s foraging habitats include estuarine marshes and beaches with adequate places to perch (Vermillion, official communication, 2011). The foraging habitat of short-eared owl and osprey (both raptors) includes coastal marshes (Vermillion, official communication, 2011; Firmin, official communication, 2011). The bald eagle was delisted on August 8, 2007. It is still afforded some protection under the Migratory Bird Treaty Act and the Bald and Golden Eagle Protection Act. The Northern harrier is listed as a species of concern in Louisiana. It forages in salt, brackish, intermediate, and fresh marsh and coastal dune-grassland shrub thicket habitat (Vermillion, official communication, 2011; Firmin, official communication, 2011).

**Effects of Hurricanes Katrina and Rita on Baseline Conditions**

A detailed summary of impacts of the hurricanes on birds is provided in Chapter 3.2.6 of the Multisale EIS. Hurricanes may exacerbate impacts of OCS-related and cumulative impacts on coastal and marine birds. Hurricanes Katrina and Rita have impacted avian habitats throughout the Gulf. Large areas of coastal wetlands have been converted to open-water habitat, potentially affecting avian species that used the wetlands for foraging, nesting, and as stopover points during migration (Gabe et al., 2005). Impacts to these habitats have the potential to result in population-level impacts affecting both abundance and distribution of some species. For example, the coastal habitats that were significantly impacted in southeastern Louisiana and the Galveston Bay area of Texas support nesting by up to 15 percent of the world’s brown pelicans and 30 percent of the world’s sandwich terns (Hunt, official communication, 2006). Impacts to these habitats could reduce future nesting success and affect overall population levels of these species. Impacts to bottomland forest habitat along the Louisiana and Mississippi coasts represent further loss of avian habitat, affecting many different species; up to 70 percent of the cavity trees used by the endangered red-cockaded woodpecker at Big Branch Marsh National Wildlife Refuge in St. Tammany Parish, Louisiana, were destroyed (Hunt, official communication, 2006). The long-term effects of avian habitat loss because of these hurricanes is not known, and agencies including FWS and USGS are implementing numerous studies and monitoring programs to determine the extent and magnitude of impacts to affected avian populations.

After Hurricane Rita, the Chenier Plain in western Louisiana was sampled for plant and animal food for neotropical migrant birds. Saltwater intrusion killed almost all crawfish being raised in ponds, and it also killed freshwater vegetation there; reptiles, especially amphibians, were also killed by flooding saltwater moving inland.

**Effect of the Deepwater Horizon Event on Baseline Conditions**

The DWH event may have exacerbated the impacts of OCS-related and cumulative impacts on coastal and marine birds. When oil gets into vegetated or unvegetated sediment, low redox potentials, absence of light, and waterlogged substrate may mean that the oil can neither be oxidized by bacteria and sunlight nor evaporate. The possible presence of oil in intertidal sediment may occur on a long-term time scale and require long-term monitoring to assess the fate of the oil. While awaiting long-term assessment of impacts of the DWH spill, substantial long-term information is available from another incident (Teal et al., 1978). The barge Florida grounded off West Falmouth Harbor, Buzzards Bay, Massachusetts, spilling No. 2 fuel oil in 1969; booms were unable to keep the oil out of Wild Harbor. In the intertidal
Sediments, the spilled oil persisted for at least 8 years. Sediments from the Wild Harbor station yielded 1-3 milligrams per gram (mg/g) aromatic hydrocarbons per gram of dry weight until at least July 1976, compared with 0.02-0.04 mg/g for control stations (Teal et al., 1978). In support of a conclusion that cleanup has been successful, in a short-term analysis, the Operational Science Advisory Team (2010) found no deposits of liquid-phase DWH event oil in sediments beyond the shoreline. The situation may be different for marshes and tidal flats. The oil may remain in its unweathered toxic state indefinitely. However, oil weathering as it travels to the coast ameliorates toxicity at the shoreline. Oiled sediments could expose birds that feed in muddy areas (e.g., shorebirds) and oil could be resuspended in changing weather conditions.

The oil from the DWH event has had serious direct and indirect impacts to coastal and marine birds (USDOI, FWS, 2011), but it is premature to report the welfare of any population as altered over a long period. As of May 12, 2011 (the last publicly available report on collected birds), 6,381 total birds (visibly oiled, not visibly oiled, or oiling unknown) were found dead or found alive and later died, of which an unknown number were killed by the DWH event (USDOI, FWS, 2011). Modeling of bird impacts is underway by NRDA, but the results have yet to be publicly released. However, peer-reviewed modeling of bird mortality was completed by Antonio et al. (2011). Carcasses were collected along 2,600 km (1,616 mi) of the U.S. coast. The spill was on April 22, 2010, and dead birds began to be collected on May 28, 2010, 37 days later. Cumulative carcass numbers, and consequently the daily mortality rate, increased exponentially with time until the daily mortality rate began to decline about 110 days after the spill; cumulative carcass numbers stopped increasing seriously 140 days after the spill. The collected animals were a small subset of the total number of birds actually killed and, therefore, they are an underestimated measure of the overall impact of the DWH event.

Although the Exxon Valdez spill happened under different conditions, the need for adequate modeling was the same. A total of 30,000 dead oiled birds were found on the beaches, but total mortality was estimated at 100,000-300,000—up to 10 times more than the number found (Piatt and Anderson, 1996). Several populations had not fully recovered about 7 years after the spill (Piatt and Anderson, 1996). Some birds may leave a region after being oiled, causing a downward bias in oil impacts. Birds that are heavily oiled are usually killed. If physical oiling of individuals or local groups of birds occurs, some degree of both acute and chronic physiological stress associated with direct and secondary uptake of oil would be expected. Lightly oiled birds can sustain tissue and organ damage from oil ingested during feeding and grooming or from oil that is inhaled. Such birds may appear healthy, but they may be affected by stress that does not occur until much later. Stress and trauma enhance the effects of exposure and poisoning. In the Gulf of Mexico, winter resident waterfowl could suffer substantially if considerable oiling of their preferred foraging or roosting habitats occurred, primarily in coastal marshes. Substantial oiling could cause local extinction of goose populations unable to find adequate food on unoiled marshes or in agricultural fields.

Lighter PAH’s like naphthalene and anthracene are volatile and water-soluble, but they are somewhat more persistent compared with lighter, more volatile, and more water-soluble hydrocarbons like benzene. Their impacts are discussed in detail in Chapter 4.1.1.2.3.

Endangered and Threatened Species

A detailed description of endangered and threatened coastal and marine bird species can be found in Chapter 3.2.6.2 of the Multisale EIS. The following is a summary of the information presented in the Multisale EIS and the 2009-2012 Supplemental EIS, which incorporates new information found since the publication of these documents.

The Multisale EIS included the bald eagle in the discussion of the endangered and threatened species. However, on June 28, 2007, FWS announced the removal of the bald eagle from the list of endangered and threatened species (Federal Register, 2007). The FWS will work with State wildlife agencies to monitor bald eagles for at least 5 years. The FWS can propose to relist the species if it appears that bald eagles again need the protection of the Endangered Species Act. The bald eagle will continue to be protected by the Bald and Golden Eagle Protection Act and the Migratory Bird Treaty Act. Both Federal laws prohibit “taking” (i.e., killing, selling, or otherwise harming eagles, their nests, or eggs). In this Supplemental EIS, the bald eagle is addressed under the section on raptors above.
The Multisale EIS included the brown pelican in the discussion of the endangered and threatened species. However, the brown pelican was removed from the list of endangered and threatened wildlife on November 17, 2009 (USDOI, FWS, 2009). In this Supplemental EIS, the brown pelican is addressed under the section on seabirds above.

Coastal and marine bird species that inhabit or frequent the north-central and western Gulf of Mexico coastal areas and that are recognized by FWS as either endangered or threatened include the piping plover, whooping crane, Mississippi sandhill crane, and the wood stork.

Following the DWH event, BOEM requested reinitiation of ESA consultation with FWS on July 30, 2010. The FWS responded with a letter to BOEM on September 27, 2010. The reinitiated consultation is not complete at this time, although BOEM, as lead agency, and BSEE are working with FWS to develop an interim coordination program in the interim (Chapter 5.7).

**Piping Plover**

The piping plover (*Charadrius melodus*) is a migratory shorebird that is endemic to North America. The piping plover breeds along shorelines in the northern Great Plains, the Great Lakes, and along the Atlantic Coast (Newfoundland to North Carolina). It winters on the Atlantic and Gulf Coasts from North Carolina to Mexico and in the Bahamas West Indies. The final rule on critical habitat for the piping plover was published July 10, 2001; there are 20 units of critical habitat in western Florida south to Tampa Bay, 3 areas in Alabama, 15 in Mississippi, 7 in Louisiana, and 37 in Texas (*Federal Register*, 2001). Critical wintering habitat includes the land between mean low water and any densely vegetated habitat that is not used by the piping plover. The piping plover is listed as endangered on its Great Lakes breeding grounds. It is listed as threatened in the Gulf of Mexico and the rest of its wintering and breeding range. The habitats used by wintering birds include beaches, mud flats, sand flats, algal flats, and washover passes (areas where breaks in the sand dunes result in an inlet). Wintering plovers are dependent on a mosaic of habitat patches and move among these patches depending on local weather and tidal conditions. It has been hypothesized that specific wintering habitat, which includes coastal sand flats and mud flats in close proximity to large inlets or passes, may attract the largest concentrations of piping plovers because of a preferred prey base and/or because the substrate color provides protection from aerial predators due to cryptic blending camouflage color (Nicholls and Baldassarre, 1990). The migration of the piping plover is poorly understood. They begin arriving on the wintering grounds in July and continue arriving through September. In late February, piping plovers begin leaving the wintering grounds to migrate back to their breeding sites. Northward migration peaks in late March, and by late May most birds have left the wintering grounds. The FWS indicates that the presence of vegetation on the breeding grounds in the Great Plains, the Great Lakes, and along the Atlantic Coast (Newfoundland to North Carolina) imposes an extreme threat of predators on breeding adults (USDOI, FWS, 2003). On the northern breeding grounds, river alteration and reservoir creation cause high water flow where birds once relied on exposed sand bars to breed. However, diversion of peak flows in northern nesting habitat is also harmful. The result is the encroachment of vegetation that is usually kept under control by scour during high river flows. This species remains in a precarious state given its low population numbers, sparse distribution, and continued threats to habitat throughout its range. Unlike the breeding grounds in the Great Plains, the Great Lakes and along the Atlantic Coast, there are far fewer stresses to the piping plover at its wintering grounds, including those in the CPA, as there are far more suitable habitats in the CPA. About 2,299 birds were located on the U.S. wintering grounds during the 2001 census (Haig and Ferland, 2002). During the winter 2006 census, 321 birds were counted on the Gulf Coast of Florida; 29 in Alabama; 78 in Mississippi; 226 in Louisiana; and 2090 in Texas (Elliot-Smith et al., 2009). The final rule on the critical habitat for piping plover was published July 10, 2001; there are 20 critical habitat units in western Florida south to Tampa Bay, 3 areas in Alabama, 15 areas in Mississippi, 7 areas in Louisiana, and 37 areas in Texas (*Federal Register*, 2001). The highest numbers of wintering plovers occurred along the Texas coast (43.6%), with Louisiana ranked second (21.4%). Piping plovers were commonly found on mud flats (36.3%), sandy beaches (33.2%), and sand/salt flats (23.1%) (Haig and Ferland, 2002).

Although there is no specific information on impacts on the piping plover since the DWH event, those piping plover that winter in the CPA would not be expected to have been directly impacted by the spill. These birds use the GOM as wintering habitat; therefore, they are not believed to have been in residence
during the spill event. At this time, there is limited information on indirect impacts to the species, such as habitat loss and reductions in prey, that may have resulted from the DWH event. The NRDA process is continuing to investigate the potential for secondary impacts.

**Whooping Crane**

The whooping crane (*Grus americana*) is an omnivorous, wading bird. Whooping cranes currently exist in three wild populations and at twelve captive locations (USDOI, FWS, 1994; Louisiana Dept. of Wildlife and Fisheries, 2011). All of the populations are listed as endangered. A catastrophic event such as a hurricane could destroy the world’s only naturally occurring flock (which is migratory) when it is present in Texas at the Aransas National Wildlife Refuge (Canadian Wildlife Service and USDOI, FWS, 2007). These whooping cranes originate from only six to eight birds in the 1940’s, so their tiny gene pool with lack of genetic variation (variation needed to adapt to any variation in the environment) could harm reproduction in the future (Canadian Wildlife Service and USDOI, FWS, 2007). The only self-sustaining wild population nests in the Northwest Territories and adjacent areas of Alberta, Canada, primarily within the boundaries of Wood Buffalo National Park. These birds winter in coastal marshes and estuarine habitats along the Gulf Coast in the Aransas National Wildlife Refuge in Texas, and they represent the majority of the world’s population of free-ranging whooping cranes. Another wild flock was created with the transfer of wild whooping crane eggs from nests in the Wood Buffalo National Park to be reared by wild sandhill cranes in an effort to establish a migratory Rocky Mountains Population (USDOI, FWS, 1994). This population summers in Idaho, western Wyoming, and southwestern Montana, and it winters in the middle Rio Grande Valley, New Mexico. The third wild population is the first step in an effort to establish a nonmigratory population in Florida (USDOI, FWS, 1994). This nonmigratory population is not expected to have been impacted by the DWH event due to its location. The 2007 wild populations were estimated to total 355; the captive population contained 148 birds (Stehn, official communication, 2007). The 2010 wild populations were estimated to total 401; the 2010 captive populations were estimated to total 166 (Stehn, official communication, 2011).

A total of 10 whooping cranes were reintroduced to Louisiana in the White Lake Conservation Area during the winter of 2011 as a nonessential experimental population. The last previous whooping crane in Louisiana was recorded in 1950. Reintroduction efforts in the Conservation Area will focus on using young hatched from whooping cranes at captive breeding sites. The Conservation Area was chosen because whooping cranes historically occurred in Louisiana in both a resident nonmigratory flock and a migratory over-wintering flock, because they were historically documented to raise young there, and because of exceptional support from the public (Louisiana Dept. of Wildlife and Fisheries, 2011). The Deepwater Horizon incident did not affect the release area, which is a fresh-to-brackish estuarine marsh about 17 miles from the coast. The flock will be nonmigratory to establish a flock as it occurred naturally in Louisiana and to avoid interaction with the existing Aransas-Wood Buffalo population in Texas and the eastern migratory population (Louisiana Dept.of Wildlife and Fisheries, 2011). Birds in the conservation area will be closely monitored (Louisiana Dept.of Wildlife and Fisheries, 2011). The population is designated “non-essential” because the likelihood of survival of the whooping crane as a species would not be reduced if the entire population was not successful and was lost (Louisiana Dept.of Wildlife and Fisheries, 2011). The population is further designated as “experimental” because it is being introduced into suitable habitat that is outside of the whooping crane’s normal range but within its historical range (Louisiana Dept.of Wildlife and Fisheries, 2011).

**Mississippi Sandhill Crane**

The Mississippi sandhill crane population was listed (June 4, 1973) as endangered under the Endangered Species Act for a nonmigratory subspecies in Mississippi only, and it is only located in the area of the Mississippi Sandhill Crane National Wildlife Refuge (USDOI, FWS, 1973 and 1991; Tacha et al., 1992). Until 1972, all resident-breeding sandhill cranes were considered the same subspecies (USDOI, FWS, 1991). The Mississippi sandhill crane is now designated as a distinct subspecies. The subspecies was originally listed due to habitat degradation and fragmentation related to timber harvest, highways development, and commercial and residential development, as well as associated human disturbance of nest, roost, and foraging sites (Matthews and Moseley, 1990). From the 1950’s to the present, savannas declined from 74 percent to 14 percent of habitat in the area (Tacha et al., 1992).
Currently, the breeding range of the “listed” population is extremely limited geographically, and much of it is protected as part of the Mississippi Sandhill Crane National Wildlife Refuge (~19,000 ac; 7,689 ha) in Jackson County, Mississippi. Its main winter roost is in the marshes of Bluff Creek, Bayou Castelle, and Paige Bayou (Matthews and Moseley, 1990). In spring, summer, and fall the birds feed on the breeding grounds in savannas, swamps, and open pine fields. In winter, the species flies to small corn fields and pastures to feed (Tacha et al., 1992). Cultivated grains are a major food item when available. Nest sites are usually in marshes, bogs, or swales (Tacha et al., 1992). Although they typically nest in attached or floating nests over water, they will nest on dry ground (Tacha et al., 1992). Nut-rush (Scleria baldwinii) is a key indicator species for nest sites (Tacha et al., 1992). They feed primarily on land or in shallow marshes with emergent vegetation. A captive-rearing program (release of immatures) continues, but this augmentation appears to simply offset “natural” mortality of first- and second-year birds; the population is apparently stable at a very low level, but restricted numbers and distribution increase extinction risk (USDOI, FWS, 1991). The most recent revision (3rd Revision) to the recover plan was completed on September 6, 1991 (USDOI, FWS, 1991).

Sandhill cranes are perennially monogamous and typically raise one young a year to fledging (Tacha et al., 1992). Young leave the nest soon after hatching (Tacha et al., 1992). Pesticides have not been implicated in egg shell thinning. Although capable of wading, Mississippi sandhill cranes are omnivorous, exploiting subsurface food items by probing with bills (Tacha et al., 1992).

Recently, there was Notice of Initiation for Review and Request for Information for 10 listed species in the southeastern U.S. (April 9, 2010; USDOI, FWS, 2010b). An emergency determination of critical habitat was originally provided on June 30, 1975 (USDOI, FWS, 1977). A Final Rule was designated on August 8, 1977 (42 FR 39985–39988) and included only areas within Jackson County, Mississippi. As of November 30, 2010, no sandhill cranes had been collected as part of monitoring efforts related to the DWH event.

At the time of the Biological Assessment (September 14, 2007), the Mississippi sandhill crane was listed, but FWS acknowledged that “The following species may occur within the coastal counties or parishes of the action area, but inland of the GOM, and therefore, are not likely to be impacted by the proposed action.” Therefore, this species was not actually analyzed as part of the Biological Assessment by FWS relative to the Multisale EIS (USDOI, MMS, 2007c). Although the Mississippi sandhill crane likely has a low probability of oiling due its selection of more inland freshwater marshes, it may forage in coastal, brackish, or saltwater marshes, thus increasing its probability of oiling in the case where spilled oil is pushed into the rivers and marshes due to hurricanes, tropical storms, and the associated storm surge. In addition, this crane appears to select more coastal marsh areas during the wintering period. As of May 12, 2011, 6,381 total birds (visibly oiled, not visibly oiled, or oiling unknown) were found dead or found alive and later died, of which an unknown number were killed by the DWH event (USDOI, FWS, 2011). To date, none of the birds collected were identified as Mississippi sandhill cranes. In light of the “take” of a substantial number of birds associated with the DWH event (USDOI, FWS, 2011) and the potential for negative impacts to some of the sandhill crane’s foraging and roosting habitat, BOEM believes it is conservative to consider this species as part of this Supplemental EIS.

**Wood Stork**

The U.S. population of wood storks was listed as endangered for Alabama, Florida, Georgia, and South Carolina (not listed elsewhere) under the Endangered Species Act on February 28, 1984, because of the overall impact of human activities on breeding colonies. The activities resulted primarily in loss of feeding habitat and diverse effects of water-level manipulations on habitat (Coulter et al., 1999; USDOI, FWS, 1984). Known breeding is in the southeastern U.S., Mexico, Central and South America, El Salvador, Panama, and Costa Rica (Coulter et al., 1999, Figure 1). Within the U.S., the current breeding range appears to be limited to Florida (which is its primary range, with the largest number of colonies and largest number of breeding pairs), Georgia, and South Carolina; however, they can be found at various times of years in other coastal states including Texas, Louisiana, Mississippi, and Alabama (Coulter et al., 1999; Frederick and Meyer, 2008). Wood storks often nest in woody swamps or mangroves and often prefer some species of trees for nesting (Coulter et al., 1999). The species is not a typical migrant, and movements are probably in response to local environmental conditions (Coulter et al., 1999). Beginning in late May, following breeding in Florida, most fledglings, immatures, and adults
The wood stork is a large wading bird that lives in wetlands such as marshes, swamps, and estuaries. It is found from northeastern Florida to Texas and is particularly abundant in southern Florida and coastal South Carolina. The bird is known for its white plumage and long, down-curved beak. Its diet consists mainly of fish, but it also eats other aquatic animals such as crayfish and amphibians.

Population declines of the wood stork in southern Florida have been balanced to some extent by increased movement into central and northern Florida, Georgia, and South Carolina. From northern Florida through coastal South Carolina, wetlands are smaller and fish are not as concentrated as they are in southern Florida. Colony size is smaller in central and northern Florida, southern Georgia, and coastal South Carolina than in historically surrounded large colonies in southern Florida. The area of linear coastal or riverine wetlands to the north may be smaller than the area of wetlands that historically surrounded large colonies in south Florida and may limit colony size to the north of south Florida. The ecology of this stork differs to the north. The birds feed alone or in small groups, among low densities of larger prey, and they usually breed successfully. They may encounter more dry years to the north because wetlands may be smaller and, therefore, may be dry more often.

In northern Florida and east-central Georgia, prey densities are lower during dry years than during years with substantial rainfall. In addition, in dry years in impounded creeks, prey concentrations do not occur and young do not survive. They may forage in coastal, brackish, or saltwater marshes, thus increasing its probability of oiling in the case where spilled oil is pushed into the rivers and marshes due to hurricanes, tropical storms, and the associated storm surge. As of May 12, 2011, 6,381 birds (visibly oiled, not visibly oiled, or oiled unknown) were found dead or found alive and later died, of which an unknown number were killed by the DWH event. No critical habitat rules have been published for this species. The wood stork is considered a State Species of Conservation Concern in Alabama, Florida, and Mississippi.
conservative to consider this species as part of this Supplemental EIS. Given that FWS only recognizes wood storks occurring in Alabama and Florida as listed, it should only be considered for potential impacts relative to OCS activities in the far northeastern portion of the CPA.

Effects of Hurricanes Katrina and Rita on Baseline Conditions

A detailed summary of impacts of the hurricanes on birds is provided in Chapter 3.2.6 of the Multisale EIS. Hurricanes may exacerbate impacts of OCS-related and cumulative impacts on coastal and marine birds. Hurricanes Katrina and Rita have impacted avian habitats throughout the Gulf. Large areas of coastal wetlands have been converted to open-water habitat, potentially affecting avian species that used the wetlands for foraging, nesting, and as stopover points during migration (Gabe et al., 2005). Impacts to these habitats have the potential to result in population-level impacts, affecting both the abundance and distribution of some species. Impacts to these habitats could reduce future nesting success and affect overall population levels of these species. Impacts to bottomland forest habitat along the Louisiana and Mississippi coasts represent further loss of avian habitat, affecting many different species; up to 70 percent of the cavity trees used by the endangered red-cockaded woodpecker at Big Branch Marsh National Wildlife Refuge in St. Tammany Parish, Louisiana, were destroyed (Hunt, official communication, 2006). The long-term effects of avian habitat loss because of these hurricanes is not known, and agencies including FWS and USGS are implementing numerous studies and monitoring programs to determine the extent and magnitude of impacts to affected avian populations.

After Hurricane Rita, the Chenier Plain in western Louisiana was sampled for plant and animal food for neotropical migrant birds. Saltwater intrusion killed almost all crawfish being raised in ponds, and it also killed freshwater vegetation there; reptiles and amphibians were also killed by flooding saltwater moving inland. We can expect a possible impact on birds whose populations are controlled by the availability of food. Experimental reasoning tells us from gut contents’ analysis experiments and bird distribution studies that birds use the food resources destroyed by the hurricanes. However, no studies on the impacts of hurricanes on bird populations have been done. Hurricanes are regularly experienced by birds in the Gulf of Mexico, and some bird populations may have initially declined. Some bird populations may have had a reduced baseline abundance from hurricane-induced mortality. Such mortality may have been compensatory. Recovery may have begun immediately, due to reduced crowding, and may by now be complete.

Effect of the Deepwater Horizon Event on Baseline Conditions

The use of waterbird feeding areas at the sea surface and intertidal wetland zone, where spilled oil tends to accumulate, makes them vulnerable to exposure to oil from the DWH event. Currently, known impacts or potential impact to specific bird groups and bird species are described above; nevertheless, information specific to birds and potential impacts in the CPA remains incomplete or unavailable at this time. This information is being developed through the NRDA process, which may take many years, and much of the information NRDA has compiled to date is not publicly available at this time. As there is a process ongoing that may take years, given the realities of the DWH event, cost is not a relevant factor in BOEM’s ability to obtain this information; it cannot be obtained at this time under any circumstances. This incomplete and unavailable information may be relevant to reasonably foreseeable significant impacts on birds, and BOEM believes it may be essential to a reasoned choice among alternatives for many bird species or populations. However, this incomplete or unavailable information will likely not be essential for piping plovers (which were at their summer breeding habitat to the north at the time of the event), whooping cranes (which were introduced in Louisiana after the event in habitat unaffected by the spill), wood stork populations that are listed as endangered (because their Florida habitat was unlikely to be affected by the spill), and Mississippi sandhill cranes (because the area in and around their primary habitat at Mississippi Sandhill Crane National Wildlife Refuge was unaffected by the spill). In light of the incomplete or unavailable information, BOEM subject-matter experts have used available scientifically credible evidence in this analysis, based upon accepted methods and approaches.
4.1.1.14.2. Impacts of Routine Events

Background/Introduction

A detailed impact analysis of the coastal and marine birds for the CPA proposed action can be found in Chapter 4.2.1.1.7 of the Multisale EIS, and any new information since publication of the Multisale EIS is presented in Chapter 4.1.9.2 of the 2009-2012 Supplemental EIS. The following information is a summary of the routine events incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

The possible effects of routine activities on coastal and marine birds of the Gulf of Mexico and their habitat in contiguous waters and wetlands are discussed below. Federally listed endangered or threatened bird species are included in this discussion with nonlisted species because the potential impacts are the same or very similar. Major, potential impact-producing factors for marine birds in the offshore environment include OCS-related helicopter and service-vessel traffic and associated noise, air emissions, degradation of water quality, habitat degradation, pipeline landfalls and other onshore OCS-related construction, discarded trash and debris from service-vessels and OCS structures, and structure presence and associated light and presence. Any effects on birds may be especially important for intensively managed threatened and endangered populations. For example, endangered and threatened species may be harmed by any impact on viable reproductive population size or destruction of or disturbance around key habitats. Chronic sublethal stress is often undetectable in birds. As a result of stress, individuals may weaken, facilitating infection and disease; migratory species may then not have the energetic reserves necessary to complete their migration. However, whooping crane, piping plover, Mississippi sandhill crane, and wood storks (i.e., the listed species in the CPA) tend to be removed from most routine activities, and these species have not demonstrated a clear inability to complete migration; as such, at the present time, these species are not showing visible signs of stress. The effects of disturbance by air or vessel traffic to birds are highly variable. Behavior patterns may be temporarily influenced (e.g., change from foraging behavior to alert behavior) or birds may be temporarily or permanently displaced to neighboring areas. Reproductive behaviors, including pair formation and courtship displays, may be interrupted; breeding birds may become habituated to noise and the presence of humans (Nisbet, 2000). Aircraft may be forced to fly below legal (Federal Aviation Administration or FWS) minimum altitudes in inclement weather, possibly increasing disturbance effects on birds.

Chapter 4.2.1.1.7 of the Multisale EIS provides an in-depth discussion of air pollution pathways and impacts on birds. Air pollution may cause physiological impairment and further lead to diseases. Impacts may include direct mortality, debilitating injury, disease, physiological stress, anemia, hypocalcemic condition, bioaccumulation of air pollutants with associated decrease in resistance to debilitating factors, and population declines and changes in distribution. Levels of sulfur oxide (mainly sulfur dioxide, SO2) emissions from hydrocarbon combustion from OCS-related activities are of concern in relation to birds. Research specific to birds has elucidated both acute and chronic effects from SO2 inhalation (Fedde and Kuhlmann, 1979; Okuyama et al., 1979). Effects may vary from lethal to sublethal and from short term to long term. Nonpolar, hydrophobic pollutants become a special problem for long-distance migrant birds that rely on fat deposits for extra energy requirements. More fat will hold more of that kind of pollutant. Migrants are generally sensitive to airborne toxins because of sustained high ventilation rates required for flight. Indirect effects of air emissions include adverse synergistic effects with other stressors and shifts in food supplies. Acid deposition affects the forest foraging habitat of birds. Air emissions may cause changes in bird distribution and abundance, but the emissions must be diagnostically separated from other possible factors (e.g., weather and food supplies) that could have the same effect. Chapter 4.1.1.1.2 provides an analysis of the effects of the CPA proposed action on air quality and notes that emissions of pollutants into the atmosphere from the activities associated with the proposed action would have minimal effects on offshore and onshore air quality because of the prevailing atmospheric conditions, emission heights and rates, and pollutant concentrations.

The impacts of discharges into water vary from short term to long term and from sublethal to lethal. Impacts may be from ingestion or contact (direct) or from the changes in the distribution, composition, or abundance of preferred foods (indirect). Discharges may affect the breeding success of seabird nesting colonies prevalent along the shores of the northern Gulf of Mexico. Maintenance dredging and resuspension of sediment in canals and navigation channels increases turbidity over time. Birds feeding in such waters would likely experience chronic, sublethal impacts.
Habitat and plant substrates can be described as the physical environment used by a bird. Birds select their habitat at various times in their life histories according to their needs. A major negative impact to coastal and marine birds is the loss or degradation of preferred or critical habitat and, for a threatened or endangered species, this may result in global extinction. This discussion applies to both federally listed endangered/threatened bird species and nonlisted species, since the effects are the same or very similar. The extent of bird displacement resulting from habitat loss is highly variable among species, based upon specific habitat requirements, which for many species is poorly understood. As displaced birds move to undisturbed areas of apparently similar habitat, the presence of additional conspecifics may exert additional pressure on the habitat, as a result of intra- and interspecific competition for space or food. Fidelity to coastal and marine bird nesting sites varies from year-to-year along the Gulf Coast. Site abandonment along the northern Gulf Coast has often been attributed primarily to habitat alteration and excessive human disturbance (Martin and Lester, 1991). Many of the overwintering shorebird species remain within specific areas throughout the season and exhibit among-year wintering site fidelity, at least when not disturbed by humans. These species may be especially susceptible to localized impacts, resulting in habitat loss or degradation, unless they move to more favorable habitats when they are disturbed by humans.

Pipeline landfalls and terminals, and other onshore OCS-related construction, can alter or destroy wetland habitat, resulting in displacement of associated avian communities. Seabird nesting colonies are particularly sensitive and should always be avoided by construction activities. Environmental regulations require replanting and restoration of wetlands destroyed by pipelaying barges and associated onshore pipeline installation. However, onshore pipelines cross a wide variety of coastal environments and can therefore affect certain species generally not associated with freshwater, marine, or estuarine systems. The northern Gulf of Mexico and areas inland from it have a large diversity of habitats for a variety of avian species including migrants and breeding and wintering birds. Impacts to coastal habitats from pipeline canals and from navigation canals used by OCS-related service vessels will occur over the long term and may ultimately displace species of birds.

Seabirds ingest plastic objects and other marine debris more frequently than do any other taxon (Ryan, 1990). Interaction with plastic materials may lead to permanent injuries and death. The effects of plastic ingestion may be long-term and may include physical deterioration due to malnutrition; plastics often cause a distention of the stomach, thus preventing its contraction and simulating a sense of satiation (Ryan, 1988). The chemical toxicity of some plastics can be high, posing a hazard in addition to obstruction and impaction of the gut (Fry et al., 1987). Some birds also feed plastic debris to their young, which could reduce fledging success and offspring survival rates. As a result of stress from the consumption of debris, individuals may weaken, facilitating infection and disease; migratory species may then not have the energetic capacity to initiate migration or complete the migration process.

Migrants sometimes arrive at certain platforms shortly after nightfall or later and proceed to circle those platforms (the phenomenon is called a nocturnal circulation event) for variable periods ranging from minutes to hours. Nocturnal circulation around platforms may create acute sublethal stress from energy loss and increase the risks of collision, while stopovers on platforms would reduce energy loss. Routine impacts of platform presence and lighting on trans-Gulf migrants are discussed in the “Proposed Action Analysis” below.

Proposed Action Analysis

The transportation or exchange of supplies, materials, and personnel between coastal infrastructure and offshore oil and gas structures is accomplished with helicopters, aircraft, boats, and a variety of service vessels (Table 3-2). It is projected that 1,004,000-2,241,000 helicopter operations related to the CPA proposed action would occur over the life of the proposed action; this is a rate of 25,100-56,025 annual helicopter operations. Service vessels would use selected nearshore and coastal (inland) navigation waterways, or corridors, and adhere to protocol set forth by USCG for reduced vessel speeds within these inland areas. It is projected 137,000-220,000 service-vessel round trips related to the CPA proposed action would occur over the life of the proposed action; this is a rate of 3,425-5,500 service-vessels trips annually. In laboratory experiments, factors determining an animal’s susceptibility to noise-induced damage, such as species, age, auditory range, and recovery process can be controlled. Memphis
State University (1971) mentions “the large, well-done body of literature exploring the effects of noise upon auditory structures and hearing.”

Animals exposed intermittently to noise had less impact than animals exposed continuously (Memphis State University, 1971). The extent of noise-induced impacts depends on the intensity, frequency spectrum, duration, pattern of exposure, and individual susceptibility. Noise-induced stress may have increased impacts if combined with other stress. Memphis State University (1971) implies that studies of relatively less intense noise pollution such as that from helicopters and service vessels are few.

Disturbances from OCS-related helicopter or service-vessel traffic to coastal birds can result from the mechanical noise or physical presence (or wake) of the vehicle. This discussion applies to both federally listed endangered/threatened bird species and nonlisted species since the effects are the same or very similar.

The Federal Aviation Administration and corporate helicopter policy advise helicopters to maintain a minimum altitude of 700 ft (213 m) while in transit offshore and 500 ft (152 m) while working between platforms. When flying over land, the specified minimum altitude is 1,000 ft (305 m) over unpopulated areas or across coastlines and 2,000 ft (610 m) over populated areas and biologically sensitive areas such as wildlife refuges and national parks. Many undisturbed coastal areas and refuges provide preferred and critical habitat for feeding, resting (or staging), and nesting birds.

Flushing from the nest is the only behavioral response in raptors that is known to be correlated with severe impact from helicopter overflights (Awbrey and Bowles, 1990). Flushing may exert its influence by having eggs and young kicked out of a nest, exposed to predators, and exposed to potential negative effects of cold or heat stress (inclement weather). Important raptors include the bald eagle and peregrine falcon, recently both federally delisted as endangered or threatened species. These species may exhibit impacts from helicopters similar to other raptors previously studied.

A synthesis of literature on impacts of helicopter and other aircraft overflights on raptors by Awbrey and Bowles (1990) is presented as follows (with additional information from Frid and Dill, 2002).

Sometimes flushing, alertness, and other antipredator responses to nonlethal stimuli should become stronger with repeated exposure to the stimuli (Frid and Dill, 2002). This conclusion is especially important because studies on human disturbance of birds sometimes incorrectly state or imply that birds always become accommodated to noise. Sensitization sometimes occurs instead. For example, loom rate is the rate at which a predator or human disturbance proxy for a predator increases in size as it approaches; loom rate is higher for nearby predators than for distant predators. As multiple exposures to the stimuli at different distances occur, the bird should increase its flight initiation distance to stimuli with higher loom rates because as the bird will associate the high rate with closeness of the predator, becoming sensitized rather than habituated because the bird learns to recognize this high-loom-rate cue to danger of close predator approach (Frid and Dill, 2002).

Flushing has a higher probability early in the breeding season. The cause of this increased likelihood is perhaps later habituation. Habituation occurs when the central nervous system of an individual is presented with a highly repetitious stimulus and eventually no longer responds to the stimulus. Another potential cause is increased attention to nesting as the breeding season proceeds. This increase in parental attentiveness with time could result because as this season progresses, renesting success declines and the cost of parental investment in a first nest increases. The bald eagle and peregrine falcon, cliff and tree nesting raptors, often experience low levels of egg predation, probably less than ground-nesting raptors; flushing may be relatively less important for these two species. “Nonspecific” stimuli, where the bird does not identify (specify) the disturbing stimulus as a human (when the disturbing agent was a car or an aircraft, for example), drive raptors away from feeding areas only briefly.

Birds can lose eggs and young when predators attack nests after parents are flushed into flight by service-vessel noise. Overall breeding success (ratio of fledged birds per nest to hatched birds per nest) may be reduced. Chronic effects on breeding are especially serious for endangered or threatened species because subsequent recovery may not be possible or may be delayed. Routine presence and low speeds of service vessels within inland and coastal waterways would possibly reduce the effects of disturbance from service vessels on nearshore and inland populations of coastal and marine birds.

Contamination of wildlife by air emissions can occur in three ways: inhalation, absorption, and ingestion. Inhalation is the most common mode of contamination for birds (Newman, 1980). Levels of sulfur oxide (mainly SO₂) emissions from hydrocarbon combustion from OCS-related activities are of concern in relation to birds.
The indirect effects of air emissions on wildlife include food web contamination and habitat degradation, as well as adverse synergistic effects of air emissions with natural and other manmade stresses. Air pollutants may cause a change in the distribution of certain bird species (e.g., Newman, 1977; Llacuna et al., 1993).

Chapter 4.1.1.1.2 provides an analysis of the routine effects of the proposed action on air quality. Emissions of pollutants into the atmosphere from the activities associated with the proposed action would have minimum effects on offshore and onshore air quality because of the prevailing atmospheric conditions, emission heights and rates, and pollutant concentrations. The NAAQS concentrations are far below concentrations that could harm coastal and marine birds. The most likely pathway for air pollution to affect birds is through acidification of inland waterbodies and soils, and a subsequent change in trophic structure (Environmental Science & Research, 1998).

Chapters 4.1.1.2.1.2 and 4.1.1.2.2.2 provides an analysis of the effects of the CPA proposed action on water quality. This discussion applies to both federally listed endangered/threatened bird species and nonlisted species since the effects are the same or very similar. Expected degradation of coastal and estuarine water quality resulting from of OCS-related discharges may affect coastal birds directly by means of acute or chronic toxic effects from ingestion or contact, or indirectly through the contamination of food sources or habitat loss/degradation. Operational discharges or runoff in the offshore environment could also affect seabirds (e.g., laughing gulls) that remain and feed in the vicinity of offshore OCS structures and platforms. These impacts could also be both direct and indirect. Many seabirds feed and nest in the Gulf; therefore, water quality may also affect breeding success (measured as the ratio of fledged birds per nest to hatched birds per nest). Produced water is an operational discharge containing hydrocarbons, trace heavy metals, radionuclides, sulfates, treatment chemicals, and produced solids that represents most of the waste discharged from offshore oil extraction production facilities (Fraser et al., 2006). The relationship between produced-water discharge and oil sheens is not well understood. In cold waters, oiled birds (especially divers) lose insulation and may die from hypothermia (Fraser et al., 2006); even contact with thin sheens have the potential to reduce water repellency and insulative characteristics of feathers (O’Hara and Morandin, 2010; see also Stephenson, 1997). The maximum allowable hydrocarbon concentration in the U.S. is an average of 29 mg/L per month for the OCS and specifies a maximum (daily average) of 42mg/L daily; events that may cause sheens (USEPA, 2004, in Fraser et al., 2006, p. 149). Assertions that the dilution potential of the ocean as a receiving environment makes ocean discharge an effective waste treatment for produced water have no supporting evidence. Field evidence that any contact between a bird and oil or oily water will be lethal without rehabilitation is also lacking (Fraser et al., 2006). The null hypothesis that produced water and resulting sheens do not kill birds needs to be tested (Fraser et al., 2006).

Impacts of OCS-related facilities such as pipeline landfalls and gas processing plants may occur. The analysis of the potential impacts to coastal environments (Chapter 4.1.1.3.2) concludes that the CPA proposed action is not expected to adversely alter barrier beach configurations significantly beyond existing, ongoing impacts in very localized areas downdrift of artificially jettied and maintained channels. Adverse impacts of pipeline and navigation canals are the most significant OCS-related and proposed-action-related impacts to wetlands that may be used by many species of birds for feeding, cover from predators, or nesting. Birds could suffer from lack of food, increased predation, or impacts on reproduction. Initial impacts are locally significant and largely limited to where OCS-related canals and channels pass through wetlands. For the CPA proposed action, 0-1 new pipeline landfalls (Chapter 4.1.2.1.7 of the Multisale EIS) and 0-1 new gas processing plants (Chapter 4.1.2.1.4.2 of the Multisale EIS) are projected. A new gas processing plant would not be expected to be constructed on a barrier beach. Existing facilities originally built inland may, due to natural erosion and shoreline recession, eventually be located in the barrier beach and dune zone and contribute to erosion there. Erosion may cause loss of vital bird nesting, feeding, and roosting habitat on dunes and beaches. The CPA proposed action may contribute to the continued use of existing gas processing plants.

Coastal and marine birds are susceptible to entanglement in floating, submerged, and beached marine debris; specifically in plastics discarded from both offshore sources and land-derived litter and waste disposal (Heneman and the Center for Environmental Education, 1988). This discussion applies to both federally listed endangered/threatened bird species and nonlisted species since the effects are the same or very similar. It is expected that coastal and marine birds would seldom become entangled in or ingest OCS-related trash and debris as a result of BSEE prohibitions on the disposal of equipment, containers,
and other materials into offshore waters by lessees (30 CFR 250.300). In addition, MARPOL, Annex V, Public Law 100-220 (101 Statute 1458), which prohibits the disposal of any plastics, garbage, and other solid wastes at sea or in coastal waters, went into effect January 1, 1989, and is enforced by USCG.

Each spring, migratory land birds, including neotropical passerines that cannot feed at the water surface or rest there, cross the Gulf of Mexico from wintering grounds in Latin America to breeding grounds north of the Gulf of Mexico. Some birds use offshore platforms as stopover sites for this migration; this may enhance fitness. However, the quantity of natural selection against weak or sick birds may be reduced, decreasing the overall vitality of the populations. This discussion applies to both federally listed endangered/threatened bird species and nonlisted species since the effects are the same or very similar.

Migrants sometimes arrive at certain platforms shortly after nightfall or later and proceed to circle those platforms (the phenomenon is called a nocturnal circulation event) for variable periods ranging from minutes to hours. Russell (2005) notes that, “because of the anecdotal nature of our circulation observations, we are reluctant even to speculate about the average duration of participation in circulation or the typical energetic consequences of participating in these events.” On the other hand, Weir (1976) states “nocturnal kills are virtually certain wherever a lit obstacle extends into an air space where birds are flying. The magnitude of the kill would be determined by the time of year, location, height, light and cross-sectional areas of the obstacle and weather conditions.” Circulations increase the risks for birds to collide with platform structures and with each other. Large attractions to lights and collision mortalities are mostly during overcast nights with drizzle and fog. The attractive effect of lights during cloudy nights is enhanced by fog, haze, or drizzle when moisture droplets in the air refract the light and greatly increase the illuminated area (Wiese et al., 2001). Starving, exhausted, circulating birds may land on the platforms. Birds that dropped out of nocturnal circulations sometimes became trapped in well-lit interior areas of platforms, and these birds appeared sublethally stressed (Russell, 2005). However, a total of 140 birds on the nine platforms were recorded as dead because of starvation for the entire spring of 2000 study period (Russell, 2005). More detail is presented in Chapter 4.2.1.1. of the Multisale EIS. It is projected that 32-44 production structures are projected to be installed as a result of the CPA proposed action (Table 3-2). Nocturnal circulation on these platforms is assumed to have minimal and mostly sublethal impacts on migrating bird populations. This conclusion results from the confirmed low mortality from starvation for all birds that landed on the platforms examined by Russell (2005) and from the suggested sublethal stress in birds that dropped out of circulation. The presence of a drilling rig may attract seabird prey (invertebrates and/or fish) to a site, causing an increase in seabird abundance there relative to bird density away from the rig or at the rig during pre-spudding (Baird, 1990). The discharge of human waste from a rig may fertilize the area, leading to increases in seabird prey (Wiese et al., 2001). For some seabirds, such as shearwaters, offshore oil platforms have become sites where otherwise patchy or scarce prey are more predictable and concentrated (Wiese et al., 2001). Storm-petrels and other procellariiforms forage at night on vertically migrating bioluminescent prey and are naturally attracted to any kind of light. Storm-petrels often fly directly into lights and flares, resulting in death or injury by impact or burning (Wiese et al., 2001).

Summary and Conclusion

The majority of effects resulting from routine activities with the CPA proposed action on endangered/threatened and nonendangered/threatened coastal and marine birds are expected to be intermittent, of small spatial scale, and short term. The ability to fly will often result in avoidance and quick reestablishment. These intermittent effects include behavioral effects, exposure to or intake of OCS-related contaminants or discarded debris, temporary disturbances, and displacement of localized groups from impacted habitats. Chronic sublethal stress, however, is often undetectable in birds. As a result of stress, individuals may weaken, facilitating infection and disease; migratory species may then not have the energetic reserves necessary to complete their migration.

Impacts from pipeline and navigation canals to coastal habitats will occur over the long term and may ultimately displace species. Nocturnal circulation around platforms may create acute sublethal stress from energy loss and increase the risks of collision, while stopovers on platforms would reduce energy loss. Because of regulatory standards for air and water quality, as discussed in Chapters 4.1.1.1, 4.1.1.2.1, and 4.1.1.2.2, emissions or produced waters should have a small effect on birds. No significant
habitat impacts are expected to occur directly from routine activities resulting from the CPA proposed action because of the distance of these activities from shore. Secondary impacts from pipeline and navigation canals to coastal habitats would occur over the long term and may ultimately displace species. These activities would occur whether the proposed action was implemented or not; therefore, the proposed action itself would not increase these secondary impacts to birds.

Although there will always be some level of incomplete information on the effects from routine activities under this proposed action on birds, there is credible scientific information, applied using acceptable scientific methodologies, to support the conclusion that any realized impacts would be generally sublethal in nature and not in themselves rise to the level of reasonably foreseeable significant adverse (population-level) effects. With the exception of piping plovers, wood storks, whooping cranes, and Mississippi sandhill cranes (which due to their habitat location are unlikely to have been impacted by the DWH event or to be impacted by routine activities), BOEM cannot definitively determine that the incomplete or unavailable information will not be essential for certain individual species or populations. This information is currently unavailable and is being developed through the NRDA process, which will take years. There is no timeline for this information becoming available and certainly not within the timeline of this Supplemental EIS. Nevertheless, it is not expected that other species will have been impacted by the DWH event to such an extent that the conclusions on impacts from routine activities will change. Routine activities will be ongoing in the proposed action area (CPA) as a result of existing leases and related activities. (In the CPA, there are 4,503 active leases as of November 2011). Within the CPA, there is a long-standing and well-developed OCS Program (more than 50 years); there are no data to suggest that routine activities from the preexisting OCS Program are significantly impacting coastal and marine bird populations.

4.1.1.14.3. Impacts of Accidental Events

A detailed impact analysis of the coastal and marine birds for the CPA proposed action can be found in Chapter 4.4.8 of the Multisale EIS. Impact analyses for the 181 South Area that includes any new information since publication of the Multisale EIS is presented in Chapter 4.1.9.3 of the 2009-2012 Supplemental EIS. The following is a summary of the information incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

Background/Introduction

This section discusses impacts to coastal and marine birds resulting from the CPA proposed action. Impact-producing factors include oil spills and oil-spill cleanup. Impact discussions are combined for threatened/endangered birds and nonthreatened/nonendangered birds because physiological impacts of oil spills are potentially similar for both. However, impacts on individuals are more likely to lead to population impacts, including local extinction for the small populations of listed species.

No peer-reviewed studies of the impacts of oil spills on birds in the Gulf of Mexico, including impacts of cleanup of the spill from the DWH event and long-term impacts on forage food supplies for birds, are now publicly available. This information is being developed through the NRDA process, which may take many years, and what information NRDA has compiled to date is not publicly available at this time. As there is a process ongoing that may take years, given the realities of the DWH event, cost is not a relevant factor in BOEM’s ability to obtain this information; it cannot be obtained at this time under any circumstances. The BOEM has applied what additional scientifically credible information is available using accepted methodologies as described above. In place of Gulf-specific studies, investigations of spills in other areas, mathematical modeling, and laboratory tests (e.g., toxicity tests and veterinarian studies of rehabilitation) are used for insight into DWH impacts on all life history stages of birds. This section on accidental impacts concerns the proposed action only; the DWH event is discussed in relation to bird baseline conditions in the description of the affected environment for birds. Also, this section discusses accidental impacts relative to estimated baseline conditions (Chapter 4.1.1.12.1). Although relevant to a discussion of reasonably foreseeable significant adverse impacts, information on the DWH event is not essential to a reasoned choice among alternatives, given the existing body of scientific evidence related to oil-spill impacts on birds. Although information from the DWH event would be useful, it is not expected to significantly change this existing body of science.
Oil spills represent the greatest potential direct and indirect impact to coastal and marine bird populations. Birds that are heavily oiled succumb to acute toxicity effects shortly after exposure (Clark, 1984; Leighton, 1993).

If the physical oiling of individuals or local groups of birds occurs, some degree of both acute and chronic physiological stress associated with direct and secondary uptake of oil would be expected.

The symptoms of oiling are plentiful but are all important because, while resilient or rehabilitated birds may quickly recover, symptoms occurring in many birds may cause reduction or loss of whole populations. Symptoms of contact with the persistent fraction of crude oil may be the most important because that fraction usually has the fate of contacting shallow waters and shorelines and being incorporated into wetland sediments. Small coastal spills, pipeline spills, and spills from accidents in navigable waterways can contact and affect the different groups of coastal and marine birds, most commonly seabirds, divers, marsh and wading birds, waterfowl, and some species of shorebirds. Lightly oiled birds can sustain tissue and organ damage from oil ingested during feeding and grooming or from oil that is inhaled. Birds that are heavily oiled are usually killed. Lighter PAH’s like naphthalene, phenanthrene, and anthracene are significantly less volatile and water soluble than hydrocarbons like benzene; however, they are somewhat volatile and water soluble, and they are more persistent in seawater than compounds like benzene. The lighter PAH’s have the greatest impacts on birds because of their persistence and high concentration. They are harmful to cell membranes (White and Baker, 1999), including the highly specialized membranes of nerve cells (Hell and Ehlers, 2008; Byrne and Roberts, 2009) that must function properly for vital behavior to remain adaptive. Thus, low levels of oil could deleteriously affect behavior and therefore could interfere with food detection, feeding impulses, adaptive changes in food preferences and the ability to discriminate between poor versus ideal food sources and ideal sources, predator avoidance, definition and defense of breeding and feeding territories, recognition of family members, and homing of migratory and philopatric species. The toxicity profile for alkylated naphthalene and phenanthrene in birds has not been extensively characterized, but some symptoms have been recorded (Klasing et al., 2007). Naphthalene fed to birds resulted in reduced food consumption, reduced growth rate, and six physiological disorders (Klasing et al., 2007). Naphthalene had no impact on several reproductive traits, internal organs, and 12 blood parameters (Klasing et al., 2007). Systemic inflammation did not happen. For chicks hatched from eggs of Japanese quail hens that had ingested naphthalene, growth rate, mortality, and two blood parameters were unaffected (Klasing et al., 2007).

The mandatory use of waterbird feeding areas at the sea surface and intertidal wetland zone, where spilled oil tends to accumulate, makes the birds vulnerable to exposure to oil. Wetland sediments have low oxygen diffusion rates and are waterlogged and therefore not aerated with oxygen-rich air; hence, they have low redox potential (Mitsch and Gosselink, 2007). Oxygen has a very low rate of diffusion from the atmosphere through pore water in waterlogged sediment. Oil would also diffuse very slowly through pore waters to reach the sediment-water interface. Therefore, when oil gets into vegetated or unvegetated sediment, low redox potentials (from reduced oxygen availability and oxygen loss through bacterial respiration) and absence of light may result in oil that can neither be oxidized by bacteria and sunlight nor reach the sediment-water interface and evaporate. The oil may also remain in its unweathered toxic state indefinitely. However, weathering-related effects on the oil on its the path to the coast ameliorates, to some extent, toxicity at the shoreline. If physical oiling of individuals or local groups of birds occurs, some degree of both acute and chronic physiological stress associated with direct and secondary uptake of oil would be expected. Affected individual birds may initially appear healthy at first, but they may be affected by physiological stress that does not occur until much later. Biochemical impacts of lighter PAH’s have not been extensively described, but they could possibly include increased susceptibility to physiological disorders, including all sorts of disruption of homeostasis, weakened immune systems and reduced resistance to disease, and disruption of respiratory functions (Nelson and Cox, 2008; Briggs et al., 1996). The internal biochemical environment of the bird has a large number of components, interactions, and functions (Nelson and Cox, 2008) that may provide potential points of attack from petrochemicals. The network and feedback system nature of the internal environment (Nelson and Cox, 2008) also provides routes by which an effect on one process can lead to cascading sublethal, chronic effects and a myriad of interconnected problems.

Under natural conditions, water does not penetrate through the vanes of the feathers because air is present in the tiny pores in the lattice structure of the feather vane. Birds swimming in dispersant had reduced buoyancy and water penetration through the feathers. Dispersants reduce water surface tension...
in the feather lattice pores (they have a surfactant component) and render them water attracting instead of water repelling (Stephenson, 1997; Stephenson and Andrews, 1997). Beginning at a certain surface tension, water would penetrate the pores of the feathers, and death from reduced thermoregulatory function hypothermia may result (Lambert et al., 1982; Stephenson, 1997; Stephenson and Andrews, 1997). Dispersants alone cause water penetration of the feathers (Lambert et al., 1982) by reducing the surface tension of the water in the pores of the lattice. A much smaller minimum volume (1/100) of oil treated with Finasol OSR-5 dispersant, relative to the volume of untreated oil, was required to produce a substantial effect on plumage insulation and thermoregulation in eiders (Jenssen, 1994). Even with a healthy, water-repellant plumage, waterfowl and seabirds living at medium to high altitudes would, for most of the year, require an augmented resting metabolic rate when floating on the water surface, due to the water’s relatively high heat conductance and water pressure on the feathers provided by the buoyant force on the bird (Stephenson, 1997). In other words, even unoiled feathers do not provide complete insulation against cold.

Ingestion of oil by birds may affect reproductive ability, cause anemia, result in reduced eggshell thickness that promotes cracking under the weight of an incubating parent, and cause four physiological disorders (Fry et al., 1986; Butler et al., 1988; Velando et al., 2005a and 2005b; Zuberogoitia et al., 2006; Zabala et al., 2010; Szaro et al., 1978a and 1978b; Lambert et al., 1982; Rocke et al., 1984; Leighton, 1993; Fowler et al., 1995; Perez et al., 2010). External oiling of eggs may slow embryonic growth, induce tumor growth, reduce gas conductance through the eggshell, and decrease hatchability (Jenssen, 1994). Impacts on vital life history characteristics such as growth rates (Szaro et al., 1978a and 1978b; Trivelpiece et al., 1984) or reproductive parameters such as reproductive success may occur, resulting in possible local population extinction. Indirect effects occur by fouling of the nesting habitat and displacement of individuals, breeding pairs, or populations to less favorable habitats (e.g., Velando et al., 2005b). Competition may exclude refugee seabirds from all habitats, especially for seabird colonies in southeastern Louisiana.

A mathematical model by Peakall et al. (1989) showed that exposure to a slick at the surface (which would usually reduce in size or vanish in response to chemical dispersants) was the sensitive pathway to contamination in seabirds. Exposure to oil in the water column (a primary destination of chemically dispersed oil from surface slicks, along with the seafloor) was modeled to be minor. Sometimes, because of lack of thorough training of all personnel or the sheer scale of operations, the air, vehicle, and foot traffic that takes place during shoreline cleanup may disturb nesting populations and degrade or destroy habitat.

New research, experience, and testing will help the efficacy of the rehabilitation of oiled birds and will probably improve scare methods that will keep birds away from an oil slick. Rehabilitation can be significant to the survival of threatened and endangered bird species. Chemically dispersed oil has sublethal biochemical and physiological toxicity to seabirds similar to that of oil alone (Peakall et al., 1987). Dispersant contact with most birds is unlikely because dispersants, including those applied to the sea surface, have a fate that is similar to dispersed oil. They are mixed into the water column well below the sea surface where their concentration is extremely diluted, even from the point of view of a seabird diving into the water column for food. Wave action may remove all dispersed oil from a slick into the water column, well below the sea surface where contact with birds is less of an issue. Toxic effects of untreated and chemically dispersed oil on the hatching success of waterfowl and seabirds were similar (NRC, 1989).

Preening of oiled plumage may drive oil deep into plumage (Jenssen, 1994; Jenssen and Ekker, 1991). Birds that must feed on or in the water lose heat faster than semiaquatic birds that can feed with a dry plumage on land (Jenssen, 1994). Some aquatic birds such as cormorants, when oiled, must either starve on land or enter the sea where hypothermia would kill them (Jenssen, 1994).

Residual material that remains after evaporation and solubilization is water-in-oil emulsions (mousse), which are the primary pollutant onshore after offshore spills. The mixing of mousse and sediments form aggregates that have the odor of oil and, after photo- and biological oxidation, form asphaltic “tarballs” and pavements (B briggs et al., 1996). Mousse emulsions may be the most toxic petroleum component because they are the most hydrophobic and would penetrate the hydrophobic core of the plasma membrane of cells and would cause disruption of the membrane and enter the cells as well (B briggs et al., 1996). Common symptoms of exposed birds include dehydration, gastrointestinal problems, infections, arthritis, pneumonia, hemolytic anemias, cloacal impaction, and eye irritation.
2011). These reports noted that, since August 2010, there have been no exceedances for USEPA aquatic life benchmark for PAH’s in either sediments or water sampled at distances >3 km (~2 mi) from the DWH wellhead (OSAT, 2010). In addition, it was noted that 86-96 percent of the total PAH’s was depleted during the weathering process while being transported to shore (OSAT-2, 2011).

**Hurricanes**

The intensity and frequency of hurricanes in the Gulf over the last 6 years has greatly impacted the system of protective barrier islands, beaches, and dunes and associated wetlands along the Gulf Coast. Within the last 6 years, the Gulf Coast of Texas, Louisiana, Mississippi, Alabama, and to some degree Florida have experienced five major hurricanes (Ivan, Katrina, Rita, Gustav, and Ike). As a result of losing dune and barrier island elevations, as well as associated marshes and backshore and foreshore wetlands, the inland coasts and wetlands are more vulnerable to future hurricanes and wind-driven tidal or storm events.

The post-storm (Hurricanes Katrina and Rita) estimates of land change made by USGS (Barras, 2006) indicated that there was an increase of 217 mi² (562 km²) of open water following the storm. Based on the analysis of the latest satellite imagery (Barras, 2007b), approximately 82 mi² (212 km²) of new open-water locations were in areas primarily impacted by Hurricane Katrina (e.g., Mississippi River Delta Basin, Breton Sound Basin, Pontchartrain Basin, and Pearl River Basin), whereas 99 mi² (256 km²) were in areas primarily impacted by Hurricane Rita (e.g., Calcasieu/Sabine Basin, Mermentau Basin, Teche/Vermilion Basin, Atchafalaya Basin, and Terrebonne Basin). The Barataria Basin contained open-water locations caused by both Hurricanes Katrina and Rita, resulting in some 18 mi² (46.6 km²) of open water. The fresh and intermediate marsh land decreased by 122 mi² (316 km²) and 90 mi² (233.1 km²), respectively. The brackish and saline marsh land decreased by 33 mi² (85.5 km²) and 28 mi² (72.5 km²), respectively. Based on current observational flights by USGS, wetland recovery 6 years after Hurricane Katrina is noted as slow (Israel, 2010), with open water remaining where viable marshes once existed. The marshlands east of the Mississippi Delta were the most severely affected. According to the USGS’s 5-year, post-Katrina survey, the wetland loss from all four storms (i.e., Hurricanes Katrina, Rita, Gustav, and Ike) totaled 340 mi² (881 km²). Hurricanes Katrina and Rita alone destroyed 220 mi² (570 km²) (Israel, 2010).

Intense storms typically blow away all of the vegetation and soil from marsh, leaving behind a body of water. Hurricane Katrina was no exception, leaving scour holes where debris accelerated by the storm pushed the marsh away. Based on the depths of these scour patterns, marsh type (i.e., fresh, intermediate, brackish, or saline), sediment supply, and drainage, possible recovery time is determined. However, it is too early to determine if long-term recovery is viable.

**Deepwater Horizon Event**

Another factor that is now superimposed on the hurricane damage is the currently unknown, long-term effect of the oil spill from the DWH event. Most of the Louisiana coast was exposed to some degree of oiling ranging from light to heavy, and the oil has degraded the quality of certain areas of wetland habitat. The information provided in this Supplemental EIS is from the best publicly available information that could be acquired outside of the NRDA process. With regards to the DWH event, the data from the SCAT observations, as compiled in the Unified Command Daily Report for October 12, 2010, indicated that, as of that date, 88.8 mi (142.9 km) of Louisiana were heavily oiled and 203.1 mi (326.9 km) of shoreline had light to traces of oil observed. A review of the current SCAT maps (USDOC, NOAA, 2011b) indicate that the coastline from the Louisiana/Texas State line (Sabine) to Panama City, Florida, continues to improve and is being categorized as shoreline with no oiling to lightly oiled, with the exception of the Bay Jimmy area in southeastern Louisiana. From Cameron, Louisiana, east to Terrebonne Bay, there was either no oil or small patches of light oiling along the Isle Dernieres and the Terrebonne Bay shoreline. There were also small patches of marsh in Terrebonne Bay that were lightly oiled. Moving further east, the shoreline adjacent to Barataria Bay only had trace to light oiling observed, with the exception of the initially heavily oiled Bay Jimmy area. The marsh fringe on the back side of the two large gulfward islands forming the entrance to Bay Jimmy are currently not oiled to lightly oiled. Approximately 2 mi (3.2 km) of the shorelines along the interior canals of these islands are still categorized as heavily oiled and are currently undergoing evaluation for further cleaning (USDOC,
The island forming the western shore of Bay Jimmy varies from having no observed oil to having observations of light to very light oil, and it only has small patches of moderate to heavily oiled shoreline. Approximately 1.6 km (1 mi) of marsh bordering the eastern cove of the island that creates the back side of Bay Jimmy also remains heavily oiled (USDOC, NOAA, 2011b). The oil penetration in these marshes is estimated to be 5.5 m (18 ft) inland (Kokaly et al., 2011). While the SCAT maps graphically depict 5.7 km (3.5 mi) of shoreline as heavily oiled, in most cases, this represents only the area surveyed and not necessarily the total amount of area oiled.

As noted above, BOEM recognizes that there remains incomplete and unavailable information related to wetlands, including impacts from the DWH event. Here, BOEM concludes that the unavailable or incomplete information may be relevant to foreseeable significant adverse impacts to wetlands. Relevant data on the status of wetlands and marshes after the DWH event may take years to acquire and analyze, and impacts from the DWH event may be difficult or impossible to discern from other factors. The NRDA process is ongoing, and to date much of the information collected as part of the process has not been fully analyzed and conclusions have not been released to the public. It may be years before NRDA data and conclusions are available. Therefore, it is not possible for BOEM to obtain this information within the timeframe contemplated in this Supplemental EIS, regardless of the cost or resources needed. In light of the incomplete or unavailable information, BOEM subject-matter experts have used available scientifically credible evidence in this analysis, based upon accepted scientific methods and approaches. Nevertheless, BOEM believes that incomplete or unavailable information regarding heretofore unknown effects of the DWH event on wetlands and marshes is not essential to a reasoned choice among alternatives in the cumulative effects analysis. Although there may still be incoming information, there is significant available data on shoreline oiling and the current status of wetlands and marshes from the SCAT and ERMA databases that have assisted BOEM subject-matter experts in their analyses. Future incoming data are not expected to significantly alter these conclusions, and future impacts are not expected.

4.1.1.4.2. Impacts of Routine Events

Background/Introduction

A detailed description of routine impacts from the CPA proposed action to wetlands is given in Chapter 4.2.1.1.3.2 of the Multisale EIS and in Chapter 4.1.3.2.2 of the 2009-2012 Supplemental EIS. The following is a summary of the information presented in the Multisale EIS, the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

This section considers impacts from routine activities associated with the CPA proposed action to coastal wetlands and marshes. The primary impact-producing activities associated with the proposed action that could affect wetlands and marshes include pipeline emplacement, construction, and maintenance; navigation channel use (vessel traffic) and maintenance dredging; disposal of OCS-related wastes; and use and construction of support infrastructure in these coastal areas. Other potential impacts that are indirectly associated with OCS oil and gas activities are wave erosion resulting from navigational traffic, levee construction that prevents necessary sedimentary processes, saltwater intrusion that changes the hydrology leading to unfavorable conditions for wetland vegetation, and vulnerability to storm damage from eroded wetlands. The following sections describe the sources and types of these potential impacts. In addition to the above effects, the DWH event oil spill presents other potential indirect effects in the event of disturbed remnant oil in the sediment. It is highly unlikely that the remnant oil is toxic due to weathering time, biological degradation, and dispersant treatment. Routine activities include dredging, waste disposal, trenching associated with pipeline emplacement, entrainment and shallow-water vessel traffic.

Pipeline Emplacement

For the CPA proposed action, there would be 390-1,162 km (241-722 mi) of installed pipeline in Federal waters (Table 3-3). Many OCS pipelines make landfall on Louisiana’s barrier island and wetland shorelines. Approximately 8,000 km (4,971 mi) of OCS-related pipelines cross marsh and uplands (Johnston et al., 2009). Louisiana wetlands protect pipelines from waves and ensure that the lines stay buried and in place (Chapter 3.1.2.3). Existing pipelines, especially those installed prior to the State of
Northern Hemisphere so they would be vulnerable to any outside impacts as opposed to just those in the CPA or Gulf of Mexico. Impacts of the CPA proposed action on all coastal birds are expected to be negligible because any reductions in populations likely would not be sustained. Oil-spill cleanup is not expected to affect coastal birds if all personnel are completely trained, reducing the potential impacts from the scaring of feeding, roosting, or nesting birds or from the destruction of nests. Reduced impacts of oil slicks after dispersant application would likely more than offset the impacts from dispersants and chemically dispersed oil, which do not remain on the sea surface where they would contact birds or bird shoreline habitat.

Summary and Conclusion

Oil spills may have serious direct and indirect impacts to coastal and marine bird health and habitat for feeding, roosting, sleeping, and nesting. In shallow water, such spills would have impacts on birds directly through contamination of skin and plumage, interfering with their ability to maintain body temperature, buoyancy, waterproofing, and the ability to fly. Impacts on individuals are much more serious for populations of endangered or threatened species (such as the piping plover and the whooping crane) than for nonlisted species because low populations of listed species may be more likely to face extinction because of the disappearance of a relatively small number of individuals. The lighter PAH’s have the greatest impacts on birds because of their persistence and high concentration. They are harmful to cell membranes. The mandatory use of waterbird feeding areas at the sea surface and intertidal wetland zone, where spilled oil tends to accumulate, makes the birds vulnerable to exposure to oil. Exposure to oil in the water column was modeled to be minor. When oil gets into vegetated or unvegetated sediment, it may remain in its unweathered toxic state indefinitely. However, oil weathering as it travels to the coast ameliorates toxicity at the shoreline. Small amounts of oil can affect the health of birds. Birds may have reduced reproductive effort, causing temporary declines in population abundance. Mortality from oil spills is often related to numerous symptoms of toxicity. Data from actual spills strongly suggest that impacts on their food supply are delayed after initial impacts from direct oiling. With properly trained and supervised personnel, impacts of oil-spill cleanup from the proposed action are also expected to be negligible. Although a low-probability catastrophic event like the DWH event remains a remote possibility, such a large-scale effort could increase the potential impacts from oil-spill cleanup (Appendix B).

Among accidental events related to the proposed action, oil spills have the greatest potential to impact coastal and marine bird populations. Nevertheless, oil-spill impacts on birds from the CPA proposed action are expected to be negligible because an oil spill would only affect a small portion of a bird group (combined probabilities are always <15%), not rising to the level of population impacts. An exception would be the piping plover, where impact on a small number of birds could considerably reduce a population. The piping plover is in low abundance, but its wintering habitat is plentiful in the Gulf of Mexico. An oil spill would likely only contact a small portion of this wintering habitat in the GOM; thus, the greatest threats to the recovery of the piping plover remain at its breeding habitat in the Great Plains and Great Lakes, not the OCS Program or this proposed action.

4.1.1.14.4. Cumulative Impacts

A detailed impact analysis of the coastal and marine birds for the CPA proposed action can be found in Chapter 4.5.8 of the Multisale EIS. Impact analyses for the 181 South Area that includes any new information since publication of the Multisale EIS is presented in Chapter 4.1.9.4 of the 2009-2012 Supplemental EIS. The following is a summary of the information incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

Background/Introduction

This cumulative analysis considers impact-producing factors that may adversely affect populations of nonendangered/nonthreatened and endangered/threatened birds related to OCS and non-OCS activities. Both listed and nonlisted birds are discussed together because the impacts are similar.
The OCS activities include the following:

- the proposed action; and
- prior and future OCS sales.

Non-OCS activities include the following:

- State oil and gas activity;
- crude oil imports by tankers; and
- other commercial, military, and recreational offshore and coastal activities.

The OCS-related, impact-producing factors include the following:

- air emissions;
- degradation of water quality;
- platform and pipeline oil spills and any improperly directed spill-response activities;
- structure presence and lights;
- aircraft and vessel traffic and associated noise, including OCS helicopter and service-vessels;
- habitat loss and modification resulting from coastal facility construction and development;
- OCS pipeline landfalls; and
- trash and debris.

The non-OCS, impact-producing factors include the following:

- air emissions;
- pollution of coastal waters resulting from municipal, industrial, and agricultural runoff and discharge;
- tanker oil spills and spills related to oil and gas activities in State coastal waters and any improperly directed spill-response activities;
- aircraft and military activities including jet training overflights and sonic booms;
- nonconsumptive recreation including bird-watching activities;
- maintenance and use of navigation waterways;
- collisions of coastal and marine birds with wind turbines, communication towers, lighted structures, tall buildings, windows, power lines, and fences;
- disease;
- storms and floods;
- coastal development; and
- fisheries interactions (negative impacts of decreased food resources by fisheries catch and incidental seabird bycatch, and positive impacts of increased food resources from discarded bycatch).
Proposed Action Analysis

**OCS-Related and Non-OCS-Related Air Emissions**

Chapter 4.2.1.1.7 of the Multisale EIS and Chapter 4.1.1.12.2 of this Supplemental EIS provide an overview of air pollution pathways and impacts on birds. As described there, air pollution may cause physiological impairment and may further lead to diseases. Impacts may include direct mortality, debilitating injury, disease, physiological stress, anemia, hypocalcemic condition, bioaccumulation of air pollutants with associated decrease in resistance to debilitating factors, and population declines and changes in distribution. Effects may vary from lethal to sublethal and from short term to long term.

Air emissions include the amount of sulfur dioxide expected to be released due to the proposed action, as well as from prior and future OCS sales, and State oil and gas activity. These emissions may adversely affect coastal and marine birds. Pollutant emissions into the atmosphere from the activities under the cumulative analysis are projected to have minimum effects on offshore air quality because of the prevailing atmospheric conditions, emission heights, and pollutant concentrations. Onshore impact on air quality from emissions under the OCS cumulative analysis is estimated to be within both Class I and Class II PSD allowable increments as applied to the respective subareas. Emissions of pollutants into the atmosphere under the cumulative analysis are projected to have little effect on onshore air quality because of the atmospheric regime, the emission rates, and the distance of these emissions from the coastline. These judgments are based on average steady state conditions and the dispersion equation for concentration estimates; however, there would be days of low mixing heights and wind speeds that could further decrease air quality. These conditions are characterized by fog formation, which in the Gulf averages about 30-40 days a year, mostly during winter. Impacts from offshore sources are reduced in winter because the frequency of onshore winds decreases and the removal of pollutants by rain increases. The summer is more conducive to air quality effects as onshore winds occur more frequently. Increases in onshore annual average concentrations of NOx, SOx, and PM10 under the cumulative analysis are estimated to be less than Class I and Class II PSD allowable increments for the respective subareas per both the steady state and plume dispersion analyses, and they are below concentrations that could harm coastal and marine birds. Indirect impacts on coastal and marine birds due to air quality under the cumulative analysis would have a negligible effect on coastal and marine birds.

**OCS-Related Impacts**

**Degradation of Water Quality**

Water quality of coastal environments would be affected by bilge water from service vessels and point- and nonpoint-source discharges from supporting infrastructure. Water quality in marine waters would be impacted by the discharges from drilling, production, and platform removal operation operations. Degradation of coastal and inshore water quality resulting from factors related to the proposed action plus those related to prior and future OCS sales; crude oil imports by tanker; and other commercial, military, and recreational offshore and coastal activities is expected to impact coastal and marine birds. As described in Chapter 4.5.8 of the Multisale EIS, toxic effects on birds from impaired water quality could include reduced survival, loss of habitat and food sources, and reduced reproduction.

**Platform and Pipeline Oil Spills and Any Improperly Directed Spill-Response Activities**

Oil spills have the greatest potential to impact coastal and marine birds. Mandatory use of waterbird feeding areas at the sea surface and intertidal wetland zone, where spilled oil tends to accumulate, makes the birds extremely vulnerable to exposure to oil. Exposure to small amounts of oil may have a latent impact on birds and a delayed impact on their food supply. Mortality from oil spills is often related to numerous symptoms of toxicity. Oil-spill impacts on birds from the CPA proposed action are expected to be negligible. For coastal spills >1,000 bbl, the estimated total number of spills is 1 per 6 years from the total of OCS sources; for offshore spills >1,000 bbl, the estimated total number of spills for OCS sources is <1 per year for facilities and 1 per year for pipelines (Chapter 3.2.1 of the 2009-2012 Supplemental EIS).
Structure Lights and Presence

Every spring, migratory land birds, including neotropical passerines, cross the Gulf of Mexico from wintering grounds in Latin America to breeding grounds north of the Gulf of Mexico. Terrestrial birds cannot stopover to feed on the water so they must have the energy to fly nonstop across the Gulf of Mexico. Migrants sometimes arrive at certain platforms shortly after nightfall or later and proceed to circle those platforms (the phenomenon is called a nocturnal circulation event) for variable periods ranging from minutes to hours. Nocturnal circulation around platforms may create lethal effects from platform collision or it may cause acute sublethal stress or death from exhaustion, while stopovers on platforms could reduce energy loss.

Aircraft and Vessel Traffic and Noise from Helicopters and Service Vessels

Helicopter and service-vessel traffic related to OCS activities could sporadically disturb feeding, resting, or nesting behavior of birds or cause abandonment of preferred habitat. The Federal Aviation Administration (Advisory Circular 91-36C) and corporate helicopter policy states that helicopters must maintain a minimum altitude of 700 ft (213 m) while in transit offshore and 500 ft (152 m) while working between platforms. When flying over land, the specified minimum altitude is 1,000 ft (305 m) over unpopulated areas or across coastlines and 2,000 ft (610 m) over populated areas and biologically sensitive areas such as wildlife refuges and national parks. The net effect of OCS-related flights on coastal and marine birds is expected to result in sporadic disturbances, which may result in displacement of localized groups. During nesting periods, this could ultimately result in some reproductive failure from nest abandonment or predation on eggs and young when a parent is flushed from a nest.

Service vessels would use selected nearshore and coastal (inland) navigation waterways and would adhere to protocol set forth by USCG for reduced vessel speeds within these inland areas. Routine presence and low speeds of service vessels within these waterways diminish the effects of disturbance from service vessels on nearshore and inland populations of coastal and marine birds. It is expected that service-vessel traffic would seldom disturb populations of coastal and marine birds existing within these areas. Recreational vessel traffic is a much greater source of impact to birds in coastal habitats. These vessels are, in most cases, required to comply with strict speed/wake restrictions (small recreational fishing boats, ski boats, etc.) but often flush coastal and marine birds from feeding, resting, and nesting areas. Such disturbances displace local groups from these preferred habitats and could lead to abandonment of the areas in general or reproductive failure. Disturbance may result in increased energy expenditures due to avoidance flights and decreased energy intake due to interference with feeding activity. It is estimated that the effects of non-OCS vessel traffic on birds within coastal areas are substantial.

In laboratory experiments, factors determining an animal’s susceptibility to noise-induced damage, such as species, age, audibility range, and recovery process, can be controlled. Memphis State University (1971) mentions “the large, well-done body of literature exploring the effects of noise upon auditory structures and hearing.” Hearing loss or damage to the auditory system from noise has been reported in laboratory mammals (Memphis State University, 1971).

Habitat Loss and Modification Resulting from Coastal Facility Construction and Development

Under the cumulative activities scenario, factors contributing to coastal landloss or modification include construction of 0-1 gas processing plants, as well as other facilities. Although construction of this potential gas processing plant would necessitate some associated habitat loss, the contribution of development from non-OCS-related urban and other industrial growth would be substantial in comparison, causing both the permanent loss of lands and increased levels of disturbance associated with new construction and facilities. A large variety of wild birds usually cannot exist in suburban or urban areas.
Pipeline Landfalls

Under the cumulative activities scenario, factors contributing to coastal landloss or modification include construction of 32-47 OCS-related pipeline landfalls, resulting in 64-94 km (40-58 mi) of onshore pipeline. Adverse impacts of pipeline canals are the most significant OCS-related and proposed-action-related impacts to wetlands. Initial impacts are locally significant and largely limited to where OCS-related canals pass through wetlands. Pipeline canal dredging will occur in wetland bird habitat, and without mitigation, wetland habitat could be destroyed. Impacts to birds would be indirect (loss of wetland, feeding, and nesting habitat). The regulatory apparatus for mitigation of pipeline canal dredging in wetlands is managed by the U.S. Army Corps of Engineers. Mitigation would likely prevent substantial impact on wetland bird populations. Mitigation includes avoidance, restoration, use of existing pipeline corridors, back-filling, directional drilling, push-pull trenchless pipeline installation, and careful dredge spoil disposal to avoid blocking water flow across wetlands.

Trash and Debris

Coastal and marine birds would likely experience chronic physiological stress from sublethal exposure to or intake of contaminants or discarded debris. This would cause disturbances and displacement of single birds or flocks. Chronic sublethal stress is often undetectable in birds. It can serve to weaken individuals (especially serious for migratory species where individual impacts may reach population impacts), making them susceptible to infection and disease. Chronic sublethal stress is often undetectable in birds. It can serve to weaken individuals (especially serious for migratory species that must rely on strength and endurance for long-range flight), making them susceptible to infection and disease. Coastal and marine birds are commonly entangled and snared in discarded trash and debris. Many species would readily ingest small plastic debris, either intentionally or incidentally. Interaction with plastic materials may lead to permanent injuries and death. Much of the floating material discarded from vessels and structures offshore drifts ashore or remains within coastal waters. These materials include lost or discarded fishing gear such as gill nets and monofilament lines, which cause the greatest damage to birds. It is expected that coastal and marine birds would sometimes become entangled in or ingest OCS-related trash and debris, but impacts are expected to be considerably reduced as a result of BSEE prohibitions on the disposal of equipment, containers, and other materials into offshore waters by lessees (30 CFR 250.300). In addition, MARPOL, Annex V, Public Law 100-220 (101 Statute 1458), which prohibits the disposal of any plastics at sea or in coastal waters, went into effect January 1, 1989. Despite these regulations, quantities of plastic materials are accidentally discarded and lost in the marine environment; therefore, a threat to individual birds remains within these areas.

Non-OCS-Related Impacts

Habitat Degradation

The contribution of development from urban and industrial growth will be substantial because of an expanding economy, causing both the permanent loss of lands and increased levels of disturbance associated with new construction and facilities. Habitat alteration has the potential to disrupt social behavior, food supply, and the health of birds that occur in the Gulf of Mexico. Real estate development in coastal and other habitat may stress the animals and cause them to avoid traditional feeding and breeding areas or migratory routes. Many of these species are declining in numbers and are being displaced from areas along the coast (and elsewhere) as a result of the destruction of or encroachment on their preferred habitat(s). As these birds move to undisturbed areas of similar habitat, their presence may create or augment habitat utilization pressure on these selected areas as a result of intra- and interspecific competition for space and food.

Tanker Oil Spills and Spills Related to Oil and Gas Activities in Coastal State Waters and Any Improperly Directed Spill-Response Activities

Most offshore non-OCS-related spills occur from vessel and barge operations. Table 4-13 of the Multisale EIS lists annual oil-spill occurrence in the Gulf of Mexico. Based on the 2009-2012
Supplemental EIS’s OSRA model for coastal spills >1,000 bbl, the estimated total number of spills is 3 per 6 years for the total of non-OCS sources; for offshore spills ≥1,000 bbl, the estimated total number of spills for non-OCS sources is ≤1 per year for tank ships and ≤1 per year for tank barges. In summary, mandatory use of waterbirds feeding areas at the sea surface and intertidal wetland zone, where spilled oil tends to accumulate, makes them extremely vulnerable to exposure to oil. Exposure to small amounts of oil may have a latent impact on birds and a delayed impact on their food supply. Mortality from oil spills is often related to numerous symptoms of toxicity. Oil spills from non-OCS Program-related vessels in the cumulative case have the greatest potential to impact coastal and marine birds. Oil-spill impacts on birds from the total cumulative scenario are expected to be moderate. The increment of oil spills from the CPA proposed action to the total cumulative impacts of all potential spills (including those not related to the OCS Program) is expected to be negligible because OSRA shows a low probability of OCS Program-related spill occurrence and shoreline habitat contact. This spill impact is not substantially altered by possible tanker spills. Tanker spills may have moderate impacts because of the vast expanse of shoreline habitat that would be unlikely to be contacted by any import tanker spill, and this habitat could serve as a refuge habitat for bird species from the spill.

Pollution of Coastal Waters Resulting from Municipal, Industrial, and Agricultural Runoff and Discharge

Non-OCS-related activities and natural processes that can impact marine water quality include bilge water discharges from large ships and tankers, and coastal pollutants that are transported away from shore, including runoff, river input, sewerage discharges, industrial discharge, and natural seepage of oil and gas. The level of impact depends on the frequency, location, season, and quantity of pollutant discharges. There exists a wide variety of contaminant inputs into coastal waters bordering the Gulf of Mexico. Contaminants from non-OCS pollution of coastal waters resulting from municipal, industrial, and agricultural runoff and discharge may have acute or chronic, lethal or sublethal impacts. The dominant pollution source is the large volume of water from the Mississippi River, which drains over two-thirds of the contiguous United States. Major activities that have added to the contamination of Gulf coastal waters include the petrochemical industry, agriculture, forestry, urban expansion, extensive dredging operations, municipal sewerage treatment processes, marinas and recreational boating, maritime shipping, and hydromodification activities. Such contamination may have lethal or sublethal impacts on birds, and it may come from pesticides used in agriculture, excess nutrients in treated sewage discharge, and contaminants and motor oil discharged into municipal storm sewers. Not as significant are large commercial waste disposal operations, livestock farming, manufacturing industry activities, power plant operations, and pulp and paper mills. Vessel traffic is likely to impact water quality through routine releases of bilge and ballast waters, chronic fuel and tank spills, trash, and domestic and sanitary discharges.

Aircraft and Military Activities Including Jet Training Overflights and Sonic Booms

Playback of aircraft overflight noise at 96 decibels (dB) inside incubators and at 131 dB outside a different kind of incubator did not substantially affect the hatchability of chicken eggs or the quality of hatched chicks. Playback of overflight noise of about 115 dB made hens stop sitting on eggs (Stadelman, 1958). Responses to sonic booms in chickens, young turkeys, and pheasants were less intense than low subsonic overflights (Bell, 1972). No effects of subsonic aircraft on nesting herring gulls were noted (Burger, 1981). Subsonic aircraft overflights flushed significantly more herring gulls than flushed immediately before or after the disturbances (Burger, 1981). Although not all species resident in the CPA were identified in these studies, those species studied are likely representative for potential impacts to birds in general, and impacts would be expected to be similar among these species. Aircraft noise may have impacts on coastal and marine birds in the CPA, but quantitative ranges of noise for aircraft and military operations specifically measured in the CPA were not identified.

Nonconsumptive Recreation

Impacts of nonconsumptive recreation depend on many factors including species and type of recreation. Nonconsumptive recreation includes activities that do not harvest wildlife, such as bird
watching, boating, and nature photography. Quantitative data specific to the Gulf of Mexico on the extent of various types of nonconsumptive recreation were not identified. Even visitation by those most interested in conserving wildlife can have detrimental effects (Carney and Sydeman, 1999). Visitations of nesting areas can generate conservation interest and money, but disturbance can cause birds to abandon a site that managers need to preserve (Carney and Sydeman, 1999). Most studies of the effects of visitors on waterbirds did not identify mechanisms of impact, determine relative effects of different kinds of disturbance, or control for confounding influences (Carney and Sydeman, 1999). Impacts had to be extrapolated from studies of avoidance of human disturbance caused by adaptations, such as flocking for predator avoidance.

Recreational vessel traffic is a much greater source of impact to birds in coastal habitats. These vessels are, in most cases, required to comply with strict speed requirements (small recreational fishing boats, ski boats, etc.) but often flush coastal and marine birds from feeding, resting, and nesting areas. Such disturbances displace local groups from these preferred habitats and could lead to abandonment of the areas in general or reproductive failure. Disturbance may result in increased energy expenditures due to avoidance flights and decreased energy intake due to interference with feeding activity. No quantitative data were found on recreational use of coastal areas by non-OCS vessel traffic.

Some ornithologists have presumed that birds that do not fly in response to disturbance are seldom substantially stressed, but this hypothesis has not been tested. A raised heart rate may have serious energetic costs to birds that do not fly when approached. In that case, birds still maintain increased vigilance, are highly stressed, and may be expending large amounts of energy because of elevated metabolic rate. Behavior is an obvious event, which is why it is so often measured, but it does not always signify fitness costs of disturbance or relative fitness costs for different species or populations (Beale, 2007). A decision to avoid a type of behavior may be important. Birds may decide not to flee when fitness costs are greater than the fitness benefits of moving to alternative habitat (Gill et al., 2001). The decision should depend on the context that the bird-alternative habitat may be lacking or scarce, and frequent disturbances could cause severe fitness (energy) costs such as lost foraging time during flight and the energy cost of flight. Decisions to shift habitat should be constrained by the species’ perceptual range, i.e., the distance from which individuals can perceive landscape elements (Frid and Dill, 2002). Energy reserve depletion is likely to affect reproductive effort and possibly population viability.

Sometimes flushing, alertness, and other antipredator responses to nonlethal stimuli should become stronger; the bird should become sensitized with repeated exposure to the stimuli (Frid and Dill, 2002). In that case, bird populations would need to be protected by some type of conservation such as setback buffer distances posted on signs. Sensitization to disturbance in birds is a poorly studied phenomenon and should never be discounted without supporting data. For an example of possible sensitization, loom rate is the rate at which a predator or human disturbance proxy for a predator increases in size as it approaches; for predators or proxies moving at the same speed, loom rate is higher for nearby predators or proxies than for distant ones. As multiple exposures to the stimuli at different distances occur, the bird should increase its flight initiation distance to stimuli with higher loom rates. The bird would associate the high rate with closeness of the predator, becoming sensitized rather than habituated. The bird learns to recognize this high-loom-rate cue to danger of close predator approach (Frid and Dill, 2002).

Energy cost in birds is highest for flight. Flight in response to disturbance will result in increased energy requirements and feeding time, and increased flight time will reduce the total time for other activities (Korschgen et al., 1985; Belanger and Bedard 1990; Ely et al., 1999; Ackerman et al., 2004). Fleeing from disturbance may affect feeding ecology and the effects of predation in complex ways; staying put may increase or decrease fitness. Outdoor recreation, especially nature appreciation and bird watching, is expanding into refuges and putting additional stresses on wild populations (Klein et al., 1995; Schummer and Eddleman, 2003).

Ecotourists (including bird watchers and wildlife photographers) and outdoor recreators are not likely to be aware of the negative impacts that their presence may have on wildlife (Carney and Sydeman, 1999). Ecotourists can introduce high levels of disturbance to nesting waterbirds. Ecotourists often closely approach birds, return to the same sites repeatedly, and visit sites year-round. The beneficial adaptation of flushing to avoid predators may balance with costly and nonbeneficial flushing caused by humans.
Predation risk and its proxy (response to human disturbance) can impact reproduction via decisions about parental investment (Frid and Dill, 2002). Once parents have considerably invested in their offspring, they may protect their investment by remaining on the nest for the rest of the breeding season after a severe disturbance, but they may abandon their nest site the following year (Steidl and Powell, 2006).

The ultimate impact on a bird flock of a sufficient disturbance by recreationists would depend on the overall vigilance of birds within a flock, the size of an individual flock (because in response to a disturbance resembling a predator the entire flock would flush), and the rate at which each flock is flushed per unit time.

Hypotheses for the value of flocking to birds focus especially on predator avoidance and foraging enhancement, but the relative contribution of different ecological factors to the adaptations(s) of flocks remain unclear (Beauchamp, 2004). Evolution of flocking may have occurred in birds preferring high-density clumped prey such as fruits and seeds, whose high densities assuage competition for food by dense flocks (Beauchamp, 2002). Dispersed foods, such as many insects and vertebrates, have lower abundance within clumps and a more uniform distribution, which may be matched by uniformly distributed solitary foraging birds (Beauchamp, 2002). Conspecific attraction allows individuals to locate clumps for other birds, forming a foraging flock (Beauchamp, 2002). Conspecific attraction makes little sense for resources with low abundance within clumps. Human disturbance occurs because birds respond to humans as if they were predators. Individuals in flocks may have evolved under substantial predation risks and flocking may dilute predation risk. However, foragers at the edge of a flock are often first in line during predator attacks and do not benefit from the same dilution of risk as neighbors in the center of the group (Beauchamp and Ruxton, 2008). Some birds may be constrained to maximize feeding time per bird, which then requires a trade off with available vigilance time against predation per bird (i.e., reducing protections from predators). Increased flock size may result in food dilution (reduction in food abundance) and may result in reduced vigilance time per bird based on group reliance for protection (Beauchamp, 2008). In a meta-analysis, increasing group size was important in increasing vigilance time per bird, but it explained generally less than 20 percent of the variation in vigilance time per bird (Beauchamp, 2008). The degree of vigilance at the flock level will dictate the frequency of unnecessary flushing by nonconsumptive recreation users, causing impacts on energy consumption (feeding) that, in a popular recreational area, may be far more costly than the necessary natural flushing by predators.

Maintenance and Use of Navigation Waterways

Adverse impacts of navigation canals that support many types of vessels have substantial impacts on wetlands. Initial impacts are locally substantial, but largely limited to where canals and channels pass through wetlands. Current channels would not change as a result of the proposed action. In addition, no new channels would be required. Periodic maintenance dredging is expected in existing OCS-related navigation channels through barrier passes and associated bars. The major use of navigation channels, and therefore the driving force behind canal maintenance (including dredging), is by non-OCS-related traffic. Insignificant adverse impacts upon wetlands from maintenance dredging are expected because the large majority of the material would be disposed upon existing disposal areas. Wetland loss would impact waterbirds dependent on wetland habitat for nesting and feeding, and any permanent loss could cause irreversible reductions in populations of vulnerable wetland waterbirds.

Collisions of Coastal and Marine Birds with Wind Turbines, Communication Towers, Lighted Structures, Windows, Power Lines, and Fences

Wide-scale, long-term, standardized, and systematic assessments of bird collisions are few (Manville, 2005; Drewitt and Langston, 2008). Data on the status of one-third of all North American bird populations is lacking (Manville, 2005). The most important structural factors related to collision probability may be size and lighting (Drewitt and Langston, 2008). No hypotheses for the apparent attraction of birds, especially nocturnally migrating songbirds, to lights have been conclusively supported (Drewitt and Langston, 2008). Birds that stopped at lighted structures during inclement weather migrated on when weather conditions improved. The location of structures along the flight path, especially for flocks of birds, influences collision mortality. Warning lights for aircraft on towers >200 ft (61 m) are
mandatory in the United States (Drewitt and Langston, 2008). Such lights may attract birds, especially at night or under conditions of low visibility, and birds may fatally collide with the lights. Birds that avoid collision with windows may become exhausted as the birds flutter against them, falling to the ground where they may be vulnerable to starvation or predation (Drewitt and Langston, 2008). Overall mortality caused by collision with tall buildings may be considerable (Drewitt and Langston, 2008). Window strikes may be the greatest cause of anthropogenic mortality of birds in the United States, at least an order of magnitude greater than the combined impacts of strikes with wind turbines, communication towers, tall buildings, and power lines (excluding distribution lines to residences and businesses) (Drewitt and Langston, 2008). Collisions with power lines and supporting towers can occur during inclement weather and during periods of migration, often causing death or permanent injury to birds (Avery et al., 1980; Avian Power Line Interaction Committee, 1994). By 2000, the estimated annual death toll from collision with communication towers was at least 4-5 million birds (Drewitt and Langston, 2008). A current estimate is 40-50 million deaths (Manville, 2005). Combining collision mortality estimates for communication towers, power lines, and window strikes, at least several hundred million birds are killed annually (Drewitt and Langston, 2008). The number of birds annually killed by collision with windows is 100 million to 1 billion birds, or 0.5-5 percent of the estimated 20 billion birds in the United States (Drewitt and Langston, 2008). Population mortality greater than 0.5 percent may have a serious impact (Drewitt and Langston, 2008). Rapid proliferation of structures in developed countries and their future inevitability in developing countries may cause serious future population declines in birds (Drewitt and Langston, 2008).

**Disease**

In the United States, the most commonly diagnosed bacterial bird diseases were avian cholera, chlamydiosis, and salmonellosis. The most commonly diagnosed viral diseases were duck plague, paramyxovirus, and West Nile virus, together causing almost all deaths due to infectious diseases; fungal and parasitical infections were relatively minor (Newman et al., 2007). Even the collection of mosquito abundance and prevalence data for West Nile virus study is costly, and now health departments are struggling to maintain budgets for these procedures (Kilpatrick et al., 2007). Captive-reared whooping cranes have been vaccinated with a DNA vaccine for the RNA West Nile virus, which offers temporary relief but interferes with the natural selection for immune resistance (Kilpatrick et al., 2007).

Chemical pollution, the most commonly reported cause of death in scientific publications and the most important OCS-related impact (from oil spills), is probably less significant than infectious diseases in aquatic birds, based on broad trends in aquatic bird mortality (Newman et al., 2007). A study much more narrow in scope notes that the impact of influenza viruses on wild animal host survival, reproduction, and behavior are almost completely unknown (Vandegrift et al., 2010). The two most important groups of migratory birds that are natural reservoirs for influenza viruses are waterfowl and charadriiformes (including shorebirds and gulls) (Vandegrift et al., 2010). LaDeau et al. (2007) stated that “Emerging infectious diseases present a formidable challenge to the conservation of native species in the twenty-first century.” The number of diagnosed bird deaths was greater for viruses than for bacterial infections, and algal blooms had a relatively minor effect (Newman et al., 2007). The Newman et al. study was done before the DWH event and represents a far greater time span (1971-2005), divided into 5-year intervals as part of the analysis. A USGS database for the entire United States was used for analysis. Single oil spills such as the DWH event cannot be compared with the results of Newman et al. (2007) because the latter is on a different, much broader time and spatial scale.

**Storms and Floods**

Coastal storms and hurricanes can often cause deaths to coastal birds through collisions because of high winds; associated flooding destroys active nests. Nesting territories and colonial bird rookeries with optimum food and/or nest-building materials may also be lost. Elevated levels of municipal, industrial, and agricultural pollutants because of storms and hurricanes in coastal wetlands and waters expose resident birds to chronic physiological stress. Storms and hurricanes are part of the natural environment (specifically, climate) of all ecosystems of the Gulf of Mexico, and any adaptations to them will have occurred through natural selection of surviving and reproducing organisms over millions of years.
Coastal Development

The construction of buildings and other facilities is expected to continue to encroach on bird habitat in the northern Gulf of Mexico. Areal extent of the proportion of habitat lost may increase linearly with ecological consequences to birds. However, new research indicates that habitat loss may sometimes have a critical threshold above which it increases nonlinearly and with greater degree (higher slope) with increasing ecological consequences (Swift and Hannon, 2010). This conclusion is based on simulations and empirical studies. The presence of thresholds depends on the characteristics of species and landscapes. Most existing studies of thresholds have not used any formal statistical methods to identify their presence or value (Swift and Hannon, 2010). Any loss of habitat from facility construction will be permanent, causing possible permanent reductions in population density of some species of birds. Urban and suburban expansion will exclude a large variety of wild bird species from their habitat because urban and suburban conditions do not generally support such species. Adequate habitat for wild birds has greatly declined as human development continues to require more and more land outside of the parks and other areas set aside for bird conservation.

Fisheries Interactions

Commercial fisheries may accidentally entangle and drown or injure birds during fishing operations or by lost and discarded fishing gear. Seabird bycatch before regulation caused severe global declines in many seabird species. The longline fisheries in the Gulf of Mexico comprise pelagic tuna and swordfish, bottom shark, and bottom reef. The total incidental seabird bycatch for the bottom longline fisheries was one gull of unidentified species, two brown pelicans, one herring gull, and two unidentified seabirds from 2005 to 2008; for the pelagic fishery, it was one brown pelican and two unidentified seabirds from 1992 to 2005 (Hale and Carlson, 2007; Hale et al., 2007; Scott-Denton, official communication, 2009; Hale et al., 2009; Beerkircher, official communication, 2009). With recent volunteer monitoring or mandatory observation, cumulative impacts for future bird bycatch of longline fisheries on marine birds in the northern Gulf of Mexico are expected to be negligible. Competition for prey species may occur between birds and fisheries. Fisheries catch may reduce population densities of avian aquatic predators limited by food availability by taking substantial food away (reducing the abundance of the prey base). Commercial, and to a lesser extent recreational, fisheries introduce a pressing concern over competition for fish that also serve as food for many birds. Given that the commercial fisheries in the GOM are a relatively recent phenomenon and that the pressures on commercially sought fish are increasing, birds continue to be impacted by this competition and have not been able to adapt as yet. Birds would adapt by becoming more efficient in their exploitation of food resources so they could survive and reproduce successfully with a prey base of lower abundance. Increased food resources from discarded fishery bycatch may have the opposite (positive) impact.

Summary and Conclusion

Activities considered under the cumulative activities scenario would detrimentally affect coastal and marine birds. It is expected that the majority of effects from the major impact-producing factors on coastal and marine birds are sublethal (behavioral effects and nonfatal exposure to or intake of OCS-related contaminants or discarded debris) and would usually cause temporary disturbances and displacement of localized groups inshore because the activities themselves are temporary. However, the net effect of habitat loss from oil spills, new construction, and maintenance and use of pipeline corridors and navigation waterways would alter species composition and reduce the overall carrying capacity of disturbed area in general.

The incremental contribution of the proposed action to the cumulative impact is negligible because the effects of the most probable impacts, such as sale-related operational discharges and helicopters and service-vessel noise and traffic, are estimated to be sublethal with some displacement of local individuals or groups. The cumulative effect on coastal and marine birds is expected to result in a discernible decline in the numbers of birds that form localized groups or populations, with associated change in species composition and distribution. Some of these changes are expected to be permanent and to stem from a net decrease in preferred habitat for all birds and critical habitat for endangered species.
Activities considered under the cumulative scenario would detrimentally affect coastal and marine birds. The net effect of habitat loss from oil spills, OCS pipeline landfalls, and maintenance and use of navigation waterways, as well as habitat loss and modification resulting from coastal facility construction and development, would alter species composition and reduce the overall carrying capacity of disturbed area(s) in general. These would be the most serious cumulative impacts from proposed action activities on birds. However, the impacts from these activities with the CPA proposed action would be minimal compared with non-OCS-related activities. This is in part because an oil spill would affect a small portion of a bird group and because there would be a low number of pipeline landfalls and the regulations, technologies, and mitigation requirements that are in place for dredging and construction activities. Impacts of an oil spill on whooping crane or piping plover would be more substantial than for the impact of other species, which would have large unaffected populations that could serve as sources for recolonizing areas where lethal impacts of oil occur. Piping plover has the advantage that, even if spill-related mortality occurs, the amount of suitable unscathed habitat in the GOM would likely be substantial (on a scale similar to much more abundant species). Factors that have reduced piping plover population abundance occurred only on the breeding grounds, well to the north of the Gulf of Mexico. It is expected that the majority of effects from the major impact-producing factors on coastal and marine birds are sublethal (i.e., behavioral effects from aircraft and vessel traffic and noise and bird-watching activities; and nonfatal exposure to or intake of trash, debris, and OCS-related contaminants from air emissions and degradation of water quality). Unregulated recreational activities may seriously stress birds because approach to birds by humans has uncertain consequences and because recreationists usually do not realize the sublethal consequences of intrusion.

Nocturnal circulation events at platforms are expected to have minimal and mostly sublethal impacts on migrating bird populations. This conclusion results from the confirmed low mortality from starvation for all birds that landed on the platforms examined by Russell (2005) and from the suggested sublethal stress in birds that dropped out of circulation. Behavioral impacts usually cause temporary disturbances and displacement of inshore flocks. Collisions of coastal and marine birds with structures such as power line towers are usually lethal. Disease is often lethal but it may be a part of natural avian population control unless the pathogen is introduced by humans, such as for the West Nile virus. Storms and floods are natural disturbances to which exposed organisms are generally adapted, except for hurricane storm surge, which is exacerbated by coastal wetland loss in Louisiana.

The effect of the CPA proposed action to the cumulative effect of programmatic activities on coastal and marine birds is expected to result in a small but discernible decline in the numbers of birds, with associated change in species composition and distribution. Some of these changes are expected to be permanent and to stem from either a net decrease in preferred food resources or displacement of food resources and/or a decrease in the availability of preferred or critical habitat.

The DWH event and resulting oil spill in Mississippi Canyon Block 252 and the related spill-response activities may impact birds that come into contact with oil and remediation efforts. The best available information does not provide a complete understanding of the effects of the spilled oil and active response/cleanup activities on the affected coastal and marine bird environment; therefore, this analysis is based on credible scientific information available since the DWH spill and was applied using accepted methodologies. Some bird populations in the CPA were almost certainly affected over at least the short term by the DWH event.

The BOEM has considered this assessment and has reexamined the cumulative analysis for birds presented in the Multisale EIS, the 2009-2012 Supplemental EIS, and the cited new information. Based on this evaluation, conclusions in these analyses on effects to birds remain unchanged in regards to routine activities (no potential for significant adverse effects) and accidental spills (no potential for significant adverse effects).

Unavailable information on effects to seabirds from the DWH event (and thus changes to the seabird baseline in the affected environment) makes an understanding of the cumulative effects less clear. However, as noted above in the description of the affected environment, the endangered piping plover, whooping crane, Mississippi sandhill crane, and wood stork were likely unaffected by the DWH event (due to their habitat location or migration pattern). For other bird species and populations, BOEM concludes that the unavailable information from this event may be relevant to foreseeable significant adverse impacts. Relevant data developed through the NRDA process on the status of bird populations after the DWH event may take years to acquire and analyze, and impacts from the DWH event may be
difficult or impossible to discern from other factors. Therefore, it is not possible for BOEM to obtain this information within the timeline contemplated in this Supplemental EIS, regardless of the cost or resources needed. In light of the incomplete or unavailable information, however, BOEM subject-matter experts have used available scientifically credible evidence in this analysis and based upon accepted methods and approaches.

Nevertheless, a complete understanding of the missing information, as it relates to cumulative impacts, is not essential to a reasoned choice among alternatives for this Supplemental EIS (including the No Action and Action Alternatives). As of November 2011, there are 4,503 active leases in the CPA with ongoing (or the potential for) exploration, drilling, and production activities. In addition, non-OCS energy-related activities will continue to occur in the CPA irrespective of this proposed lease sale (i.e., fishing, military activities, and scientific research). The potential for effects from changes to the affected environment (post-DWH), routine activities, accidental spills (including low-probability catastrophic spills), and cumulative effects remain small whether or not the No Action or an Action alternative is chosen under this Supplemental EIS. Compared with the cumulative impacts of other non-OCS energy-related activities, the incremental contribution of the proposed action remains small.

Within the CPA, there is a long-standing and well-developed OCS Program. There are no data to suggest that activities from the pre-existing OCS Program are significantly impacting seabird populations. Therefore, in light of the above analysis on the proposed action and its impacts, the incremental effect of the proposed action on seabird populations is not expected to be significant when compared with non-OCS energy-related activities.

4.1.1.15. Gulf Sturgeon

The description of the existing condition of the resource and its habitat that follows best describes current conditions, as affected by both the series of intense hurricanes (Katrina, Rita, Gustav, and Ike) over the last several years and the DWH event.

4.1.1.15.1. Description of the Affected Environment

A detailed description of Gulf sturgeon can be found in Chapter 3.2.7 of the Multisale EIS and in Chapter 4.1.10 of the 2009-2012 Supplemental EIS. The following information is a summary of the resource description incorporated from the Multisale EIS, the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

Historically, Gulf sturgeon (Acipenser oxyrinchus desotoi) occurred from the Mississippi River east to Tampa Bay. Sporadic occurrences were recorded as far west as the Rio Grande River in Texas and Mexico, and as far east and south as Florida Bay (Wooley, 1985). The present range extends from Lake Pontchartrain and the Pearl River system in Louisiana and Mississippi, respectively, east to the Suwannee River in Florida. The species is anadromous—feeding in the winter months in the marine waters of the Gulf of Mexico including bays and estuaries, migrating in the spring up freshwater rivers to spawn on hard substrates, and then spending summers in the lower rivers before emigrating back out into estuarine/marine waters in the fall. Within the species’ present range, the critical habitat in the Gulf extends from Lake Borgne in Louisiana to the Suwannee Sound in Florida. Although this is not the full range of occurrence of Gulf sturgeon, these areas constitute the most crucial habitat designated for the conservation of the Gulf sturgeon.

The critical rivers and their associated estuaries include the Pearl, Pascagoula, Escambia, Yellow, Choctawhatchee, Apalachicola, and the Suwannee Rivers. Reproducing populations continue to be evident in these seven river systems. Sturgeon reproduction is not known to currently occur in the Mobile Basin where it most likely occurred historically; however, slow recolonization may be occurring as evidenced by the recent catch of Gulf sturgeon near Fairhope, Alabama (Mettee et al., 2009). The estimated Gulf sturgeon population on the Suwannee River has increased from less than 500 in the 1980’s to 2,000 fish in 2005 (Pine and Martell, 2009). The number of Gulf sturgeon in the Escambia River may have recently declined due to intense hurricane activity. Parauka (official communication, 2007a) noted changes in distribution of sturgeon following Hurricane Katrina. There was a shift in sturgeon activity from the foraging areas in the Santa Rosa Sound and nearshore waters of Panama City, Florida, toward Mississippi Sound and Mobile Bay. However, several years after Hurricanes Katrina, Ike, and Gustav, these populations seem to have moved back to the Santa Rosa Sound area, but there has not been
sufficient sampling to determine if the populations along this portion of the Gulf Coast have returned to pre-Katrina levels. The Gulf sturgeon (\textit{A. oxyrinchus desotoi}), a subspecies of the Atlantic sturgeon (\textit{A. oxyrinchus oxyrhinchus}), has a subcylindrical body embedded with bony plates (scutes), a greatly extended snout, ventral mouth with four anterior chin barbels, and a heterocercal tail (Valdykov, 1955; Valdykov and Greeley, 1963). Adults range from 1.8 to 2.4 m (5.9 to 7.9 ft) in length, with females attaining a greater length and mass than males.

**Protected Status**

The NOAA Fisheries Service and FWS listed the Gulf sturgeon as a threatened species on September 30, 1991. Subsequently, a recovery plan was developed to ensure the preservation and protection of Gulf sturgeon spawning habitat (USDOI, FWS and Gulf States Marine Fisheries Commission, 1995). Critical habitat was proposed on June 6, 2002, in the \textit{Federal Register} (67 FR 39105-39199) and was designated on April 18, 2003. Critical habitat is defined as specific geographic areas that are essential for the conservation and recovery of a threatened or endangered species and that may require special management consideration or protection. The following geographic areas in the GOM rivers and tributaries were included in the critical habitat designation:

- Pearl and Bogue Chitto Rivers in Louisiana and Mississippi;
- Pascagoula, Leaf, Bowie (also referred to as Bouie), Big Black Creek, and Chickasawhay Rivers in Mississippi;
- Escambia, Conecuh, and Sepulga Rivers in Alabama and Florida;
- Yellow, Blackwater, and Shoal Rivers in Alabama and Florida;
- Choctawhatchee and Pea Rivers in Florida and Alabama;
- Apalachicola and Brothers Rivers in Florida; and
- Suwannee and Withlacoochee Rivers in Florida.

The critical habitat also includes portions of the following estuarine and marine areas:

- Lake Pontchartrain (east of the Lake Pontchartrain Causeway), Lake St. Catherine, Little Lake, The Rigolets, Lake Borgne, Pascagoula Bay, and Mississippi Sound systems in Louisiana and Mississippi, and sections of the adjacent State waters within the GOM;
- Pensacola Bay system in Florida;
- Santa Rosa Sound in Florida;
- nearshore GOM in Florida;
- Choctawhatchee Bay system in Florida;
- Apalachicola Bay system in Florida; and
- Suwannee Sound and adjacent State waters within the GOM in Florida.

The primary constituent elements of these designated areas that are considered essential for the conservation of the Gulf sturgeon include abundant food items; riverine spawning sites with appropriate substrates; riverine aggregation sites; a flow regime necessary for normal behavior, growth, and survival of all riverine life stages; water quality with the characteristics needed for normal behavior, growth, and viability of all life stages; sediment quality needed for normal behavior, growth, and viability of all life stages; and safe and unobstructed migratory pathways necessary for passage within and between riverine, estuarine, and marine habitats. The critical habitat for Gulf sturgeon encompasses approximately
Description of the Environment and Impact Analysis

1,730 river miles (2,783 river km) and 2,333 mi² (6,042 km²) of estuarine and marine habitat. Major shipping channels have been excluded in the critical habitat units.

Life Cycle

The Gulf sturgeon is anadromous, with immature and mature fish participating in freshwater migrations. Gill netting and biotelemetry have shown that subadults and adults spend 8-9 months each year in rivers and 3-4 of the coolest months in estuaries or Gulf waters. The adult fish tend to congregate in deeper waters of rivers with moderate currents and sand and rocky bottoms. Seagrass beds with mud and sand substrates appear to be important marine habitats (Mason and Clugston, 1993). Individuals are long-lived, some reaching at least 42 years in age (Huff, 1975). Age of sexual maturity for females ranges from 8 to 17 years and for males it ranges from 7 to 21 years (Huff, 1975).

Gulf sturgeon eggs are demersal (sink to the bottom) and adhesive (Vladykov and Greeley, 1963). Spawning occurs in freshwater over relatively hard and sediment-free substrates such as limestone outcrops, exposed limestone bedrock or other exposed rock, large gravel or cobble beds, soapstone, or hard clay (Fox and Hightower, 1998; Marchent and Shutters, 1996; Sulak and Clugston, 1999). Although fry and juveniles feed in the riverine environment, subadults and adults do not (Mason and Clugston, 1993; Sulak and Clugston, 1999). Sturgeon feed on bottom-dwelling organisms such as amphipods, isopods, crustaceans, and marine worms.

Subadult and adult Gulf sturgeons spend cool months (October/November through March/April) in estuarine areas, bays, or in the GOM (Odenkirk, 1989; Clugston et al., 1995). Adult Gulf sturgeon likely overwinter in the GOM. Habitats used by Gulf sturgeon in the vicinity of the Mississippi Sound barrier islands tend to have a sand substrate and an average depth of 1.9-5.9 m (6.2-19.4 ft). Where estuary and bay unvegetated “mud” habitats have a preponderance of natural silts and clays supporting Gulf sturgeon prey, the Gulf sturgeon found there are assumed to be using these habitats only for foraging.

Sulak and Clugston (1999) describe two hypotheses regarding where adult Gulf sturgeon may overwinter in the GOM to find abundant prey. The first hypothesis is that Gulf sturgeon spread along the coast in nearshore waters in depths less than 10 m (33 ft). The alternative hypothesis is that they migrate far offshore to the broad sedimentary plateau in water depths of 40-100 m (131-328 ft) west of the Florida Middle Grounds. Available data support the first hypothesis. Evaluation of tagging data has identified several nearshore GOM feeding migrations but no offshore GOM feeding migrations. Telemetry data documented Gulf sturgeon from the Pearl River and Pascagoula River subpopulations migrating from their natal bay systems to Mississippi Sound and moving along the barrier islands near the island passes between Horn and Ship islands as well as between Horn and Petit Bois islands (Ross et al., 2001). Gulf sturgeon from the Choctawhatchee, Yellow, and Apalachicola Rivers has been documented migrating in the nearshore GOM waters between Pensacola and Apalachicola Bay units (Fox et al., 2000). Telemetry data from the GOM mainly show sturgeon in depths of 6 m (19.8 ft) or less (Ross et al., 2001; Fox et al., 2000).

Gulf sturgeon occur in most major tributaries of the northeastern GOM from the Mississippi River east to Florida’s Suwannee River, and in the central and eastern Gulf waters as far south as Charlotte Harbor, Florida (Wooley and Crateau, 1985). In Florida, Gulf sturgeons are still found in the Escambia, Yellow, Black water, Choctawhatchee, Apalachicola, Ochlockonee, and Suwannee Rivers (Reynolds, 1993). While little is known about the abundance of Gulf sturgeon throughout most of its range, population estimates have been calculated for the Apalachicola, Choctawhatchee, and Suwannee Rivers. The FWS calculated an average (from 1984 to 1993) of 115 individuals (greater than 45 cm [18 in] total length) over-summering in the Apalachicola River below Jim Woodruff Lock and Dam (USDOI, FWS and Gulf States Marine Fisheries Commission, 1995). Preliminary estimates of the size of the Gulf sturgeon subpopulation in the Choctawhatchee River system are 2,000-3,000 fish over 61 cm (24 in) total length. The Gulf sturgeon subpopulation in the Suwannee River are 7,650 individuals over 60 cm (24 in) total length and older than age 2 (Sulak and Clugston, 1999). Although the size of the Suwannee River sturgeon population is considered stable, the population structure is highly dynamic as indicated by length frequency histograms (Sulak and Clugston, 1999). Strong and weak year-classes, coupled with the regular removal of larger fish, limit the growth of the Suwannee River population but stabilize the average population size (Sulak and Clugston, 1999).
Stocks and Distribution

Based on the latest population estimates from the Pearl River (Rogillio, official communication, 2007; Kirk official communication, 2007), the annual populations of sturgeon varied annually and ranged from 222 fish to 536 fish. The information noted the annual population estimates for the Pearl River population fluctuated as follows and was not stable as suggested in the earlier account referenced.

<table>
<thead>
<tr>
<th>Year</th>
<th>Population Size (number of fish)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1992-1996</td>
<td>292</td>
</tr>
<tr>
<td>2000</td>
<td>222</td>
</tr>
<tr>
<td>2001</td>
<td>536</td>
</tr>
<tr>
<td>2002</td>
<td>246</td>
</tr>
<tr>
<td>2003</td>
<td>200</td>
</tr>
<tr>
<td>2004</td>
<td>277</td>
</tr>
<tr>
<td>2005</td>
<td>No estimate calculated</td>
</tr>
</tbody>
</table>

As noted, there is a great variance in population numbers. The researchers acknowledged that a better method of determining the health of the population is the mortality index. The acceptable range for annual mortality required to sustain the population in the Pearl River System was estimated in the range of 16-24 percent mortality. The estimate of annual mortality post-Hurricane Katrina is 38 percent, which is within the range indicative of insufficient recruitment to maintain the current Pearl River population (Kirk, official communication, 2007). In 2005, there was no population estimate since the number of fish caught was insufficient to make an accurate estimate. The historic range of the Gulf sturgeon included nine major rivers and several smaller rivers from the Mississippi River, Louisiana, to the Suwannee River, Florida, and the marine waters of the central and eastern GOM to Tampa Bay (Wooley and Crateau, 1985; USDOI, FWS and Gulf States Marine Fisheries Commission, 1995). Its present range extends from Lake Pontchartrain and the Pearl River system in Louisiana and Mississippi east to the Suwannee River in Florida. Sporadic occurrences have been recorded as far west as the Rio Grande River between Texas and Mexico, and as far east and south as Florida Bay (Wooley and Crateau, 1985; Reynolds, 1993).

Five genetically-based stocks have been identified by NOAA Fisheries Service and FWS: (1) Lake Pontchartrain and Pearl River; (2) Pascagoula River; (3) Escambia and Yellow Rivers; (4) Choctawhatchee River; and (5) Apalachicola, Ochlockonee, and Suwannee Rivers. Mitochondrial DNA analyses of individuals from subpopulations indicate that adults return to natal river areas for feeding and spawning (Stabile et al., 1996). While some displacement of Gulf sturgeon was noted after Hurricane Katrina, mortality was minimal for populations from the Pearl River drainage and Louisiana along the western range of the critical habitat (Kirk, 2008). It was also noted that, despite the location of juvenile populations of sturgeon in the lower Pearl River, there was no summertime use of either the Mississippi River Gulf Outlet or the adjacent disposal sites (Kirk, 2008).

Until recently, only two spawning sites were known, both in the Suwannee River in Florida. Eggs have now been discovered in six locations within the Choctawhatchee River system in Florida and Alabama (Fox and Hightower, 1998). In the Choctawhatchee Bay system, sturgeons were found in nearshore water depths of 2-4 m (7-13 ft). Areas of the bay where the Gulf sturgeon remained for long periods were characterized by sandy substrates with benthic communities dominated by crustaceans and annelids. Most of the male sturgeon remained in the Choctawhatchee Bay during the winter and spring, while most females were either in the Gulf of Mexico or last detected at the Bay entrance (Fox et al., 2002a). The Gulf sturgeons move from the 2- to 4-m (7- to 13-ft) water depth of the bays to the deeper waters around barrier islands but eventually relocate to shallow waters again. Both in the deeper and shallow waters they demonstrate localized movements within the area for extended lengths of time (>2 weeks) but then rapidly move to another area where localized patterns of movement are once again observed (Fox et al., 2002a). Based on these studies, it is believed that the deepwater areas are used primarily to return to the shallow foraging areas. In spring, large subadults and adults that migrate from
the estuaries or the Gulf into major river passes feed primarily on lancelets, brachiopods, amphipods, polychaetes, and globular molluscs. Small sturgeons that remain in river passes during spring feed on amphipods, shrimp, isopods, oligochaetes, and aquatic insect larvae (Clugston, 1991). During the riverine stage, adults cease feeding, undergo gonadal maturation, and migrate upstream to spawn. Spawning occurs in freshwater reaches of the river, over coarse substrate in deep areas or holes with hard bottoms and where some current is present (Sulak and Clugston, 1998; Fox et al., 2000). Females lay large numbers of eggs. A large female was reported to have the capability of producing 275,000-475,000 eggs (Chapman et al., 1993). These eggs are adhesive and attach to rocks, vegetation, or other objects. They hatch in about 1 week depending upon the temperature of the water.

Fisheries scientists interrupt migrating Gulf sturgeon in the rivers and estuaries by capture with nets suspended from floats in the rivers and river mouths to determine if these fish are showing signs of natal river fidelity. Gill nets with mesh wide enough not to close the very large opercula are used. No capture or tracking is feasible in the open Gulf when the fish migrate because cold fronts come every 2 to 3 days, with seas up to 9 ft (3 m). These conditions are dangerous for the size of vessel required, and the paths traveled in the open Gulf cannot be followed beyond the estuaries. Thus, the offshore winter distribution of Gulf sturgeon relative to the location of the activities under the proposed action is unknown. However, there have been no reported catches of this species in Federal waters (Sulak, official communication, 1997).

Sturgeons are bottom suction feeders that have ventrally located, highly extrudable mouths. The sturgeon head is dorsoventrally compressed with eyes dorsal so benthic food under the sturgeon’s mouth is not be visible. They have taste barbels, like catfish, to detect benthic prey. The barbels are also useful for feeding in high-order streams if visibility is low or at night. Fishes that forage by taste are opportunistic feeders because smell is much more discriminating than taste. Another adaptation of sturgeon to mainstem rivers and offshore waters is mobility (an adaptation to the large habitat scale). According to Parauka (official communication, 2008), studies indicate Gulf sturgeon overwinter in the bays (Choctawhatchee, Escambia, and Santa Rosa) before migrating into the coastal rivers the following spring and summer. It was also noted that sturgeon leaving the Choctawhatchee Bay during the winter may utilize the surrounding bays and the Gulf of Mexico. Earlier studies noted above verified only coastal movements and moderate offshore usage possibly due to the limitation of tagging and tracking equipment. A more recent study (Fox et al., 2002a) tracked and confirmed adult sturgeon that have migrated >100 km (62 mi) into the marine environment. While it has been hypothesized that some adults may remain in the open Gulf for as much as 2 years, the location of the Gulf foraging grounds is still unknown (Fox et al., 2002b). In the Fox et al. (2002b) study, the primary food source was found to be the ghost shrimp. High fecundity (egg number) facilitates wide dispersal, a major adaptation to the high variance of conditions resulting from diverse habitats and the dynamic nature of main stems of watersheds that would otherwise reduce survival rates of juveniles.

**Threats to Gulf Sturgeon**

The decline of the Gulf sturgeon is believed to be due to overfishing and habitat destruction, primarily the damming of coastal rivers and the degradation of water quality (Barkuloo, 1988). In the late 19th century and early 20th century, the Gulf sturgeon supported an important commercial fishery providing eggs for caviar, flesh for smoked fish, and swim bladders for isinglass (a gelatin used in food products and glues) (Carr, 1983). Dams and sill construction that occurred mostly after 1950 restricted access to historic spawning areas (Wooley and Crateau, 1985), which exacerbated habitat loss, and overfishing resulted in the decline of the Gulf sturgeon throughout most of the 20th century. In several rivers throughout its range, dams have severely restricted sturgeon access to historic migration routes and spawning areas. Dredging and other navigation maintenance that includes lowering river elevations, eliminating deep holes, and altering rock substrates may have adversely affected Gulf sturgeon habitats (Wooley and Crateau, 1985). Contaminants, both agricultural and industrial, may also be a factor in their decline. Organochlorines have been documented to cause reproductive failure in the Gulf sturgeon, reduced survival of young, and physiological alterations in other fish (White et al., 1983). In addition, Gulf sturgeons appear to be natal spawners with little, if any, spawning from other riverine populations.

Today, the greatest habitat threat to sturgeon is the damming of coastal rivers because sturgeon cannot pass through the lock and dam systems to reach spawning areas. In addition to damming,
reservoir control and fluctuation of release rates during drought conditions are all factors affecting the spawning rivers downstream of major urban water supply reservoirs. Dredging, clearing/desnagging, and spoil deposition associated with channel maintenance and improvement also present a threat to sturgeon spawning habitat. Poor water quality because of pesticide runoff, heavy metals, and industrial contamination may be affecting sturgeon populations. Habitat loss continues to pose major threats to the recovery of the species.

Natural Impacts

Natural phenomena such as tropical storms and hurricanes occur along the Gulf Coast with varying frequency and intensity between years. Although these are usually localized and sporadic, the 2004-2005 storm seasons brought major and repeated damage to the Gulf Coast area. The effects from Hurricane Katrina (2005) are still being assessed. It was noted that Hurricanes Gustav and Ike (2008) did initially displace some of the Gulf sturgeon in the Louisiana/Mississippi area, much like what happened in Florida during Hurricane Katrina. Current surveys along the Mississippi coast indicate no permanent impact to critical habitat and acknowledge that the sturgeon has returned to their normal feeding and resting areas along the coastal rivers. The 2008 sampling effort in the Pascagoula river system and estuary was insufficient to conclude if any change in composition or spawning in that year (Slack, official communication, 2008). More recent information from the Pascagoula Sturgeon Team from the University of Southern Mississippi Gulf Coast Research Laboratory reported that five Gulf sturgeon were caught in 2010 and ranged in size from 570 to 1,500 mm (22 to 59 in) total length, which may be indicative of recovery under post Katrina conditions (Havrylkoff, official communication, 2010). While a complete assessment of habitat damage due to hurricanes has not been fully executed for Gulf sturgeon, based on recent sampling results, the effects are hypothesized to be temporary (Parauka, official communication, 2007a). Todd Slack noted that Hurricanes Gustav and Ike did initially displaced some of the Gulf Sturgeon in the Louisiana/Mississippi area much like what happened in Florida during Katrina (Slack, official communication 2008). More recent information from the Pascagoula Sturgeon Team from the University of Southern Mississippi Ocean Springs Research Laboratory (Havrylkoff, official communication, 2010) reported that five Gulf sturgeon were caught in 2010 and ranged in size from 570 to 1,500 mm (22 to 59 in) total length, which may be indicative of recovery under post-Katrina conditions.

The areas most impacted from tropical cyclonic events included a large portion of the designated critical habitat and known locations of Gulf sturgeon. The sturgeons are upstream in freshwater riverine habitats during the Atlantic hurricane season. This may give the estuarine and marine areas time to recover from hurricane impacts before the sturgeon move downstream. For instance, massive runoff due to flooding rains and swollen tributaries could cause a sharp increase in toxic contaminants in estuarine habitats. However, spreading and dilution should mitigate any threat to sturgeon quickly. By the time the downstream migration occurs, conditions should have returned to near normal. The flooding and subsequent “unwatering” of New Orleans in the fall of 2005 created concern for any sturgeon that might have been in areas of Lake Pontchartrain where those contaminated flood waters were pumped. The COE noted in their environmental assessment that temporary impacts to Gulf sturgeon may have resulted as a part of the unwatering activities related to the pumping of floodwaters into Lake Pontchartrain (U.S. Dept. of the Army, COE, 2005a). Impacts due to the quantity and quality of the floodwaters may have caused some sturgeon to seek forage and resting areas in other more undisturbed locations of the lake. It was expected that any sturgeon displaced returned to the area once the unwatering activities ceased (U.S. Dept. of the Army, COE, 2005a). The COE also noted that the emergency procedures permitted in Panama City, Florida, after Hurricane Ivan (2004) may have created temporary impacts to species including the Gulf sturgeon, but that the emergency procedures did not adversely impact the species (U.S. Dept. of the Army, COE, and 2005b). After Hurricane Katrina, there were reports of fish kills and at least one confirmed report of a dead Gulf sturgeon due to low oxygen in the water from organic input from leaf litter and other sources such as raw sewage and untreated effluent (Cummins, 2005). Many municipalities or sources of discharges lost power and/or were flooded and were likely a source of contaminant discharge.
Deepwater Horizon Event

Aside from the recent hurricane activity, the DWH event released an estimated 4.9 million barrels of oil into the Gulf of Mexico continuously over a 3-month period. Comparisons of oil-spill overlay maps with the Gulf sturgeon critical habitat maps indicate that all but the most eastern regions of the sturgeon habitat had been exposed to oil (USDOC, NOAA, 2010e). The “oil exposed” habitat is found from the Chandeleur Islands in Louisiana to the mouth of the Pearl River and adjoining estuaries in both Louisiana and Mississippi, along the Gulf Islands National Seashores through Mobile Bay along the Alabama and Florida coasts to central Florida. While the exposure to spilled oil was not continuous in all locations, all areas were either moderate to lightly oiled, either onshore or on the surface based on maps prepared by SCAT observers and posted on NOAA’s ERMA website (USDOC, NOAA, 2010e). It is most probable that the oil reaching these areas from the spill site was either weathered, treated (with dispersant), or both. The toxicity cannot be verified at this time due to ongoing NRDA assessments in these areas. While these sturgeon habitats and foraging areas must be considered as oil-affected (USDOC, NOAA, 2010e) for the purpose of the existing environmental conditions for this resource, no assessment of effects can be made at this time due to lack of publicly available data. Based on the publicly available information found in the OSAT and OSAT-2 reports (OSAT, 2010; OSAT-2, 2011), it was noted that, after August 2010, the more toxic oil components were limited to an area within 3 km (~2 mi) of the wellhead from this area; both water column and sediment samples did not reach USEPA’s exceedances for aquatic life benchmarks (including PAH’s) (OSAT, 2010). The most current shoreline oiling data (USDOC, NOAA, 2011b) is not delineated by shoreline miles and qualitatively (mapping graphics) indicates light to no remnant oil in the Gulf sturgeon critical habitat. The very light remnant oil observed is only in a small area west of the Rigolets Pass in Louisiana. From the Rigolets Pass in Louisiana to Panama City, Florida, there is no remnant oil indicated in Gulf sturgeon critical habitat or nearshore waters. As NRDA data are analyzed and released, along with independent study data, a more refined assessment of the existing conditions of this resource and its habitat will be forthcoming.

Endangered Species Act Consultation

After the DWH event, BOEM reinitiated ESA Section 7 consultation with NMFS and FWS. The NMFS responded with a letter to BOEM on September 24, 2010; FWS responded with a letter on September 27, 2010. Consultation is ongoing, with BOEM serving as lead agency and with BSEE involvement. The agencies are working jointly to develop an interim coordination program while consultation remains ongoing. The existing consultations will remain in effect until the reinitiated consultations are completed. The existing consultation recognizes that BOEM- and BSEE-required mitigations and other reasonable and prudent measures should reduce the likelihood of impacts from BOEM- and BSEE-authorized activities (Chapter 5).

As noted above, BOEM acknowledges that there remains incomplete or unavailable information on Gulf sturgeon, including potential impacts from the DWH event (and thus changes to the Gulf sturgeon baseline in the affected environment). This makes an understanding of the affected environment and impacts from the proposed action less clear. Here, BOEM concludes that the unavailable information from these events may be relevant to foreseeable significant adverse impacts to Gulf sturgeon. The BOEM believes that this incomplete or unavailable information regarding effects of the DWH event on Gulf sturgeon may be essential to a reasoned choice among alternatives. Relevant data on the status of Gulf sturgeon populations after the DWH event may take years to acquire and analyze, and impacts from the DWH event may be difficult or impossible to discern from other factors. Therefore, it is not possible for BOEM to obtain this information within the timeframe contemplated in this Supplemental EIS, regardless of the cost or resources needed. In light of the incomplete or unavailable information, BOEM subject-matter experts have used available scientifically credible evidence in this analysis (including data on related fish species such as the Caspian Sea sturgeon) and applied this information based upon accepted scientific methods and approaches.
4.1.1.15.2. Impacts of Routine Events

**Background/Introduction**

A detailed impact analysis of the Gulf sturgeon for the CPA proposed action can be found in Chapter 4.2.2.1.9.1 of the Multisale EIS. Impact analyses for the 181 South Area that includes any new information since publication of the Multisale EIS is presented in Chapter 4.1.10.1.2 of the 2009-2012 Supplemental EIS. The following information is a summary of the resource description incorporated from the Multisale EIS, the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

Potential impacts to the threatened Gulf sturgeon and their designated critical habitat from routine activities associated with the CPA proposed action may occur from drilling and produced-water discharges, degradation of estuarine and marine water quality from runoff from platforms and onshore infrastructure, vessel traffic, explosive removal of structures, and pipeline installation. Designated Gulf sturgeon critical habitat occurs in estuarine and riverine locations along the Gulf Coast east of the Mississippi River in Louisiana to Florida. Designated Gulf sturgeon critical habitat is confined to State waters, and navigation channels are exempt from the critical habitat status. Most activities related to the proposed action would occur in Federal waters (i.e., structure placement, drilling, removal, etc); although critical habitat may be impacted directly or indirectly, such impacts are expected to be negligible due to the distance of Gulf sturgeon habitat and life cycles from most activities related to the proposed action.

**Proposed Action Analysis**

Drilling mud and produced-water discharges contain chemical components that may be detrimental or toxic to Gulf sturgeon. Toxicity from drilling muds would require concentrations four or five orders of magnitude higher than concentrations found a few meters from the discharge point. Produced-water discharges may result in moderate heavy-metal and hydrocarbon contamination of sediments and extend through the water column out to several hundred meters down current from the discharge point (CSA, 1997a). The produced waters associated with OCS activities have various chemical constituents that have varying potential for concern to the Gulf sturgeon. Produced water and drilling muds are regulated by NPDES permits, which mandate maximum contaminant levels within the discharges. Due to these restrictions and rapid dilution within offshore waters, significant impacts are not expected. The components consist of metals, trace elements, monocyclic aromatic hydrocarbons, PAH's, and various organic chemicals. Berg (2006), in his literature review of contaminants that affect Gulf sturgeon, found that while pH and water hardness may have an affect on the availability and uptake of heavy and trace metals, some sturgeon species were seen to adsorb these compounds into their ovarian tissue and sperm at levels that reduced reproductive success. In general, many metals have similar impacts on fishes. The majority of metals accumulate externally in the mucous of the gill tissues, although metals also disrupt numerous physiological functions in fish (Berg, 2006). Since the Gulf sturgeon spends most of its time either in nearshore coastal environments or in inland rivers, the potential for encountering produced-water impacts or direct discharges from a production platform is small. Produced water creates a localized area of effect close to the discharge and is mostly limited to benthic sediments in the immediate vicinity of the discharge. In the OCS activities, produced waters provide the main source of metals (i.e., arsenic, barium, cadmium, chromium, copper, lead, and zinc) to benthic sediments.

Most Gulf sturgeon would not be expected to be encountered on the OCS in the area of produced discharges, although it has not been definitively studied. While there have been no studies on the direct effects of these metals specifically on Gulf sturgeon, there have been studies noting specific impacts of pollution and contamination (containing some or all of these metals and other waterborne contaminants) on various other sturgeon species. These studies identified the potential effects of these contaminants on sturgeon including muscle atrophy, abnormality of gonad, sperm and egg developmental issues, morphogenesis of organs, tumors, and disruption of hormone production (Graham, 1981; Altuf'yev et al., 1992; Dovel et al., 1992; Georgi, 1993; Romanov and Sheveleva, 1993; Heath, 1995; Khodorevskaya et al., 1997; Kruse and Scarneccia, 2002). Mercury is only found occasionally in produced waters. All of these metals are natural constituents of clean seawater. Barium, chromium, copper, iron, nickel, and zinc are frequently found in produced water in higher concentrations than those naturally found in seawater. The complex geochemistry of these metals affects their ability to produce adverse effects in the marine
environment. Most of these metals are used as trace nutrients by marine organisms and, therefore, metal concentrations in the tissue make it difficult to determine bioaccumulation in these organisms. As a rule, concentrations of metals in tissues of marine organisms in the GOM and in the immediate vicinity of offshore discharges of produced water are in the normal range and do not show any evidence of bioaccumulation to potentially toxic levels for the organisms themselves or their consumers, including man (Neff, 2002). The Neff (2002) study noted that copper and cadmium were typically the metals identified in GOM produced water. Any adverse effects of these metals, if they occur at all, are likely to be highly localized.

Monocyclic aromatic hydrocarbons are found in produced water; however, because of their high volatility, they are lost rapidly in the seawater following discharge. Most of these volatile compounds are immediately diluted to background levels within 100 m (328 ft) of the discharge. The compounds have a low potential to be bioaccumulated by marine organisms and do not adsorb to sediments. Therefore, they pose a very low risk of harm to marine organisms and human consumers of seafood.

The PAH’s have a low to moderate risk to marine organisms or human consumers of fishery products. Some PAH’s bioaccumulate and are often found in sediments near produced-water discharges. Although some of the PAH’s do have a tendency to bioaccumulate, those particular constituents are in such low concentrations in the produced water that they are considered to be low risk to marine ecosystems in the vicinity of the produced-water discharges. The major source of the more damaging PAH compounds are found as a component of soot from various combustion sources. The PAH associated with soot are not accumulated efficiently from the food sources and are biodegraded rapidly in the tissues of most marine animals; therefore, they do not biomagnify in the marine food web and do not pose a hazard to fish that consume biofouling organisms from submerged platform structures (Neff et al., 1987).

While not specifically addressing Gulf sturgeon, it has been observed that on other surrogate species such as brook trout, Caspian Sea sturgeon, and white sturgeon that sublethal concentrations of contaminants containing metals and hydrocarbon components may result in impaired physiological function and behavior in these fish species. The range of issues may include endocrine disruption that impacts reproduction and osmoregulation, immune system suppression, inhibition of the olfactory system, inhibition of the nervous system that interferes with behavior, and biochemical changes and developmental interference. All of these on their own may increase mortality and impair the recovery of a population or species (Berg, 2006).

However, offshore discharges of drilling muds and produced waters are expected to dilute to background levels within 1,000 m (3,281 ft) (CSA 1997b). These structures would be located well offshore of the designated critical habitat. Sturgeon is not known to be attracted to petroleum structures or activity, which is where the discharges would be the most concentrated.

Minor degradation of estuarine water quality is expected in the immediate vicinity of shore bases and other OCS Program-related facilities as a result of routine effluent discharges and runoff. Rapid dilution is expected to negate any impact to critical habitat or Gulf sturgeon from these sources.

Service-vessel traffic running in and out of shore bases may create the potential for impact to Gulf sturgeon. Ongoing movement studies currently being conducted off the northwest Florida coast noted Gulf sturgeon are found at mid-depth in the water column as opposed to bottom depths where they have previously been found (Nunley, 2010; Robydek and Nunley, 2010). This finding, coupled with the movement between rivers and bays, provides more opportunity for vessel strikes. However, this behavior is currently only documented in Florida waters, which are far removed from the heavily traveled support bases west of the Mississippi River. There is potential for oiled sediments to be resuspended by vessel traffic in the areas where heavy oil was observed near support channels. Major shipping channels, as identified on standard navigation charts and marked by buoys, are excluded from critical habitat designation. Because Gulf sturgeon are bottom-feeders and are not known to be attracted to areas of activity or disturbance, the probability of a take due to vessel strike is extremely low in the areas located west of the critical habitat. Dredging of navigation channels and other areas is an impact to Gulf sturgeon critical habitat. However, only a small amount of the routine dredging done in coastal areas would be directly or indirectly due to the proposed action. On average, 9 percent of traffic using navigation channels is related to the OCS Program (Tables 3-36 and 4-4 of the Multisale EIS). Based on the numbers of service-vessel trips projected for the CPA proposed action and the OCS Program (Table 3-4 of this Supplemental EIS and Table 4-6 of the Multisale EIS), the proposed action is expected to
contribute 3-4 percent of the total OCS Program usage of navigation channels. Therefore, the proposed action would contribute 0.2-0.4 percent to the total commercial traffic using these navigation channels.

Platform removal using explosives has the potential to injure or kill a Gulf sturgeon in the near vicinity of a blast. However, current data indicate that Gulf sturgeons generally remain in the estuarine regions near river mouths or in shallow Gulf waters, away from OCS platforms in Federal waters. Most OCS platform removal activity occurs from late spring to fall which coincides with the inland migration of the Gulf Sturgeon to their natal rivers where they overwinter thus excluding them from the deeper waters where OCS platforms are being removed. Critical habitat is in State waters, well inshore of the location of any oil or gas structure installed as a result of the proposed action. In the very unlikely event that a Gulf sturgeon was far enough offshore to be in the area of an impending structure removal, the associated disturbance and activity is expected to deter the fish from approaching the removal site.

Pipeline installation may have the greatest potential for impact to Gulf sturgeon and their critical habitat from the CPA proposed action. Typical methods to lay pipeline can result in bottom and sediment disturbance, burial of submerged vegetation, reduced water clarity, reduced light penetration, and the resulting reduction of seagrass cover and productivity. With these methods, it is assumed that about 5 m² (55 ft²) of sediments per kilometer of pipeline would be resuspended during the installation of 50-850 km (31-528 mi) of pipelines in water depths less than 60 m (200 ft). Such activity could impact the nearshore critical habitat of Gulf sturgeon. Trenchless, or directional, drilling is a recent technique for pipeline installation that is used in sensitive habitats. Impacts from this technique are limited to the access and staging sites for the equipment, and Gulf sturgeon are expected to avoid lay-barge equipment as well as resuspended sediments. This method has been used successfully to place pipelines under scenic rivers so as not to disturb the bottom water or to impact the banks of the river. Since 2002, only one new pipeline (Endymion oil pipeline) has come to shore in Louisiana from OCS-related activities. Based on a review of the data in the COE permit application, the emplacement of the pipeline caused zero (0) impacts to marshes and beaches because of the use of horizontal, directional (trenchless) drilling techniques to avoid damages to these sensitive habitats. Pipeline permit requirements of COE and State agencies are expected to require the reduction of turbidity impacts to within tolerable limits for submerged aquatic vegetation. These requirements, along with directional drilling capability, would result in impacts to Gulf sturgeon critical habitat that are short term and negligible, if they occur at all.

All of the gas production and most of the oil production from the CPA proposed action is expected to be mingled in offshore pipelines with other OCS production at sea before going ashore, and most would use pipelines already in place. Zero to one pipeline landfall is projected as a result of the CPA proposed action. Should one be constructed, it would most likely be in Louisiana, where the large majority of the infrastructure exists for receiving oil and gas from the CPA. This area is on the extreme western end of the designated critical habitat for Gulf sturgeon.

Summary and Conclusion

Potential routine impacts on Gulf sturgeon and their designated critical habitat may occur from drilling and produced-water discharges, bottom degradation of estuarine and marine water quality by nonpoint runoff from estuarine OCS-related facilities, vessel traffic, explosive removal of structures, and pipeline installation. Because of the permitted discharge limits mandated and enforced in the Federal and State regulatory process, the dilution and low toxicity of this pollution is expected to result in negligible impact of the CPA proposed action on Gulf sturgeon. Vessel traffic would generally only pose a risk to Gulf sturgeon when the vessels are leaving and returning to port. Major navigation channels are excluded from critical habitat. Also, the Gulf sturgeon’s characteristics of bottom-feeding and general avoidance of disturbance make the probability of vessel strike extremely remote. Explosive removal of structures as a result of the proposed action would occur well offshore of Gulf sturgeon’s critical habitat and the riverine, estuarine, and shallow Gulf habitats where sturgeon are generally located. If any pipeline is installed nearshore as a result of the proposed action, regulatory permit requirements governing pipeline placement and dredging, as well as recent noninvasive techniques for locating pipelines, would result in very minimal impact to the Gulf sturgeon’s critical habitat. Due to regulations, mitigations, and the distance of routine activities from known Gulf sturgeon habitats, impacts from routine activities of the CPA proposed action would be expected to have negligible effects on Gulf sturgeon and their designated critical habitat.
4.1.1.15.3. Impacts of Accidental Events

A detailed impact analysis of the Gulf sturgeon for the CPA proposed action can be found in Chapter 4.4.9.1 of the Multisale EIS. Impact analyses for the 181 South Area that includes any new information since publication of the Multisale EIS is presented in Chapter 4.1.10.1.3 of the 2009-2012 Supplemental EIS. The following information is a summary of the resource description incorporated from the Multisale EIS, the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

Potential accidental impacts on Gulf sturgeon and the designated critical habitat may occur primarily from oil spills, drilling, and degradation of estuarine and marine water quality by nonpoint runoff from estuarine OCS-related facilities. Potential impacts to fish resources from a low-probability catastrophic event are also discussed in Appendix B.

Proposed Action Analysis

Potential accidental impacts on Gulf sturgeon and the designated critical habitat may occur from oil spills. The dilution and low toxicity of this pollution is expected to result in negligible impacts on Gulf sturgeon as a result of the CPA proposed action due to the distance these spills would be expected to remain from Gulf sturgeon critical habitat. However, recent studies have found that Gulf sturgeon spend more time than previously thought at mid-depth as opposed to being strictly utilizing the bottom, especially during movement from one area to another (Robydek and Nunley, 2008).

Oil spills are the OCS-related factor associated with the CPA proposed action most likely to impact the Gulf sturgeon. The brief background information provided above is to provide insight into the factors in the sturgeons’ life history and behavioral patterns that increase its susceptibility to accidental impacts associated with OCS activities. The coastal movements of Gulf sturgeon between estuaries, including feeding in barrier island passes and utilizing both shallow and mid-water depths, increases the probability of encountering accidental spills. Other factors that may affect the sturgeon’s probability of accidental impact is its long lifespan, its extended residence in riverine and estuarine habitats, and its benthic feeding habitats. These factors all enhance the chances of the species long-term and repeated exposure to environmental contamination and potential bioaccumulation of heavy metals and other toxicants including components of spilled oil.

Studies specifically involving Gulf sturgeon and PAH’s were not found in the current literature, although a past study found that Gulf sturgeon tissue samples contain concentrations of PAH’s (Batemann and Brim, 1994). The PAH toxicity to fish in general (shortnose sturgeon, salmonids) varies substantially, although conclusions on impacts of PAH’s on fish are often generalized due to the difficulty in testing any specific chemical (Berg, 2006). In areas of PAH contamination, fish may produce the means to allow for faster removal rates of PAH’s from their system; however, this often transforms the PAH into a more harmful metabolite (O’Conner and Huggett, 1988). Fish exposed to PAH-contaminated sediments have experienced a range of affects including mortality, liver lesions, reproductive problems, fin erosion, skin carcinomas, and gill issues (Malins et al., 1985; O’Conner and Huggett, 1988; Fabacher et al., 1991; Varanasi et al., 1992; Baumann et al., 1996). The reproductive problems noted above relates to the effect of oil and its components on the less mobile eggs, larvae, and juvenile sturgeon that do not have fully developed physiological systems to deal with the oil components, especially PAH. In general specific reproductive abnormalities that have been seen in Gulf sturgeon as a result of pollution from oil components are abnormal gonad formation, sperm and egg developmental issues, and disruption of hormone production (USDOI, FWS, and USDOC, NMFS, 2009). In Berg’s (2006) “Review of Contaminant Impacts on the Gulf of Mexico Sturgeon” he noted some sturgeon studies from the Caspian Sea that indicate unlike salmonids, sturgeon actively avoided areas contaminated with oil.

There is also speculation that exposure to PAH’s may suppress the immune system. Research has documented the occurrence of endocrine disruption in sturgeons from various chemical contaminants, and PAH contamination has resulted in endocrine and reproductive disruption in some salmonids (Matthiesson and Sumpter, 1998). Oil can affect Gulf sturgeon by direct ingestion, ingestion of oiled prey, or the absorption of dissolved petroleum products through the gills. Upon any exposure to spilled oil, liver enzymes of adult fish oxidize soluble hydrocarbons into compounds that are easily excreted in the urine (Spies et al., 1982). Contact with or ingestion/absorption of spilled oil by adult Gulf sturgeon could result in mortality or sublethal physiological impacts including irritation of gill epithelium and
disturbance of liver function. Behavior studies of other fish species suggest that adult sturgeon are likely to actively avoid an oil spill, thereby limiting the effects and lessening the extent of damage (Baker et al., 1991; Malins et al., 1982). Fish eggs and larvae, with their limited physiology and mobility, are killed when contacted by oil (Longwell, 1977).

Accidental impacts associated with the CPA proposed action that could adversely affect Gulf sturgeon may also include oil spills associated with the transport and storage of oil. The degree of impact from oil spills depends on the location of the spill, oil slick characteristics, water depth, currents, temperature, time of year, and weather. Offshore oil spills that occur in the proposed action area are much less likely to contact the Gulf sturgeon or its critical habitat than are inshore spills because of the proximity of the spill to the critical habitat and known range of the sturgeon. Designated Gulf sturgeon critical habitat occurs in estuarine and riverine locations along the Gulf Coast east of the Mississippi River in Louisiana, Mississippi, Alabama, and Florida in the CPA. Designated Gulf sturgeon critical habitat is confined to State waters. Most activities related to the proposed action would occur in Federal waters; however, critical habitat may be impacted directly or indirectly. Gulf sturgeons are primarily benthic feeders and inhabit mostly nearshore, coastal water environments of moderate depth, except during the riverine spawning period. Based on recent studies (Parauka, official communication, 2007b), the sturgeon seems to have preference for the nearshore waters and have not been tracked any farther seaward than the seaward side of the barrier islands. Currently, telemetry data are being collected through the NRDA and NOAA Fisheries in more seaward locations in response to the DWH event. There are no publicly available or published data concerning these more seaward locations at this time due to the NRDA assessment process. Spawning takes place when eggs are deposited in inland waters, and young Gulf sturgeon is believed to remain upstream for perhaps their first 2 years. The probability of spilled oil encroachment into an inland waterway is less than that for the adjoining coastal area and diminishes even further as one moves upstream. Spilled oil is unlikely to impact eggs, juvenile, and adult Gulf sturgeon when they are in the inland during the riverine portion of their life cycle. The juvenile and subadult Gulf sturgeon, at a minimum, seasonally use the nearshore coastal waters and could potentially be at risk from both coastal and offshore spills.

Because of the floating nature of oil and the small tidal range in the coastal Gulf, oil spills alone would typically have very little impact on benthic feeders such as the Gulf sturgeon. Unusually low tidal events, increased wave energy, or the use of oil dispersants increases the risk of impact with bottom-feeding and/bottom-dwelling fauna. For this reason, dispersants are not expected to be used with coastal spills. Winds and currents would also diminish the volume of a slick. For the Louisiana waters and beaches with a higher probability of oil-spill occurrence than the surrounding areas, the Mississippi River outflow would also serve to help break up a slick that might otherwise contact the area. Spreading of the slick would reduce the oil concentrations that might impact the coastal Gulf sturgeon critical habitat.

Except for direct pipeline spills in the nearshore environment, the Gulf sturgeon would be at greater risk of a PAH encounter during the inland river migrations due to the industrial and farm waste introduced into these coastal rivers from the adjacent agricultural and urban land use, compared with an incidental event resulting from the proposed action. The coastal waters inhabited by Gulf sturgeon and comprising their critical habitat are not expected to be at risk from coastal spills resulting from the proposed action. However, based on the SCAT reports and maps produced by the FWS’s Deepwater Horizon Response Team (USDOI, FWS, 2010a), critical habitat from Lake Borgne to the Florida/Alabama State line has at least been exposed to oil from the DWH event. Based on OSAT Reports (OSAT, 2010 and OSAT -2, 2011) the treated oil associated with the DWH event that reached coastal waters and beaches did not exceed USEPA’s benchmarks for aquatic life in either sediments or water. In addition the dispersant emulsified the oil, which encouraged evaporation, dilution and biodegradation of toxic components including PAH’s. Contamination was limited to within 3km (~2 mi) of the wellhead well away from the Gulf sturgeon critical habitat. The dispersed oil was rendered into a cloud-like mass within the water column which was readily available for biodegradation.

There is a possibility that forage patterns and migration patterns of sturgeon may change along the coast if former foraging areas have been affected by the oil from the DWH event. Telemetry data concerning sturgeon movement are currently being collected from nearshore and offshore buoy systems by both NRDA and NOAA Fisheries. When this data becomes available, along with the NRDA data providing the location type and condition of the oil, an analysis will be able to be made on the effect of
the DWH event on Gulf sturgeon and their coastal habitat. The likelihood of another catastrophic spill event of sufficient size and duration to impact coastal environments, however, remains exceedingly low.

Several factors influence the probability of spilled oil contact with Gulf sturgeon or their critical habitat. The anadromous migrations and the spawning and lengthy habitations of inshore, riverine areas greatly diminish the probability of spilled oil contact with Gulf sturgeon. The floating nature of oil and the lack of large tidal ranges, as well as the influence of the Mississippi River outflow to help disperse slicks, diminishes the probability of significant impact of spilled oil on Gulf sturgeon or their critical habitat. The very low probability of a large offshore oil spill contacting the Gulf sturgeon’s critical habitat in all but the very westernmost area diminishes the potential impact to Gulf sturgeon or alteration of critical habitat. The extremely low probability of a coastal spill impacting east of the Mississippi River, and thus the designated critical habitat, diminishes the probability of oil impacts to critical habitat.

**Summary and Conclusion**

The Gulf sturgeon could be impacted by oil spills resulting from the CPA proposed action. If there is contact with spilled oil, it could have detrimental physiological effects. The juvenile and subadult Gulf sturgeon, at a minimum, seasonally use the nearshore coastal waters and could potentially be at risk from both coastal and offshore spills. Due to the distance of the activity from shore and Gulf sturgeon critical habitat, there is a minimal risk of any oil coming in contact with Gulf sturgeon from an offshore spill. The probability of a spill of a size and duration to persist long enough in the environment to impact the sturgeon or the sturgeon’s estuarine habitats is small (≤10%; Figure 3-10 of the 2009-2012 Supplemental EIS) unless it is catastrophic in nature such as the DWH event. Even in a catastrophic spill, the proximity, type of oil, weather conditions, as well as the amount and location (distance off shore and water depth) of the dispersant treatment, may contribute to the severity of the spill impact to the sturgeon and its habitat. Currently reduced toxicity of PAH in both the nearshore and offshore water and sediments have been reported in the OSAT report (OSAT, 2010). These conclusions, coupled with the findings of the OSAT-2 report noting large reductions in PAH toxicity in the beach sediments as well as the continual degradation of PAH in the tidal zone sediment (OSAT -2, 2011), would indicate the toxicity levels are not likely to interfere with Gulf sturgeon or their critical habitat. In addition the dispersant emulsified the oil which encouraged evaporation, dilution and biodegradation of toxic components including PAH’s. Contamination was limited to within 3km (~2 mi) of the wellhead well away from the Gulf sturgeon critical habitat (OSAT, 2010). The dispersed oil was rendered into a cloud-like mass within the water column which was readily available for biodegradation.

In the rare event contact with oil occurs, this could cause nonlethal effects, including causing the fish to temporarily migrate from the affected area, irritation of gill epithelium, an increase of liver function in a few adults, and possibly interference with reproductive activity.

**4.1.1.15.4. Cumulative Impacts**

A detailed impact analysis of the Gulf sturgeon for the CPA proposed action can be found in Chapter 4.5.9.1 of the Multisale EIS. Impact analyses for the 181 South Area that includes any new information since publication of the Multisale EIS is presented in Chapter 4.1.10.1.4 of the 2009-2012 Supplemental EIS. The following information is a summary of the resource description incorporated from the Multisale EIS, the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

This cumulative analysis summary considers the impacts of all past, present, and reasonably foreseeable future activities, plus the contribution of the proposed action, that may adversely affect Gulf sturgeon within its range and critical habitat in the northern Gulf of Mexico, east of the Mississippi River during the 40-year analysis period. These activities include effects of the OCS Program (the proposed action, and prior and future OCS lease sales), State oil and gas activity, coastal development, sea level rise, man-induced modifications to water quantity, water and air quality, crude oil imports by tanker, commercial and recreational fishing, coastal restoration and protection, and navigation and flood control projects (locks and dams, controlled water releases, floodway operations, diversions), as well as natural phenomena. Specific types of impact-producing factors considered in this cumulative analysis include coastal and marine environmental degradation by nonpoint source runoff including pesticides and herbicides as well as incidental introduction of pharmaceuticals, produced-water discharges, pipeline
emplacements, oil spills, dredge-and-fill operations, natural catastrophes that alter or destroy habitat, commercial fishing techniques that result in sturgeon bycatch, and other anthropogenic factors (including river damming and flood-control projects).

Vessel traffic would generally only pose a risk to Gulf sturgeon when vessels are leaving and returning to port. Major navigation channels are excluded from critical habitat. The Gulf sturgeon’s characteristics of bottom-feeding and general avoidance of disturbance make the probability of vessel strike extremely remote. The explosive removal of structures as a result of the CPA proposed action would occur far offshore of Gulf sturgeon critical habitat and the riverine, estuarine, and shallow Gulf habitats where sturgeon are generally located. Environmental permit requirements and recent techniques for locating pipelines would result in very minimal impact to the Gulf sturgeon’s critical habitat if any pipeline is installed nearshore as a result of a CPA proposed action.

**Oil Spills**

The Gulf sturgeon could be impacted by oil spills resulting from the CPA proposed action. The highest probability for cumulative impacts to the Gulf sturgeon or its habitat would be from coastal spills or vessel collisions in close proximity to its nearshore feeding and nursery areas. Due to the current distances of the CPA proposed action to the Gulf sturgeon’s critical habitat, migratory routes, or nursery and feeding areas, there is a very low probability of impact from spills from this area unless it is catastrophic in nature, such as the DWH event (Appendix B).

Direct contact with spilled oil could have detrimental physiological effects. The juvenile and subadult Gulf sturgeon, at a minimum, seasonally use the nearshore coastal waters and could potentially be at risk from both coastal and offshore spills. As a result of the DWH event, subsurface submerged oil mats were found (OSAT, 2010) in some subtidal nearshore waters. Depending on location and depth and toxicity of these submerged oil mats, Gulf sturgeon may potentially come in contact or ingest portions of these submerged oil mats while foraging. The make up of the submerged oil mats ranged from 83 to 90 percent sand, with the weathered oil component ranging from 9 to 17 percent (OSAT-2, 2011). The degree of weathering, biodegradation, and high energy of the environment would all contribute to the lower toxicity of these submerged oil mats. As found in other beach sediments along the coast, toxin levels should not exceed USEPA benchmarks for aquatic life (OSAT, 2010). Public data are not readily available at this time. In order to determine the toxicity of these submerged oil mats and therefore the threat to sturgeon, the current OSAT and OSAT-2 (OSAT, 2010; OSAT-2, 2011) results are utilized to hypothesize the potential for permanent impact to the sturgeon or its critical habitat. These submerged oil mats are normally found in very shallow water near beaches or shallow shorelines, which would not normally be considered as preferred habitat for Gulf Sturgeon.

However, several factors influence the probability of spilled oil contacting Gulf sturgeon or their critical habitat. The likelihood of spill occurrence and subsequent contact with or impact to Gulf sturgeon and/or their designated critical habitat is extremely low. Based on the 2009-2012 Supplemental EIS’s OSRA model, there is <0.5 percent probability of oil spills (≥1,000 bbl) occurring and contacting Gulf sturgeon critical habitat as a result of an accidental spill occurring. Chapter 4.3.1.2 of the Multisale EIS describes the projections of future spill events in more detail.

For spills ≥1,000 bbl in the 2009-2012 Supplemental EIS, concentrations of oil below the slick are within the ranges that cause sublethal effects on marine organisms. However when exposure time to accidental spills, hydrocarbon composition, and the change in this composition during weathering are considered, exposure doses are assumed to be far less than doses reported to cause even sublethal effects (McAuliffe, 1987). Given the low probability that Gulf sturgeon would be present in the specific area where and when a spill occurs, small likelihood of contact of a surface oil slick with a demersal fish and its benthic habitat, and minimal concentrations of toxic oil relative to levels that would be toxic to adult or subadult Gulf sturgeon, the impacts of spilled oil on this endangered subspecies are expected to be low. With the DWH event, the oil was treated with dispersant, making the oil less toxic but causing the oil to sink and reach the benthic habitat. Normally, dispersants would be used in moderate amounts and only offshore so the benthic forage areas, as they are presently known and utilized by the sturgeon, would not be affected since the treated oil would sink in deepwater areas away from Gulf sturgeon nearshore habitat.

Regardless of spill size, the effects of direct contact from spilled oil on Gulf sturgeon occur through the ingestion of oil or oiled prey and the uptake of dissolved petroleum through the gills by adults and
juveniles. Contact with or ingestion/absorption of spilled oil by adult Gulf sturgeon can result in mortality or sublethal physiological impacts, especially irritation of gill epithelium and disturbance of liver function. It is expected that the extent and severity of effects from oil spills would be lessened by active avoidance of oil spills by adult sturgeon. Sturgeons are demersal and would forage for benthic prey well below an oil slick on the surface. Adult sturgeon only venture out of the rivers into the marine waters of the Gulf for roughly 3 months during the coolest weather. This reduces the likelihood of sturgeon coming into contact with oil. It is expected that contact would cause sublethal irritation of gill epithelium and an increase in liver function for less than a month.

Based on currently available public information, it is reasonable to expect that oil production in the Gulf would continue to increase, although possibly at a slower rate due to economics of deepwater production and investment in other energy sources. In light of the DWH event and the impending cost of physical production modifications, regulations and safety requirements that may be needed to obtain a deepwater lease may reduce or temporarily delay the number of deepwater leases in production. This may have the effect of increasing shallow-water production, which could potentially result in adding a larger cumulative number of facilities closer to nearshore sturgeon habitat. If this happens, the potential for larger accidental spills closer to Gulf sturgeon critical habitat is possible. There are currently no official publicly available NRDA data regarding the quantity, toxicity, or areal extent of surface or subsurface oil reaching sturgeon critical habitat.

However, based on the available SCAT maps (USDOI, FWS, 2010a), the entire sturgeon critical habitat from Louisiana to eastern Florida was exposed to some portion of the spilled oil. What is not known is the condition of the oil and how much, if any, effect it has had on the benthic forage base of the Gulf sturgeon. Based on current data from the SCAT observations (USDOC, NOAA, 2011b), remnant light oiling is still being observed on the Gulfward fringe of the Gulf sturgeon’s critical habitat, which is located near the Gulf Islands National Seashore (Cat, Ship, Horn and Petit Bois Islands) along the Mississippi Coast. No oil was observed in Gulf sturgeon’s critical habitat eastward of the Alabama/Florida border as of September 28, 2011 (USDOC, NOAA, 2011b). The last surface oil was reported after August 3, 2010, and the Operational Science Advisory Team did flyovers and sampled sediment and water in both the nearshore and offshore environment (OSAT, 2010). The resulting OSAT report concluded from those samples that there were no exceedances in either water or sediment of the any of USEPA’s aquatic life benchmark including PAH’s in these nearshore waters and that there were no USEPA exceedances for the aquatic life benchmarks including PAH’s in sediment beyond 3 km (~2 mi) of the wellhead that were consistent with MC 252 oil (DWH event) (OSAT, 2010). This result indicates that portions of the Gulf sturgeon’s critical habitat that were potentially exposed to oiling would not remain toxic to life essential components of the sturgeon. What is not known is the condition of the oil and how much, if any, effect it has had on the benthic forage base of the Gulf sturgeon.

Since the oil was treated with dispersants it should at least have a reduced toxicity and would be emulsified and separated into droplets within the water column where it is readily available for biodegradation. Due to the season of the spill, the more vulnerable young sturgeon and larvae were still in the upper reaches of the rivers and not the estuary; therefore, they should be less affected.

**Dredging, Channelization, and Dredged Material Disposal**

Dredge-and-fill activities occur throughout the nearshore areas of the United States. These activities range in scope from propeller dredging (scarring) by recreational boats to large-scale navigation dredging and fill for land reclamation and coastal restoration projects. These activities along with other non-OCS activities, such as riverine sand and gravel operations and construction of emergency berms for the prevention of beach and marsh oiling (DWH event), indirectly impact Gulf sturgeon through the loss or disturbance of inland spawning and nearshore nursery habitat. There will be a continual need for sand mining in coastal waters as a result of hurricane protection and coastal restoration projects. Other non-OCS operations, such as dredge-and-fill activities, indirectly impact Gulf sturgeon through the loss or disturbance of inland spawning and nearshore nursery habitat. Maintenance dredging for navigation channels will continue to occur within Gulf sturgeon critical habitat (navigation channels are exempt from critical habitat) and may remove or modify foraging habitat as well as injure or kill some life history stages of the sturgeon. Hydraulic and mechanical dredging can lethally harm or kill various life stages of Gulf sturgeon. Of the three dredge types (hopper, clam, and pipeline); the hopper captured the most
sturgeon (USDOI, FWS and USDOC, NMFS, 2009). The hopper dredges entrain young sturgeon either through the drag arm or the impeller pumps. Potential impacts from hydraulic dredge operations may be avoided by imposing work restrictions during sensitive sturgeon life-history time periods (i.e., spawning, migration, staging, and feeding), as this is when sturgeon are most vulnerable to mortalities from dredging activity.

Dredged material disposal is to be used beneficially for wetland restoration or creation, therefore eliminating the covering of important benthic feeding areas or fringe wetlands. Depending on the time of year, dredging can potentially entrain eggs, larvae, or postlarval sturgeon within the coastal rivers or near the river mouths. The CPA proposed action would not require dredging near natal rivers used as migratory routes to upstream spawning areas. While there could be a need for maintenance dredging in the nearshore waters, juvenile or adult sturgeon using these areas have the ability to avoid the dredging activity. The construction and maintenance of navigation channels is regulated by COE, and dredging permits are “conditioned” to avoid and minimize impacts to Gulf sturgeon and their critical habitat. The permitted activity is “conditioned” with specific time windows to exclude dredging during times of sturgeon migration, spawning, or active use of critical nursery areas. These conditioned permits are coordinated with either FWS or NMFS or both, depending on the origin of the dredging operation. At present, BOEM’s coordination with NMFS indicates no changes in critical habitat have occurred, and they are working to develop an estimate of sturgeon habitat loss and a Habitat Suitability Index for the species (Bolden, official communication, 2010). They also have no data indicating that sturgeons are using the deeper Gulf waters where most of the OCS activities occur. In general, the mud substrates found in the Gulf waters do not support the appropriate benthic food source for Gulf sturgeon.

**Hurricanes and Other Natural Catastrophes**

Natural catastrophes may destroy or temporarily impair Gulf sturgeon habitat. Natural catastrophes including storms, floods, droughts, and hurricanes can result in substantial habitat damage. Studies by McLelland and Heard (2004 and 2005) demonstrated that the benthic forage base in the Choctawhatchee Bay was damaged and changed in composition as a result of the difference in sediment composition and nutrient loading caused by Hurricane Ivan (2004). This lack of habitat caused Gulf sturgeon to temporarily abandon this feeding area. Parauka (official communication, 2007a and 2008) noted an absence of Gulf sturgeon following Hurricanes Katrina and Rita (2005) in the Santa Rosa Sound. Further sampling indicated that the fish had moved to the Mobile Bay area but did return to the original Santa Rosa location within 1 to 1.5 years. In an interview after Hurricane Gustav (2008), Parauka (official communication 2008) explained that Gulf sturgeon were not only returning to Santa Rosa Sound but were migrating between Mississippi Sound and Santa Rosa Sound.

Loss of habitat is expected to have a substantial effect on the reestablishment and growth of Gulf sturgeon populations. Natural phenomenon such as tropical storms and hurricanes will continue to occur along the Gulf Coast with varying frequency and intensity between years. Although these are usually localized and sporadic, the 2004 and 2005 hurricane seasons brought major and repeated damage to the Gulf Coast area. The effects from Hurricane Katrina (2005) are still being assessed. As a result of Hurricanes Katrina (2005), Rita (2005), Gustav (2008), and Ike (2008), sampling in the western portion of the range in Louisiana and Mississippi has been sparse. However, new studies to survey the Pearl River for Gulf sturgeon and to track its movements began in summer 2009 (USDOI, FWS and USDOC, NMFS, 2009, as per Bolden, official communication, 2010). It was noted that Hurricanes Gustav and Ike did initially displace some of the Gulf sturgeon in the Mississippi-Louisiana area, much like what happened in Florida during Hurricane Katrina. Current surveys along the Mississippi coast indicate no permanent impact to critical habitat, and Parauka (official communication, 2007a and 2008) acknowledged that the sturgeons have returned to their normal feeding and resting areas along the coastal rivers. Sampling is not yet complete to see if the population has had any change in composition or if spawning has occurred (Slack, official communication, 2008).

The effects on Gulf sturgeon from COE’s operation of Federal dams, water control structures including freshwater diversions, and reservoirs in the impacted area included a large portion of the designated critical habitat and known locations of Gulf sturgeon. The sturgeons are located upstream in freshwater riverine habitats during hurricane season. This may give the estuarine and marine areas time to recover from hurricane impacts before the sturgeon move downstream. For instance, massive runoff
due to flooding rains and swollen tributaries could cause a sharp increase in toxic contaminants in estuarine habitats. Evaluations of water and sediment quality in Gulf sturgeon habitat on the northern Gulf of Mexico coast have consistently shown elevated pollutant loading. This has been observed in both tidal coastal rivers of the type that the sturgeon use in the spring and summer (Hemming et al., 2006 and 2008, as reported by USDOI, FWS, and USDOC, NMFS 2009). Perhaps better understood is the widespread contamination throughout the overwintering feeding habitat of the Gulf sturgeon (USDOI, FWS and USDOC, NMFS, 2009). However, spreading and dilution should mitigate any threat to sturgeon very quickly. By the time the downstream migration occurs, conditions should have returned to near normal.

Parauka (official communication, 2007a) noted that his sturgeon monitoring program located fish that were displaced from the Panama City, Florida, area to Mobile Bay, Alabama. He noted this movement may have been as a result of damaged habitat in Florida; however, the return of the fish this year is indicative of habitat recovery. Similar absences were noted by Kirk and Rogillio (official communication, 2007) in the Pearl River system, but again current monitoring indicates that the population of Gulf sturgeon is returning. The flooding and subsequent “unwatering” of New Orleans in the fall of 2005 created concern for any sturgeon that might have been in the areas of Lake Pontchartrain, which is where those contaminated floodwaters were pumped. The COE noted in their environmental assessment that temporary impacts to Gulf sturgeon may have resulted as a part of the “unwatering” activities related to the pumping of floodwaters into Lake Pontchartrain. Impacts due to the quantity and quality of the floodwaters may have caused some sturgeon to seek forage and resting areas in other more undisturbed locations of Lake Pontchartrain. It was expected that any sturgeon displaced returned to the area once the “unwatering” activities ceased (U.S. Dept. of the Army, COE, 2005a). After Hurricane Katrina, there were reports of fish kills and at least one confirmed report of a dead Gulf sturgeon due to low oxygen in the water from organic input from leaf litter and other sources such as raw sewage and untreated effluent (Cummins, 2005). Many municipalities or sources of discharges lost power or were flooded and were likely a source of contaminant discharge. The COE also noted that the emergency procedures permitted in Panama City, Florida, in the aftermath of Hurricane Ivan may have created temporary impacts to species including the Gulf sturgeon, but that the emergency procedures did not adversely impact the species (U.S. Dept. of the Army, COE, 2005b). The hurricane impacts have not yet been fully assessed for Gulf sturgeon but are generally believed to be temporary (Parauka, official communication, 2007a).

Unpredicted drought events in the upper river basins are currently impacting some of the Gulf sturgeon’s riverine spawning habitat along the Apalachicola River in Florida. Recently, potential threats to the Gulf sturgeon’s habitat in the Apalachicola River system and the receiving bays have been raised as a consequence of reducing river flow to meet upstream water needs during drought conditions in Georgia. It is expected with the current predictions of climate change that there will continue to be cyclic drought conditions that will persist in various regions of the sturgeon’s range. This, combined with the increasing need for water from reservoirs in the urban areas north of the coast, will continue to be problematic for the conflicting needs for water. The OCS activities are primarily in deepwater marine locations outside of the inland spawning areas and migratory routes.

Red tides are caused by toxic marine algae that occurs in the Gulf of Mexico and is distributed Gulfwide. This algae contains a brevetoxin that causes paralysis, intoxication, irregular swimming motions, loss of equilibrium, convulsions, and regurgitation, which normally ends in death as a result of respiratory failure. Since the 1990’s, the blooms of red tide have been increasing in frequency, with the most recent outbreak occurring in 2007 and 2008. Red tide was the probable cause of death for at least 20 Gulf sturgeons in Choctawhatchee Bay in 1999 (USDOI, FWS, 2000).

**Commercial Fishing**

Commercial fishing techniques such as trawling, gill netting, or purse seining, when practiced nonselectively, may impact species other than the target species. For example, Gulf sturgeons are a small part of the shrimp bycatch. It is estimated that for every 1.1 lb (0.5 kg) of shrimp harvested, 8.8 lb (4 kg) of bycatch is discarded (Sports Fishing Institute, 1989). The death of several Gulf sturgeons is expected from commercial fishing. Commercial fishing is expected to continue; however, the magnitude of the trawl fleet has been at least temporarily diminished by Hurricane Katrina. Aside from the “Katrina
effect” on the industry, the Louisiana and Mississippi waters were closed to commercial fishing (including shrimp and oyster grounds) for 5 months as a result of the DWH event. In addition, increases in trawl density and successive trawling in one area may cause long-term impacts to the critical habitat.

**Other Impact-Producing Factors**

The cumulative and possibly repetitive effects of altering water flow in coastal rivers used by sturgeon for spawning may have long-term cumulative effects on the success of future spawning populations. Except for direct pipeline spills in the nearshore environment, the Gulf sturgeon would be at greater risk of a PAH encounter during the inland river migrations due to the industrial and farm waste introduced into these coastal rivers from the adjacent agricultural, industrial and urban land use. An example of impacts from an industrial spill is the fish kill that was a result of the Bogalusa Paperboard Mill, which discharged a byproduct of the papermaking process into the Pearl River during a plant malfunction in August 2011. Changes in climate may continue to alter weather patterns such that persistent drought conditions may naturally or artificially (alter flow for reservoir maintenance) reduce river flow over critical riverine spawning habitat and, in turn, may displace spawning activities closer to the coastal waters, increasing the vulnerability of sturgeon larvae to coastal and inland spills. Changes in climate may also increase flooding frequency and intensity, adding large amounts of both nutrients and toxins into the estuary. Warmer water, sea-level rise, and higher salinity levels could lead to accelerated changes in habitats utilized by Gulf sturgeon. Changes in water temperature may alter the growth and life history of fishes, and even moderate changes can make a difference in distribution and number (Florida Fish and Wildlife Commission, 2009). In addition, the currently proposed enlargement of coastal salt domes for use as oil-reserve storage will compromise flows in natal spawning rivers, as well as potentially increase salinity in the nearshore estuaries and bays (USDOI, FWS and USDOC, NMFS, 2009). As proposed, large amounts of freshwater will be removed from coastal rivers currently used by Gulf sturgeon and will be used to hydraulically mine the salt domes, producing a hypersaline effluent that will be piped to the coastal waters.

Access to historic Gulf sturgeon spawning habitat continues to be blocked by existing dams, and the ongoing operations of these dams also affect downstream habitat. Several new dams are being proposed that would increase these threats to the Gulf sturgeon and its habitat. Dams continue to impede access to upstream spawning areas and continue to adversely affect downstream habitat, including both spawning and foraging areas. The operation of the Federal reservoir in Georgia, which is controlled by COE, is affecting the spawning habitat of the Gulf sturgeon on the Apalachicola River in Florida. Two dams, Pools Bluff and Bogue Chitto Sills, also impact Gulf sturgeon movements in the Pearl River drainage. Upstream passage is likely possible over these structures during some flow conditions, but the extent to which passage occurs is still unknown. New studies to survey the Pearl River for Gulf sturgeon and to track their movements began in summer 2009 (Bolden, official communication, 2010). Additional dams will be likely constructed in the future and will include dams on the Pearl River in Mississippi, Escambia River in Alabama, and Yellow and Apalachicola Rivers in Florida (USDOI, FWS and USDOC, NMFS, 2009). The cumulative effect of these and possibly others when combined with other environmental factors can considerably diminish the riverine spawning habitat for the Gulf sturgeon.

**Summary and Conclusion**

The Gulf sturgeon and its critical habitat can be cumulatively impacted by activities such as oil spills, dredging, alteration and destruction of habitat, natural catastrophes, commercial fishing, and onshore alterations resulting in change in river flow and salinity modifications. The effects from contact with spilled oil would be sublethal and last for less than 1 month (Berg, 2006). Currently, there is little public data to ascertain the short-term and long-term effects of the DWH event on Gulf sturgeon or their critical habitat. Critical habitat was exposed to oil. Until information is available on the quantity, type, and toxicity of the oil and where its’ spatial subsurface location is, no assessment can be made to the benthic forage base of the Gulf sturgeon. However based on the publically available information found in the OSAT and OSAT-2 reports (OSAT, 2010; OSAT-2, 2011) it was noted that after August 2010 the more toxic oil components were limited to an area within 3 km (~2 mi) of the wellhead; from this area, both water column and sediment samples did not reach USEPA’s exceedances for aquatic life benchmarks (including PAH’s) (OSAT, 2010). In addition, the oil underwent evaporation and was quickly emulsified
4.1.1.16. Fish Resources and Essential Fish Habitat

The BOEM has reexamined the analysis for fish resources and EFH presented in the Multisale EIS and the 2009-2012 Supplemental EIS, based on the additional information presented below and in consideration of the DWH event. No substantial new information was found that would alter the impact conclusion for fish resources and EFH presented in the Multisale EIS.

The full analyses of the potential impacts of routine activities and accidental events associated with the CPA proposed action and the proposed action’s incremental contribution to the cumulative impacts are presented in Chapter 4.5.10 of the Multisale EIS. A summary of those analyses and their reexamination due to new information is presented in the following sections. A brief summary of potential impacts follows. Fish resources and EFH could be impacted by coastal environmental degradation, marine environmental degradation, pipeline trenching, and offshore discharges of drilling discharges and produced waters associated with routine activities. The impact of coastal and marine environmental degradation related to the proposed action is expected to cause an undetectable decrease in fish resources or in EFH. Impacts of routine discharges are localized in time and space, are regulated by USEPA permits, and would have minimal impact. Accidental events that could impact fish resources and EFH include blowouts and oil or chemical spills. A subsurface gas blowout would have a negligible effect on Gulf of Mexico fish resources because it would be expected to cause only localized sediment disturbance but no release of oil. If a subsurface oil blowout or spill due to the CPA proposed action were and diluted at the wellhead by dispersants, which made it readily available for biodegradation. Biodegradation further reduces the toxicity of the oil before it reaches any critical habitat. Contact with spilled oil could have detrimental physiological effects. The juvenile and subadult Gulf sturgeon, at a minimum, seasonally use the nearshore coastal waters and could potentially be at risk from both coastal and offshore spills. However, several factors influence the probability of spilled oil contact with Gulf sturgeon or their critical habitat. Because of the low probability of an offshore oil spill from the CPA proposed action to impact Gulf sturgeon habitat (≤10%), Gulf sturgeon contact with oil is expected to be minimal. Also, the amount of oil projected to spill with a coastal spill is small (approximately 5 bbl) and it would have localized effects. The likelihood of spill occurrence and subsequent contact with, or impact to, Gulf sturgeon and/or their designated critical habitat is extremely low. Substantial damage to Gulf sturgeon critical habitat is expected from inshore alteration activities and natural catastrophes. As a result, it is expected that the Gulf sturgeon would experience a decline in population sizes and a displacement from their current distribution that would last more than one generation. Deaths of adult sturgeon are expected to occur from commercial fishing.

As noted above, BOEM acknowledges that there remains incomplete or unavailable information on Gulf sturgeon, including potential impacts from the DWH event (and thus changes to the Gulf sturgeon baseline in the affected environment). This makes an understanding of the affected environment and cumulative impacts less clear. Here, BOEM concludes that the unavailable information from these events may be relevant to foreseeable significant adverse impacts to Gulf sturgeon. Relevant data on the status of Gulf sturgeon populations after the DWH event may take years to acquire and analyze, and impacts from the DWH event may be difficult or impossible to discern from other factors. Therefore, it is not possible for BOEM to obtain this information within the timeframe contemplated in this Supplemental EIS, regardless of the cost or resources needed. In light of the incomplete or unavailable information, BOEM subject-matter experts have used available scientifically credible evidence in this analysis (including data on related fish species such as the Caspian Sea sturgeon) and applied this information based upon accepted scientific methods and approaches. Nevertheless, BOEM believes that this incomplete or unavailable information regarding effects of the DWH event on Gulf sturgeon is likely not essential to a reasoned choice among alternatives, when considering cumulative impacts. Non-OCS Program-related activities are seen as the primary cumulative impacts on this resource, compared with the proposed action, even in light of incomplete or unavailable information.

The incremental contribution of the CPA proposed action to the cumulative impacts on Gulf sturgeon is negligible. This is because the effect of contact between sale-specific oil spills and Gulf sturgeon is expected to be sublethal and usually lasts less than 1 month, and regulations and mitigations decrease impacts from routine events. Other non-OCS Program-related activities, including storms and anthropogenic factors on habitat, are expected to result in more cumulative impacts to this species.
to occur in open waters of the OCS proximate to mobile adult finfish or shellfish, the effects would likely be nonfatal and the extent of damage would be reduced due to the capability of adult fish and shellfish to avoid a spill.

Impact-producing factors of the cumulative scenario that are expected to substantially affect fish resources and EFH include coastal and marine environmental degradation, overfishing, and bycatch associated with fisheries, and to a lesser degree, coastal petroleum spills and coastal pipeline trenching. At the estimated level of cumulative impact, the resultant influence of the proposed action on fish resources and EFH is not expected to be easily distinguished from effects due to natural population variations. The incremental contribution of the CPA proposed action to the cumulative impacts on fisheries and EFH would be small.

4.1.1.16.1. Description of the Affected Environment

A detailed description of the fish resources and EFH can be found in Chapter 3.2.8 of the Multisale EIS. Additional information for the 181 South Area and any new information since the publication of the Multisale EIS is presented in Chapter 4.1.11 of the 2009-2012 Supplemental EIS. The following information is a summary of the resource description incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

The Gulf of Mexico supports a great diversity of fish. Distribution of fish species are related to variable ecological factors that include salinity, primary productivity, and bottom type. These factors differ widely across the Gulf of Mexico and between the inshore and offshore waters. Characteristic fish resources are associated with the various environments and are not randomly distributed. Major gradients include rainfall and river output, bottom composition, and depth. High densities of fish resources are associated with particular habitat types. Most finfish resources are linked both directly and indirectly to the vast estuaries that ring the Gulf of Mexico. Estuaries serve as nursery grounds for a large number of marine fishes that live on the inner continental shelves, such as the anchovies, herrings, mojarras, and drums. The EFH regulations (50 CFR 600) require NMFS to describe and identify habitats determined to be EFH for each life stage of each managed species. A large portion of the GOM is designated EFH because of the number of managed species and their different life-history stages and the variety of habitats in the GOM.

The Gulf also has some limited areas of smaller carbonate features often referred to as pinnacles offshore Mississippi and Alabama in the CPA. There are thousands of these carbonate mounds or pinnacles dotting the OCS of Mississippi/Alabama. They share many characteristics of patch reefs found in shallow tropical areas. The mounds are discrete, vary in size and structural complexity, and are surrounded by level sediment bottoms. The remaining OCS shelf, ranging to a depth of approximately 200 m (656 ft), generally has a muddy or silty soft bottom. Fish communities that occur on topographic features and pinnacles are described in Chapter 3.2.8.1 of the Multisale EIS. Deepwater demersal fishes below several hundred meters of depth are better known than the deep pelagic species. Extensive trawl sampling of Gulf of Mexico continental slope demersal fish are reported in a major Agency-funded, deep Gulf study (Gallaway, 1981).

Recently, hurricanes have been a prominent impacting factor to Gulf resources and have affected fish resources by destroying oyster reefs and by changing physical characteristics of inshore and offshore ecosystems. The intense hurricane season of 2005, including Hurricanes Katrina and Rita, did not affect the offshore fisheries as much as initially expected. By far, the worst resource devastation that occurred was for oyster populations, but even this fishery has recovered significantly, as evidenced in the Louisiana Dept. of Wildlife and Fisheries’ Stock Assessment Report for the public oyster seed grounds (Louisiana Dept. of Wildlife and Fisheries, 2010a).

In September 2008, Hurricanes Gustav and Ike made landfall on the Gulf Coast. Hurricane Gustav came ashore southwest of New Orleans as a Category 2 storm, and Hurricane Ike made landfall as a Category 2 storm at Galveston, Texas. In April 2009, the Louisiana Dept. of Wildlife and Fisheries announced a $15.7 million cooperative research program with NOAA to monitor the recovery of Louisiana commercial fisheries impacted by Hurricanes Katrina, Rita, Gustav, and Ike (Louisiana Dept. of Wildlife and Fisheries, 2009). Caffey (official communication, 2009) estimated revenue losses from Hurricanes Gustav and Ike on Louisiana fisheries and aquaculture sectors in excess of $98 million. The
NOAA landings data show a drop in finfish harvest in both Louisiana and Texas, an increase in shrimp harvest in Texas, and a drop in shrimp harvest in Louisiana (USDOC, NMFS, 2008). This may be due to the loss of boats and infrastructure.

In September 2008, the Louisiana Dept. of Wildlife and Fisheries (2008a and 2008b) released preliminary, nonquantitative reports of the effects of Hurricanes Gustav and Ike on Louisiana fisheries. In it they noted the extensive marsh erosion and vegetative debris present in the canals of southeastern Louisiana, as well as localized fish kills, loss of marsh through erosion, and displacement and encroachment of saltwater into freshwater areas, a contributor to loss of essential fish habitat.

The DWH event in Mississippi Canyon Block 252, southeast of Venice, Louisiana, introduced large quantities of oil into the water column between the spill site and the marshes of the central Gulf Coast during the spring and summer of 2010. Oil from this incident has been observed to contact shorelines from Galveston, Texas, to Apalachicola, Florida, with the primary areas of oiling occurring from Grand Isle, Louisiana, west of the mouth of the Mississippi River to Santa Rosa Island, Florida. The oil penetrated estuaries at least along the Louisiana and Mississippi coasts and was driven farther inshore by the passage of Hurricane Alex, which made landfall near the Texas/Mexico border. All of these estuaries are extremely important nursery areas (EFH) for fish and aquatic life (Bahr et al., 1982). Oiling of these areas, depending on the severity, can destroy nutrient-rich marshes and erode coastlines, adding to the destruction caused by the recent hurricanes.

Early life stages of animals are usually more sensitive to environmental stress than adults (Moore and Dwyer, 1974). Oil can be lethal to fish, especially in larval and egg stages, depending on the time of the year that the event happened. Weathered crude oil has been shown in laboratory experiments to cause malformation, genetic damage, and even mortality at low levels in fish embryos of Pacific herring (Carls et al., 1998). Hernandez et al. (2010) recently studied seasonality in ichthyoplankton abundance and assemblage composition in the northern GOM off of Alabama. They found larvae representing 58 different families. Fish egg abundance, total larval abundance, and taxonomic diversity were significantly related to water temperature, not salinity, with peaks in spring, spring-summer, and summer. Detailed analyses of ichthyoplankton are not available east of this single sampling station nor west of it closer to the spill area. The patterns found in this study do indicate, however, that a possible mortality occurred in the larval fishes of the Gulf that came in contact with the spilled oil, depending on the timing of the spawn and the area influenced by the spill.

The use of dispersants adds to these uncertainties. Although COREXIT 9500, the dispersant used, is believed to be the least toxic of all of its counterparts to small fish, its toxicity mixed with oil to specific species of ichthyoplankton is unknown. The addition of COREXIT 9500 at the seafloor spill site and the surface resulted in the dispersion of oil in the water column. Although COREXIT 9500 is believed to be the least toxic of all of its counterparts to small fish, its toxicity mixed with oil to specific species of ichthyoplankton is unknown. The USEPA and NOAA have proposed a monitoring program that will assess the toxicity of 20:1 oil/COREXIT to Atlantic silversides. The information from the monitoring program and specific impacts of dispersants to fish in the CPA is currently unknown.

The addition of any carbon source such as oil can decrease dissolved oxygen due to microbial breakdown and was a particular concern during the DWH event due to the use of dispersants (Chapter 4.1.1.2.1.1). In areas where plumes of dispersed oil were previously found, dissolved oxygen levels decreased by about 20 percent from long-term average values in the GOM; however, scientists reported that these levels have stabilized and are not low enough to be considered hypoxic (USDOC, NOAA, 2010c). The drop in oxygen, which has not continued over time, has been attributed to microbial degradation of the oil.

Methane gas (CH₄) is commonly found in the Gulf of Mexico in concentrations of 6 x 10⁵ millilitter/liter (ml/L) to 125 x 10⁵ ml/L in the Gulf of Mexico (Frank et al., 1970). At their baseline levels, methane levels are controlled by methanotrophs (methane degrading bacteria) (Patin, 1999). Very little is really known about the effects of methane on fish. Patin (1999) reported elevated concentrations of methane, resulting from gas blowouts from drilling platforms in the Sea of Asov, resulted in significant species-specific pathological changes including damages to cell membranes, organs and tissues, modifications of protein synthesis and other anomalies typical for acute poisoning of fish. These impacts, however, were observed at levels of 1-10 ml/L.

Recently published research (Kessler et al., 2011a) revealed that a large amount of methane was released during the DWH event and, based upon the methane and oxygen distributions measured at
207 stations in the affected area, a large amount of oxygen was respired by methanotrophs. Kessler et al. suggest that the methane triggered a large methanotroph bloom that rapidly degraded the methane, leaving behind a residual methanotrophic community.

How assemblages of fish in the CPA have changed or will change as a result of the DWH event is unknown at this time and studies are ongoing. Based on existing research, adult fish have been observed to actively avoid contact with oil in the water column (Wannamaker and Rice, 2000). Nevertheless, information on effects of the DWH event on fisheries is unavailable or incomplete at this time and may take years to obtain and analyze. This information will be developed through the NRDA process, is not expected to be complete or released to the public for years, and will certainly not be available during the timeline of this Supplemental EIS. Regardless of cost, it is not within BOEM’s ability to obtain this information from the ongoing NRDA process. This information may be relevant to reasonably foreseeable significant impacts, and BOEM cannot definitively state at the present time whether this information may be essential to a reasoned choice among alternatives. The BOEM subject-matter experts, however, have used the scientifically credible information that is available and applied it using accepted scientific methodologies.

**Essential Fish Habitat**

In consideration of existing mitigation measures, lease stipulations, and a submitted EFH assessment document, this Agency entered into a Programmatic Consultation agreement with NMFS on July 1, 1999, for petroleum development activities in the CPA and WPA. This agreement was extended into that portion of the Eastern Planning Area known as Lease Sale 181.

Chapters 1.5 and 2.2.2 of the Multisale EIS discuss this Agency’s approach to the preservation of EFH, with specific mitigations. A more detailed description of the EFH program in the Gulf of Mexico is in Chapter 3.2.8.2 of the Multisale EIS. Chapter 3.2.1 of the Multisale EIS details coastal areas that are considered EFH, including wetlands and areas of submerged vegetation. Chapter 3.2.2 of the Multisale EIS describes live-bottom formations and their biotic assemblages, which are considered EFH. Chapter 4.2.2.10 of the Multisale EIS contains the impact analysis of the proposed action on EFH. Chapter 4.4.3.10 of the Multisale EIS contains the impact analysis for accidental spills on EFH. Chapter 4.5.10 of the Multisale EIS contains the impact analysis of cumulative actions.

In 2005, a new amendment to the original EFH Generic Amendment was finalized (GMFMC, 2005). One of the most significant proposed changes in this amendment reduced the extent of EFH relative to the 1998 Generic Amendment by removing EFH description and identification from waters between 100 fathoms and the seaward limit of the EEZ. There are Fishery Management Plans in the Gulf of Mexico OCS region for shrimp, red drum, reef fishes, coastal migratory pelagics, stone crabs, spiny lobsters, coral and coral reefs, billfish, and highly migratory species.

The EFH is defined as the waters and substrate necessary to fish for spawning, breeding, feeding, and growth to maturity. The Gulf of Mexico waters out to 100 fathoms (600 m; 183 ft) have EFH described and identified for managed species. These EFH’s, including the status of the affected environment and impacts from DWH, are discussed in various sections of the Multisale EIS and this Supplemental EIS: the water column (Chapter 3.1.2 of the Multisale EIS and **Chapter 4.1.1.2.1** of this Supplemental EIS); wetlands (Chapter 3.2.1 of the Multisale EIS and **Chapter 4.1.1.4.1** of this Supplemental EIS); submerged vegetation (Chapter 3.2.1 of the Multisale EIS and **Chapter 4.1.1.5.1** of this Supplemental EIS); live bottoms (**Chapter 4.1.1.6.1.1 and 4.1.1.6.2.1** of this Supplemental EIS); topographic features (Chapter 3.2.2 of the Multisale EIS and **Chapter 4.1.1.7.1** of this Supplemental EIS); **Sargassum (Chapter 4.1.1.8.1 of this Supplemental EIS)**; chemosynthetic and nonchemosynthetic communities (Chapter 3.2.2 of the Multisale EIS and **Chapters 4.1.1.9.1 and 4.1.1.10.1** of this Supplemental EIS); and soft bottoms (**Chapter 4.1.1.22.1** of this Supplemental EIS).

A new EFH consultation has been initiated between BOEM’s Gulf of Mexico Region and NOAA’s Southeastern Region. Some of the EFH requirements may change with the new agreement. Until the new agreement is in place, the 1999 Programmatic Consultation with the elements described above will be the rule.
4.1.1.16.2. Impacts of Routine Events

**Background/Introduction**

A detailed description of the fish resources and EFH can be found in Chapter 3.2.8 of the Multisale EIS. Additional information for the 181 South Area and any new information since the publication of the Multisale EIS is presented in Chapter 4.1.11 of the 2009-2012 Supplemental EIS, and new information is presented in **Chapter 4.1.1.16.1** of this Supplemental EIS.

A detailed description of the possible impacts from routine activities associated with the CPA proposed action on fish resources and EFH is presented in Chapter 4.2.2.1.10 of the Multisale EIS and in Chapter 4.1.11.2 of the 2009-2012 Supplemental EIS. The following information is a summary of the resource description incorporated from the Multisale EIS and the Supplemental EIS, and new information that has become available since both documents were prepared.

Effects on fish resources and EFH from routine activities associated with the CPA proposed action could result from coastal environmental degradation, marine environmental degradation, pipeline trenching, and offshore discharges of drilling discharges and produced waters. Since the majority of fish species within the CPA are estuary dependent, coastal environmental degradation resulting from the proposed action, although indirect, has the potential to adversely affect EFH and fish resources. The environmental deterioration and effects on EFH and fish resources result from the loss of Gulf wetlands and coastal estuaries as nursery habitat and from the functional impairment of existing habitat through decreased water quality.

**Proposed Action Analysis**

The routine impacts of the CPA proposed action on coastal wetlands and coastal water quality, with the exception of accidental events, are analyzed in detail in Chapters 4.2.2.1.3.2 and 4.2.2.1.2.1 of the Multisale EIS. Collectively, the adverse impacts from these effects are called coastal environmental degradation in this Supplemental EIS. The effects of the CPA proposed action on offshore live bottoms and marine water quality are analyzed in detail in Chapters 4.2.1.1.4.1.1 and 4.2.1.1.2.2 of the Multisale EIS. Collectively, the adverse impacts from these effects are called marine environmental degradation in this Supplemental EIS. The direct and/or indirect effects from coastal and marine environmental degradation on fish resources and EFH are summarized and considered below.

**Coastal Environmental Degradation**

A range of 0-1 new pipeline landfalls are projected in support of the proposed action (Chapter 4.1.2.1.7 of the Multisale EIS). Localized, minor degradation of coastal water quality is expected in waterbodies in the immediate vicinity of coastal shore bases, commercial waste-disposal facilities, and oil refineries or gas processing plants as a result of routine effluent discharges and runoff. There are 0-12 new gas processing plants projected in support of the CPA proposed action (Table 4-9 and Chapter 4.1.2.1.4.2 of the Multisale EIS).

Chapters 4.2.1.1.3.2 and 4.2.1.1.3.3 of the Multisale EIS and **Chapters 4.1.1.4.2 and 4.1.1.5.2** of this Supplemental EIS consider the effects from the proposed action on wetlands and submerged vegetation. A small amount of the routine dredging done in coastal areas could be a direct or indirect consequence of the proposed action. Some resuspension of bottom contaminants would be realized during dredging operations, although very little would be soluble in the water column and in bioavailable form. Since the proposed action would have minimal impact to the coastal environment, it is expected that coastal environmental degradation from the CPA proposed action would have little effect on fish resources or EFH. Due to the resuspension of bottom sediments associated with dredging, fish would likely avoid the area during the event and would temporarily relocate to another area; these fish typically return to the area once the event has ceased, and EFH would only be temporarily affected but not lost. Recovery of fish resources or EFH can occur from most, but not all, of the potential coastal environmental degradation. Most fish populations, if left undisturbed, would regenerate quickly because impacts to the habitat would generally be temporary; fish tend to avoid areas of impact (thus reducing mortality effects) and most are prolific reproducers. The loss of wetlands as EFH could be permanent. In the case of wetlands that may be permanently lost, for example, this would likely be converted to another form of EFH, such as
conversion to open water or submerged aquatic habitat. At this expected low level of effect, the resultant influence on fish resources or EFH from the CPA proposed action would be negligible and indistinguishable from natural population variations.

**Marine Environmental Degradation**

The proposed action could potentially impact the marine environment through activities such as discharges, bottom disturbance, and structure removal. For any activities associated with the proposed action, USEPA’s Region 6 would regulate discharge requirements for the CPA through their NPDES permits. The projected total number of production structure installations resulting from the CPA proposed action (32-44) is for all water depths (Table 3-2). Bottom disturbance from structure emplacement operations associated with the proposed action would produce localized, temporary increases in suspended sediment loading, resulting in decreased water clarity and little reintroduction of pollutants. Structure removal results in artificial habitat loss and causes fish kills when explosives are used.

Most multi-leg platforms are removed by severing their pilings with explosives placed 4.6 m (15 ft) below the seafloor. It is projected that 14-17 structures in water depths <200 m (<656 ft) in the CPA would be removed using explosives as a result of the proposed action (Table 3-2). It is expected that structure removals would have a negligible effect on fish resources because these activities kill only those susceptible fish in close proximity to the removal site and would be limited in geographic scope, and therefore not rise to any population-level impacts across the CPA or Gulf of Mexico generally.

The projected length of offshore pipeline installations for the CPA proposed action is 130-2,075 km (81-1,289 mi) for all water depths (Table 3-2). Trenching for pipeline burial has the potential to adversely affect fish resources. Any affected population is expected to avoid areas of excessive turbidity because the population’s typical behavior is to avoid any adverse conditions in water quality. At the expected level of impact, the resultant influence of the proposed action on fish resources would be negligible and indistinguishable from other natural population variations.

The major sources of routine discharges to marine waters associated with the CPA proposed action are the temporary discharge of drilling muds and cuttings and the long-term discharge of produced-water effluent. Drilling muds can contain materials such as mercury and cadmium, which may be toxic to fishery resources depending on their concentration; however, the discharge plume disperses rapidly. Therefore, the concentrations are near background levels at a distance of 1,000 m (3,281 ft) and are usually nondetectable at distances greater than 3,000 m (9,842 ft) (Kennicutt, 1995).

The toxicity of the metals associated with drilling muds also depends upon their bioavailability to organisms. Methylmercury is the bioavailable form of mercury (Trefry and Smith, 2003). In a study of methylmercury in sediments surrounding six offshore drilling sites, it was found that methylmercury concentrations did not vary significantly between nearfield and farfield sites (Trefry et al., 2003). Therefore, it appears that methylmercury concentrations near OCS activities are not significantly different from background levels in the Gulf of Mexico. Further, the study suggested that levels of methylmercury in sediments around drilling sites are not a widespread phenomenon in the Gulf of Mexico (Trefry et al., 2003). The discharge of drilling muds is, therefore, not anticipated to contribute to fish mortality either through direct exposure to discharged drilling muds or resuspension of muds through wave action or dredging.

Produced-water discharges contain components and properties potentially detrimental to fish resources, including trace metals, hydrocarbons, brine, and organic acids. Offshore discharges of produced water are expected to disperse and dilute to background levels within 1,000 m (3,280 ft) of the discharge point (CSA, 1997b). Because the produced water is highly diluted, it is not anticipated and has not been shown to cause fish mortality in populations surrounding platforms.

It is expected that marine environmental degradation from the CPA proposed action would have little effect on fish resources or EFH. The impact of marine environmental degradation is expected to cause an undetectable decrease in fish populations. Recovery of fish resources or EFH can generally occur from the potential marine environmental degradation. Most fish populations, if left undisturbed, regenerate quickly because impacts to the habitat would generally be temporary; fish tend to avoid areas of impact (thus reducing mortality effects) and most are prolific reproducers. Most fish populations, if left
undisturbed, would regenerate quickly given the absence of catastrophic events. Offshore live bottoms and topographic features are not expected to be impacted. Offshore discharges are regulated by the U.S. Environmental Protection Agency’s NPDES permits. At the expected low level of effect, the resultant influence on fish resources or EFH would be negligible and indistinguishable from natural population variations.

In addition, the Topographic Features and Live Bottom Stipulations (discussed in Chapters 2.2.2 and 2.3.1.3.1 of the Multisale EIS, Chapter 2.2.1.3 of the 2009-2012 Supplemental EIS, and Chapter 2.3.1.3.1 and 2.3.1.3.2 of this Supplemental EIS) may be applied to the proposed action. The application of the guidelines outlined in NTL 2009-G39, “Potentially Sensitive Biological Features,” would also serve to prevent impacts to hard-bottom EFH habitat associated with topographic features that may be outside previously defined No Activity Zones. The lease stipulation and NTL 2009-G39 protect sensitive EFH from both routine and accidental impacts that may occur during petroleum production. This stipulation and NTL, among other things, focus OCS activities at specified distances from the topographic features, a sensitive EFH, thereby increasing the distance between the features and their associated fish populations.

**Other Factors**

Structure emplacements can act as fish attracting devices and can result in aggregation of highly migratory fish species. A number of commercially important highly migratory species, such as tunas and marlins, are known to congregate around fish attracting devices. The attraction of pelagic highly migratory species to offshore structures would likely occur to some degree. Almost immediately after a platform is installed, the structure would be acting as an artificial reef. After just a few years, many of the fish species present would be residents and not new transients from nearby areas. Reef-building corals and other species such as black corals have also been documented colonizing numerous platforms (Sammarco et al., 2004; Boland and Sammarco, 2005).

**Summary and Conclusion**

It is expected that any possible coastal and marine environmental degradation from the CPA proposed action would have little effect on fish resources or EFH. The impact of coastal and marine environmental degradation is not expected to cause a detectable decrease in fish resources or in EFH. Routine activities such as pipeline trenching and OCS discharge of drilling muds and produced water would cause negligible impacts and would not deleteriously affect fish resources or EFH. This is because mitigation reduces the undesirable effects from dredging and other construction activities on coastal habitats. Permit requirements should ensure that pipeline routes either avoid different coastal habitat types or that certain techniques are used to decrease impacts. At the expected level of impact, the resultant influence on fish resources would cause minimal changes in fish populations or EFH. That is, if there are impacts, they would be short-term and localized; therefore, they would only affect small portions of fish populations and selected areas of EFH. As a result, there would be little disturbance to fish resources or EFH. In deepwater areas many of the EFH’s are protected under stipulations and regulations currently set in place.

The BOEM has reexamined the analysis for impacts to fish resources and EFH presented in the Multisale EIS and the 2009-2012 Supplemental EIS, based on the additional information presented above. No substantial new information was found that would alter the overall conclusion that impacts to fish resources and EFH from routine activities associated with the CPA proposed action would be minimal to none. The CPA proposed action is expected to result in a minimal decrease in fish resources and/or standing stocks or in EFH. It would require a short time for fish resources to recover from most of the impacts because impacts to the habitat would generally be temporary; fish tend to avoid areas of impact (thus reducing mortality effects) and most fish species are prolific reproducers. Recovery from the loss of wetlands habitat would probably not occur, but it would likely result in conversion of the lost wetland habitats into open water or mudflats, which may qualify as other forms of EFH.

It is expected that any possible coastal and marine environmental degradation from the CPA proposed action would have little effect on fish resources or EFH. The impact of coastal and marine environmental degradation is expected to cause a nondetectable decrease in fish resources or in EFH. Routine activities such as pipeline trenching and OCS discharge of drilling muds and produced water would cause negligible impacts that would not deleteriously affect fish resources or EFH. This is because of
regulations, mitigations, and practices that reduce the undesirable effects on coastal habitats from dredging and other construction activities. Permit requirements should ensure that pipeline routes either avoid different coastal habitat types or that certain techniques are used to decrease impacts. At the expected level of impact, the resultant influence on fish resources would cause minimal changes in fish populations or EFH. That is, if there are impacts, they would be short term and localized; therefore, they would only affect small portions of fish populations and selected areas of EFH. As a result, there would be little disturbance to fish resources or EFH. In deepwater areas, many of the EFH’s are protected under stipulations and regulations currently set in place.

Additional hard substrate habitat provided by structure installation in areas where natural hard bottom is rare would tend to increase fish populations. The removal of these structures would eliminate that habitat, except when decommissioned platforms are used as artificial reef material. This practice is expected to increase over time.

4.1.1.16.3. Impacts of Accidental Events

Background/Introduction

A detailed description of accidental impacts upon fish resources and EFH in the CPA can be found in Chapter 4.4.10 of the Multisale EIS and in Chapter 4.1.11.3 of the 2009-2012 Supplemental EIS. The risk of oil spills from the proposed action has the potential to affect fish resources and EFH, and it is discussed in detail in Chapter 4.3.1 of the Multisale EIS. The following is a summary of the information incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

Further, the effect of accidental events from the CPA proposed action on coastal wetlands and coastal water quality is analyzed in Chapters 4.4.3.2 and 4.4.2.1 of the Multisale EIS and in Chapters 4.1.3.2.3 and 4.1.2.1.3 of the 2009-2012 Supplemental EIS. These previous documents are mentioned because they provide important background information on fisheries species. Accidental events that could impact fish resources and EFH include blowouts and oil or chemical spills.

Proposed Action Analysis

Currently, the CPA proposed action is estimated to result in the drilling of a total of 65-121 exploration wells and 338-576 development and production wells. Of these production wells, 149-263 are estimated to be producing oil wells and 144-237 are estimated to be producing gas wells (Table 3-2). There is a 69-86 percent chance of one or more spills ≥1,000 bbl occurring. The most likely source or cause of an offshore spill is also discussed in Chapters 4.3.1.5.2 and 4.3.1.6.2 of the Multisale EIS. The most likely size of spill is the smallest size group (<1 bbl). Spills that contact coastal bays and estuaries would have the greatest potential to affect fish resources. The risks of an oil spill ≥1,000 bbl occurring and contacting county and parish shorelines and specific sensitive biological features were calculated and are presented in Figures 4-12, 4-13, 4-14, and 4-16 of the Multisale EIS. The probability of an oil spill ≥1,000 bbl occurring from the CPA and stranding on the Chandeleur Islands is calculated to be 3-5 percent over its 40-year life. The risk to other hard/live bottoms in the Gulf of Mexico such as the Pinnacle Trend was not calculated. Other areas of hard-bottom shelf (EFH) would potentially remain unharmed as spilled substances could reach the seafloor in small concentrations. This is because of the distances and time required for transportation from the deepwater areas of the CPA proposed action and the potential dispersion of oil.

There is a small risk of spills occurring during shore-based support activities, and the majority would be small in size because they would generally be limited to vessel and shore-based storage tanks with limited capacity. Most of these incidents would occur at or near pipeline terminals or shore bases and are expected to affect a highly localized area with low-level impacts. As a result of spill response and cleanup efforts, most of the inland spill would be recovered, and what is not recovered would affect a small area and dissipate rapidly due to the smaller size of these spills generally, volatilization, and quicker response times for cleanup activities. A total of 46-102 coastal spills of all sizes are estimated to occur over the 40-year life of the proposed action (Chapter 4.3.1.7.1 of the Multisale EIS). It is also assumed that a petroleum spill would occasionally contact and affect nearshore and coastal areas important to Gulf...
of Mexico fisheries. These species are highly migratory and would, based on typical observed behavior, actively avoid the spill area.

**Blowout and Oil-Spill Impacts**

Loss of well control and resultant blowouts seldom occur on the Gulf OCS. The potential causes and probabilities of blowouts are discussed in Chapter 4.3.1.2 of the Multisale EIS. A blowout with hydrocarbon release has a low probability of occurring as a result of the proposed action. Less than one blowout of ≥1,000 bbl is projected for the entire depth range of the CPA proposed action. A blowout with an oil release has a low probability of occurrence, but it is possible given the occurrence of the spill resulting from the DWH event.

Subsurface blowouts, although highly unlikely, have the potential to adversely affect fish resources. A blowout at the seafloor could create a crater and resuspend and disperse large quantities of bottom sediments. This potentially affects a limited number of resident and transient fish in the immediate area. The majority of mobile deep-sea benthic or near-bottom fish taxa would be expected to leave (and not re-enter) the area of a blowout before being impacted by the localized area of resuspended sediments. Resuspended sediments can clog fish gills and interfere with respiration for those fish that happen to be in the area at the time of the blowout. Settlement of resuspended sediments may directly smother deepwater invertebrates that serve as food sources. However, coarse sediment should be redeposited quickly within several hundred meters or feet of a blowout site. Finer sediments can be more widely dispersed and redeposited over a period of hours to days within a few thousand meters or feet depending on the particle size. Other fish not in the immediate area at the time of the blowout would be expected to avoid the impacted area, based on their typical observed behavior to avoid adverse conditions.

Oil loss from a blowout is rare although possible. Less than 10 percent of blowouts in recent history have resulted in spilled oil. Gas blowouts consist mainly of methane, which rapidly dissolves in the water column or disperses upward into the air. These gas blowouts are less of an environmental risk. Loss of gas well control does not always release liquid hydrocarbons. The release of hydrocarbons with the gas is possible.

Early life stages of animals are usually more sensitive to environmental stress than adults (Moore and Dwyer, 1974). Oil can be lethal to fish, especially in larval and egg stages, depending on the time of the year that the event happened. Weathered crude oil has been shown in laboratory experiments to cause malformation, genetic damage, and even mortality at low levels in fish embryos of Pacific herring (Carls et al., 1998). Hernandez et al. (2010) recently studied seasonality in ichthyoplankton abundance and assemblage composition in the northern GOM off Alabama. They found larvae representing 58 different families. Fish egg abundance, total larval abundance, and taxonomic diversity were significantly related to water temperature, not salinity, with peaks in spring, spring-summer, and summer. Detailed analyses of ichthyoplankton are not available east and west (closer to the spill) of the sampling station. The patterns found in this study do indicate, however, that a possible mortality occurred in the larval fishes of the Gulf that came in contact with the spilled oil. This depends on the timing of the spawn and the area influenced by the spill.

Specific effects of oil on organisms can include direct lethal toxicity, sublethal disruption of physiological processes (internal lesions), effects of direct coating by oil (suffocation by coating gills), incorporation of hydrocarbons in organisms causing tainting or accumulation in the food chain, and changes in biological habitat (Moore and Dwyer, 1974).

The toxicity of an oil spill depends on the concentration of the hydrocarbon components exposed to the organisms (in this case fish and shellfish) and the variation of the sensitivity of the species considered. The effects on and the extent of damage to fisheries resources from a petroleum spill are restricted by time and location. Oil has the potential to affect finfish through direct ingestion of hydrocarbons or ingestion of contaminated prey. Hydrocarbon uptake of prey can be by dissolved petroleum products through the gills and epithelium of adults and juveniles, decreased survival of larvae, and through the death of eggs (NRC, 1985 and 2002). It can also result in incorporations of hydrocarbons in organisms causing tainting or accumulation in the food chain and changes in the biological habitat (Moore and Dwyer, 1974).

The level of impacts of oil on fish depends on the amount of oil released, the toxicity of the oil, and the availability of bacteria to degrade the oil. The speed of degradation of the oil by bacteria is also
related to the water temperature and type of bacteria involved. Physical toxicity of oil to fishes depends, at least in part, on the application of dispersants and the toxicity of the dispersant. In the case of the DWH event, the application of the dispersant (COREXIT 9500) at the seafloor and the surface was alleged to have had the potential to produce larger areas of subsurface anoxic water because of the degradation of oil by bacteria. The effect of oil on fishes is also related to the distance from the shore, the location in the Gulf of Mexico, and the time of the year that the spill occurs. In the case of the DWH event, however, few offshore and onshore fish kills were observed in Louisiana (Bourgeois, official communication, 2010a), Mississippi (Devers, official communication, 2010), and Alabama (Denson, official communication, 2010) (Table 4-7).

Accidental spills have the potential to affect sensitive species in the Gulf of Mexico, such as the bluefin tuna that spawn in the Gulf of Mexico in April-May (Block et al., 2001). The Western Atlantic stock has suffered a significant decline in spawning stock biomass since 1950, and a 20-year rebuilding plan has failed to revive the population or the North American fishery. The failure of the Gulf of Mexico spawning population to rebuild, as well as the scope of illegal and under-reported catches (particularly in the Mediterranean Sea) are of such major concern that the species was recently considered by the Convention for International Trade in Endangered Species for endangered species listing in March 2010. More recently, as a result of a petition by the Center for Biological Diversity, NMFS announced a 90-day finding for a petition to list Atlantic bluefin tuna as endangered or threatened under the Endangered Species Act and to designate critical habitat concurrently with the listing (Federal Register, 2010f). On May 27, 2010, NOAA announced that, at this time, the Atlantic bluefin tuna does not warrant species protection under the ESA (USDOC, NOAA, 2011c). The NOAA has, however, committed to review this decision in early 2013 based on a Stock Assessment to be completed in 2012 and pending more information on the DWH event (Federal Register, 2011b). Because of the impact of spill from overfishing, the timing of their spawn in the Gulf, their buoyant eggs, and the timing of the DWH event, there is concern about further decline in the Gulf stock of Atlantic blue fin tuna.

Areas of elevated methane concentrations may potentially result in areas of lowered dissolved oxygen concentrations due to the actions of methanotrophic bacteria. Literature on this subject is scarce, so little is really known about the effects of methane on fish. Methane gas (\(\text{CH}_4\)) is commonly found in the Gulf of Mexico in concentrations of 6 x 10^{-5} \text{ml/L} to 125 x 10^{-5} \text{ml/L} in the Gulf of Mexico (Frank et al., 1970). Patin (1999) reported elevated concentrations of methane in the Sea of Azov, resulting from gas blowouts from drilling platforms. He reported that these levels resulted in significant species’ specific pathological changes. These include damages to cell membranes, organs, and tissues; modifications of protein synthesis; and other anomalies typical for acute poisoning of fish. However, these impacts were observed at levels of 1-10 \text{ml/L}, which is higher than the background levels in the Gulf of Mexico.

Recently published research (Kessler et al., 2011a) revealed that a large amount of methane was released by the DWH event and, based upon the methane and oxygen distributions measured at 207 stations in the affected area, a large amount of oxygen was respired by methanotrophs. Kessler et al. suggest that the methane triggered a large methanotroph bloom that rapidly degraded the methane, leaving behind a residual methanotrophic community.

The effect of petroleum spills on fish resources as a result of the proposed action is expected to cause a minimal decrease in most fish resources or standing stocks of any population. At the expected level of impact, the resultant influence on fish populations within or in the general vicinity of the proposed lease sale area would be negligible and indistinguishable from natural population variations.

**Summary and Conclusion**

Accidental events that could impact fish resources and EFH include blowouts and oil or chemical spills. Subsurface blowouts, although highly unlikely, have the potential to adversely affect fish resources. If spills due to the CPA proposed action were to occur in open waters of the OCS proximate to mobile adult finfish or shellfish, the effects would likely be nonfatal and the extent of damage would be reduced due to the capability of adult fish and shellfish to avoid a spill, to metabolize hydrocarbons, and to excrete both metabolites and parent compounds (Chapter 4.4.10 of the Multisale EIS). Fish populations may be impacted by an oil spill but they would be primarily affected if the oil reaches the productive shelf and estuarine areas, where fish populations are most concentrated, and this probability is generally low. Also, much of the coastal northern Gulf of Mexico is a moderate- to high-energy
environment; therefore, sediment transport and tidal stirring should reduce the chances for oil persisting
in these habitats if they are oiled. Early life stages of animals are usually more sensitive to environmental
stress than adults (Moore and Dwyer, 1974). Oil can be lethal to fish, especially in larval and egg stages,
depending on the time of the year that the event happened. The extent of the impacts of the oil would
depend on the properties of the oil and the time of year of the event.

Fisheries closures may result from a large spill event. These closures may have a negative effect on
short-term fisheries catch and/or marketability.

The effect of proposed-action-related oil spills on fish resources is expected to cause a minimal
decrease in standing stocks of any population because the most common spill events would be small in
scale and localized; therefore, they would affect generally only a small portion of fish populations.
Although many potential effects of the DWH event on the fish populations of the Gulf of Mexico have
been alleged, the actual effects are at this time unknown and the total impacts are likely to be unknown
for several years. Although there remains incomplete or unavailable information on the impacts of the
DWH event on fish resources and EFH, the Bureau of Ocean Energy Management has determined that it
is impossible for BOEM to obtain this information, regardless of cost, within the timeframe of this NEPA
analysis. This information is being developed through the NRDA process, data are still incoming and
have not been made publicly available, and it is expected to be years before the information is available.
In addition, as described above, where this incomplete information is relevant to reasonably foreseeable
impacts, what scientifically credible information is available was used in its stead and applied using
accepted scientific methodologies. Nevertheless, BOEM believes that this information is not essential to
a reasoned choice among alternatives with regard to an accidental event analysis. The likely size of an
accidental event resulting from the proposed action would be small and unlikely to impact coastal and
estuarine habitats where juvenile and larval stages of fish resources are found, and adult fish tend to avoid
adverse water conditions (Wannamaker and Rice, 2000).

4.1.1.16.4. Cumulative Impacts

Background/Introduction

A detailed description of cumulative impacts on fish resources and EFH can be found in Chapter
4.5.10 of the Multisale EIS and in Chapter 4.1.11.4 of the 2009-2012 Supplemental EIS. The following is
a summary of the information presented in those documents, and incorporates new information found
since publication of the 2009-2012 Supplemental EIS.

This cumulative analysis summary includes effects of the OCS Program (the proposed action and past
and future OCS lease sales), State oil and gas activity, coastal development, crude oil imports by tanker,
commercial and recreational fishing, and natural phenomena. Specific types of impact-producing factors
considered in this cumulative analysis include cumulative onshore impacts such as (1) wetland loss as a
result of environmental degradation and natural factors, e.g., hurricane loss of wetlands; (2) marine
environmental degradation including factors affecting marine hypoxia; and (3) physical disturbance of
live-bottom features, including non-OCS-related disturbances such as those related to commercial and
recreational fishing; (4) removal of production structures; (5) petroleum spills; (6) subsurface blowouts;
(7) pipeline trenching; and (8) offshore discharges of drilling mud and produced waters. All of these
subjects are discussed at length in Chapter 4.5.10 of the Multisale EIS and in Chapter 3 of the 2009-2012
Supplemental EIS.

Wetland Loss

The most serious impact to coastal EFH is the cumulative effects on wetlands that are occurring at an
ever-increasing rate. This is primarily from the population increase, and associated development relating
to this population increase, of the Gulf Coast States and the recent effects of major storms on wetland
loss. The cumulative impacts of pipelines; canal dredging to accommodate commercial, residential, and
recreational development; and major storm events (i.e., Hurricanes Katrina and Rita 2005; Hurricanes
Gustav and Ike 2008) to wetlands are described in Chapter 4.5.3.2 of the Multisale EIS, in Chapter
4.1.3.2.4 of the 2009-2012 Supplemental EIS, and in Chapter 4.1.1.4.4 of this Supplemental EIS.
In comparison to the large area of wetland loss to commercial and recreational (such as marinas and camps) development, as well as to natural forces such as hurricanes, the incremental wetland losses due to the CPA proposed action are anticipated to be minimal.

**Marine/Estuarine Water Quality Degradation**

The coastal waters of the CPA are expected to continue to experience nutrient overenrichment, periods of low-dissolved oxygen, and toxin and pesticide contamination. This results in the loss of both commercial and recreational uses of the affected waters. Fish kills and shellfish-ground closures would likely increase in numbers in the coming years based on impacts from these non-OCS-related impacts described above. Localized, minor degradation of coastal water quality is expected from the proposed action within the immediate vicinity of the waterbodies proximate to the proposed service bases, commercial waste-disposal facilities, and gas processing plants as a result of routine effluent discharges and runoff. Only a small amount of dredging would occur as a result of the CPA proposed action.

The incremental contribution of the CPA proposed action, because the input of effluent, runoff, and nutrients from such action is very limited, would be a very small part of the cumulative impacts to coastal water quality.

**Damage to Live Bottoms**

Non-OCS sources of impacts on biological resources and the structure of live bottoms include natural disturbances (e.g., turbidity, disease, and storms), anchoring by recreational and commercial vessels, and commercial and recreational fishing. These impacts may result in severe and permanent mechanical damage at various scales to live-bottom communities. Fishing activities that could impact live bottoms would include trawl fishing and trap fishing. These techniques and their impacts are described in detail in the Chapter 4.5.10 of the Multisale EIS.

The OCS-related activities that could impact the biological resources and the structure of live bottoms are the anchoring of vessels, emplacement of structures (drilling rigs, platforms, and pipelines), sedimentation (operational waste discharges, pipeline emplacement, explosive removal of platforms, and blowouts), and chemical contamination (produced water, operational waste discharges, and petroleum spills). Live-bottom features in the CPA consist primarily of the Pinnacle Trend, which is described in detail in Chapter 4.1.4.1.1 of the Multisale EIS. The Topographic Features and Live Bottom Stipulations (in the CPA and WPA), enacted by this Agency and clarified in its NTL 2009-G39, would prevent most of the potential impacts on live-bottom communities and EFH from any OCS Program activities by focusing OCS activities at specified distances from the live-bottom features, thereby increasing the distance between these features and routine activities and potential accidental event. In the case of a spill, this distance would reduce the potential for contact with the features, as the released oil would be expected to rise to the surface and disperse in the water. The OCS Program activities impacting live-bottom communities include bottom-disturbing activities (anchoring, structure emplacement and removal, and pipeline trenching), operational offshore waste discharges (drilling mud and cuttings and produced waters), and any nearby blowouts.

Because there are more prevalent natural factors and non-OCS sources that can affect live bottoms and because the OCS factors that can affect live bottoms have been mitigated by BOEM, the OCS factors are anticipated to be a small portion of impacts to live bottom features in the CPA. Therefore, the incremental impact of the proposed action would be small in comparison.

**Structure Removals**

Structure removals would result in artificial habitat loss. It is estimated that 30-42 structures would be removed as a result of the OCS Program in the CPA (Table 3-2). It is expected that structure removals would have an effect on fish resources near the removal sites when explosives are used (23-32 structures are expected to be removed by explosives, Table 3-2). However, only those fish proximate to sites removed by explosives would be killed. These expected impacts to fish resources have been shown to be small overall and would not alter determinations of status for impacted species or result in changes in management strategies (Gitschlag et al., 2000). However, this effect would be limited to the immediate area of the structure removal and would not rise to the level of a population impact.
Petroleum Spills

Spills that contact coastal bays, estuaries, and offshore waters when pelagic eggs and larvae are present have the greatest potential to affect fish resources. If spills occur in these coastal environments or waters of the OCS that are proximate to mobile adult finfish or shellfish, the effects would likely be nonfatal. The extent of this damage would be reduced due to the capability of adult fish and shellfish to avoid a spill, to metabolize hydrocarbons, and to excrete both metabolites and parent compounds (Chapter 4.4.10 of the Multisale EIS). For eggs and larvae contacted by spilled oil, the effect is expected to be lethal. The numbers and sizes of coastal spills over the 40-year life of the proposed action are presented in Table 4-13 of the Multisale EIS. About 90 percent of these spills are projected to be from non-OCS-related activity. For spills <1,000 bbl, the assumed size for an average spill is 5 bbl, so the great majority of coastal spills would affect a very small area and dissipate rapidly (Table 4-13 of the Multisale EIS). The small coastal spills that do occur from OCS-related activity would originate near terminal locations in the coastal zones of the CPA.

One large (≥1,000 bbl) offshore spill is projected to occur annually from the Gulfwide OCS Program (Table 4-13 of the Multisale EIS), and a total of 1,500-1,800 small offshore spills (<1,000 bbl) are projected annually. Of these, 450-500 would originate from OCS Program sources. Chapter 4.3.1.2 of the Multisale EIS describes projections of future spill events in more detail. The impacts of a catastrophic spill, such as the DWH event, in the CPA are discussed in detail in Appendix B with the currently available data.

Because spills are a low-probability event, both in the inshore and the OCS area, the proposed action’s incremental cumulative impact on EFH and fish populations in the CPA is not anticipated to be significantly large as a result of the CPA proposed action.

Subsurface Blowouts

Subsurface gas blowouts of both oil and natural gas wells have the potential to affect adversely fishery resources. Loss of well control and resultant blowouts seldom occur on the Gulf of Mexico OCS. Considering the entire OCS Program during the 40-year analysis period, it is projected that there would be 169-197 blowouts out of 23,181-26,243 development wells (<1%) for all water depths in the CPA (Table 4-6 of the Multisale EIS).

Sandy sediments would be quickly redeposited within 400 m (1,312 ft) of a blowout site, and finer sediments would be widely dispersed and redeposited within a few thousand meters or feet over a period of 30 days or longer. Impacts on fish populations from these events are expected to be undetectable because they would be localized and temporary in nature. It is expected that the infrequent subsurface natural gas blowout that may occur on the Gulf of Mexico OCS would have a negligible effect on offshore fish resources, again because they would be localized and temporary and would not rise to population level impacts.

Subsurface blowouts, such as the DWH event, that include both oil and natural gas have the potential to affect fish populations, particularly eggs, larvae, and juveniles. The specific effects of this type of spill on individual fish populations in the Gulf of Mexico are currently unknown. Spills from this type of a blowout are a low-probability event, so the cumulative impact on EFH and fish populations in the CPA is not anticipated to be large as a result of the proposed CPA lease sale.

Pipeline Trenching

Sediment would potentially be resuspended during the installation of pipelines. A total of 130-2,075 km (80-1,289 mi) of pipeline is projected to be installed in the CPA (only in the water depth category of <60 m or 200 ft) during the 40-year analysis period (Table 3-2). Although in shallower waters pipeline installation may involve trenching, in waters over 200 ft (61 m), pipelines are typically laid on the surface without resorting to trenching, thereby limiting suspension of sediments in waters over 200 ft (61 m). In many areas of the Gulf of Mexico, sediments are not static, as evidenced by the relatively recently discovered deep-sea furrows (Bryant et al., 2004).

Because the contribution of resuspended sediment as a result of pipeline trenching compared with the natural movement and suspension of sediments (e.g., currents, tidal influences, and hurricanes) on the seafloor is very small, the effect on fish resources from pipeline trenching is expected to be minimal.
Discharges of Drilling Mud and Produced Waters

Drilling mud discharges contain chemicals toxic to marine fishes. These concentrations of toxins are four or five orders of magnitude higher at the wellhead than those found more than a few meters or feet from the discharge point. Offshore discharges of drilling mud dilute to near background levels within 1,000 m (3,280 ft) of the discharge point and would have a negligible effect on the fishery.

Produced-water discharges contain components and properties detrimental to fishery resources. These include petroleum hydrocarbons, trace metals, radionuclides, and brine. Limited petroleum concentrations and metal contamination of sediments and the upper water column would occur out to several hundred meters or feet down current from the discharge point. Offshore discharges of produced water disperse and dilute to near background levels within 1,000 m (3,280 ft) of the discharge point and have a negligible effect on fisheries. Offshore live bottoms would not be impacted. Offshore discharges and subsequent changes to marine water quality are regulated by USEPA NPDES permits.

Biomagnification of mercury in large fish of higher trophic levels is a problem in the Gulf of Mexico, but there is no documentation that this mercury comes from OCS sources compared with the many other sources of mercury in these waters.

Summary and Conclusion

Activities resulting from the OCS Program and non-OCS events in the northern Gulf of Mexico have the potential to cause cumulative detrimental effects on fish resources and EFH. Impact-producing factors of the cumulative scenario that are expected to substantially affect fish resources and EFH include coastal and marine environmental degradation, overfishing, bycatch and to a lesser degree, coastal petroleum spills and coastal pipeline trenching. The implementation of proposed lease stipulations and mitigation policies that are currently in place, the small probability of an oil spill, and that flow regimes are not expected to change further reduce the incremental contribution of stress from the CPA proposed action on coastal habitats. The proposed stipulations and the guidelines in NTL’s 2009-G39 and 2009-G40 would limit the potential impact of any activities on deepwater EFH because the stipulation and NTL’s keep the sources of such adverse events geographically removed from EFH. Decreases of impacts to EFH will decrease the impacts of similar activities on fish resources. At the estimated level of cumulative impact, the resultant influence on fish resources and EFH is expected to be substantial, but not easily distinguished from effects due to natural population variations.

The incremental contribution of the CPA proposed action to the cumulative impacts on fish resources and EFH is small, as analyzed in Chapters 4.2.2.1.10, 4.4.10, and 4.5.10 of the Multisale EIS. The effects of impact-producing factors (e.g., coastal and marine environmental degradation, petroleum spills, subsurface blowouts, pipeline trenching, and offshore discharges of drilling mud and produced waters) related to the CPA proposed action are expected to be negligible and virtually undetectable among the other cumulative non-OCS-related impacts and natural population variability.

As noted above (in Chapter 4.1.1.16.1, Affected Environment), most of the Gulf of Mexico is designated as EFH and encompasses many different types of habitats and resources described in this Supplemental EIS. The extent of impacts from the DWH event to EFH and fish resources remains unclear at this time. This information is being developed through the NRDA process, data are still incoming and have not been made publicly available, and it is expected to be years before the information is available. In addition, as described above, where this incomplete information is relevant to reasonably foreseeable impacts, what scientifically credible information is available was used in its stead and applied using accepted scientific methodologies. Although it may be relevant to reasonably foreseeable adverse impacts, this incomplete or unavailable information is not essential to a reasoned choice among alternatives. Compared with other impacting factors on EFH and fish resources, including those related to coastal and marine degradation, wetland loss, vessel traffic, and coastal development, the proposed action is not likely to result in an incremental increase in impacts to EFH and fish resources, regardless of any lingering impacts from the DWH event.

4.1.1.17. Commercial Fishing

The BOEM has reexamined the analysis for commercial fishing presented in the Multisale EIS and the 2009-2012 Supplemental EIS, based on the additional information presented below and in
consideration of the DWH event. No substantial new information was found that would alter the impact conclusion for commercial fishing presented in the Multisale EIS and the 2009-2012 Supplemental EIS.

The full analyses of the potential impacts of routine activities and accidental events associated with the CPA proposed action and the proposed action’s incremental contribution to the cumulative impacts are presented in the Multisale EIS. A summary of those analyses and their reexamination due to new information is presented in the following sections. A brief summary of potential impacts follows. Routine activities in the CPA, such as seismic surveys and pipeline trenching, would cause negligible impacts and would not deleteriously affect commercial fishing activities. Indirect impacts from routine activities to inshore habitats are negligible and indistinguishable from direct impacts of non-OCS energy-related inshore activities on commercial fisheries. The potential impacts from accidental events (i.e., a well blowout or an oil spill) associated with the CPA proposed action are anticipated to be minimal. Commercial fishermen are anticipated to avoid the area of a well blowout or an oil spill. Any impact on catch or value of catch would be insignificant compared with natural variability and other pressures affecting the resource. The incremental contribution of the proposed action to the cumulative impacts on commercial fishing is small, and it is expected to be negligible and indiscernible from natural fishery population variability.

4.1.1.17.1. Description of the Affected Environment

Detailed descriptions of commercial fishing can be found in Chapter 3.3.1 of the Multisale EIS and in Chapter 4.1.12.1 of the 2009-2012 Supplemental EIS. The following is a summary of the information incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

Finfish

Commercial fishing regulations are detailed and change on a regular basis depending on a variety of factors, including stock assessment and catch statistics. These regular changes, not withstanding any closures based on the DWH event, can occur on short notice. This is especially true for time closures based on allowable catches. The GMFMC provides the current information on commercial and recreational fishing rules for U.S. Federal waters of the GOM (GMFMC, 2010a and 2010b).

In September 2008, Hurricanes Gustav and Ike made landfall on the Gulf Coast. Hurricane Gustav came ashore southwest of New Orleans as a Category 2 storm, and Hurricane Ike made landfall as a Category 2 storm at Galveston, Texas. In April 2009, the Louisiana Dept. of Wildlife and Fisheries announced a $15.7 million cooperative research program with NOAA to monitor the recovery of Louisiana commercial fisheries impacted by Hurricanes Katrina, Rita, Gustav, and Ike (Louisiana Dept. of Wildlife and Fisheries, 2009). Caffey (official communication, 2009) estimated revenue losses from Hurricanes Gustav and Ike on Louisiana fisheries and aquaculture sectors in excess of $98 million. The NOAA landings data show a drop in finfish and shrimp harvest in Louisiana (USDOC, NMFS, 2010c). This may be due to loss of boats and infrastructure.

In September 2008, the Louisiana Dept. of Wildlife and Fisheries (2008a and 2008b) released preliminary, nonquantitative reports of the effects of Hurricane Gustav on Louisiana fisheries. In it they noted the extensive marsh erosion and vegetative debris present in the canals of southeastern Louisiana. There was a loss of marsh through erosion and displacement and encroachment of saltwater into freshwater areas, which contributes to the loss of essential fish habitat, and localized fish kills.

The DWH event resulted in commercial fisheries closures in the GOM waters (EEZ) as well as State and inshore waters in Louisiana, Mississippi, Alabama, and Florida at various times during the spill. State commercial fishing areas changed with the movement of the oil. The closures were generally limited to the area between Vermilion Bay, Louisiana, and Pensacola, Florida.

The fishing closure area in the Gulf varied from 6,817 mi² (17,648 km²) on May 2, 2010, when the closure was initiated to a high of 88,522 mi² (229,270 km²), or 36 percent, of the EEZ on June 2, 2010. The closure area was located off the coasts of Louisiana, Mississippi, Alabama, and Florida based on projections of the path of the spilled oil. The closed area increased as the spill continued and spread (USDOC, NOAA, 2010j). On April 19, 2011, NOAA reopened to commercial and recreational fishing the last areas of the Gulf closed to fishing due to the DWH spill (USDOC, NOAA, 2011f).
As a result of the DWH event and the closures related to it, NMFS’ (USDOC, NMFS, 2011d) statistics released for 2010 show decreased landings of in most, although not all, commercially important species. A total of 1.283 billion pounds of finfish and shellfish combined were landed from Gulf Coast States in 2010, an 18.5 percent drop in harvest from 2009 (1.574 billion pounds) but a 0.6 percent increase over 2008 total landings (1.278 billion pounds). All of the Gulf Coast States showed decreased 2010 total landings compared with 2009 total landings. Texas total landings dropped from 102.7 million pounds in 2009 to 89.9 million pounds in 2010 (12.5%). Louisiana landings dropped from 1.15 billion pounds in 2009 to 1.0 billion pounds on 2010 (13%). Mississippi landings dropped from 230.3 million pounds in 2009 to 111.2 million pounds in 2010 (52%). Alabama landings dropped from 28.8 million pounds in 2009 to 14.5 million pounds in 2010 (50%). West Florida landings dropped from 65.3 million pounds in 2009 to 63.5 million pounds in 2010 (2.8%). The losses were not even in all states nor were they even in all species fished. Some species showed decreased landings and some showed increased landings over previous years (USDOC, NMFS, 2011d).

The Gulf menhaden harvest, the largest cash crop in the Gulf of Mexico, which is limited to the States of Louisiana, Mississippi, Alabama, and the West Coast of Florida, and most predominant in Louisiana and Mississippi was 0.97 billion pounds, down approximately 30 percent from the 2009 harvest of 1.3 billion pounds but up approximately 4 percent from the 2008 harvest of 0.93 billion pounds. Bluefin tuna harvest in Gulf waters, limited to the West Coast of Florida and Louisiana, increased from 17.4 million tons in 2009 to 20.5 million tons in 2010. The 2010 landings data of some species decreased over 2009 data such as king and cero mackerel (-11%). Landings of other species such as black drum (+1%) remained nearly static, and landings of some species such as red snapper increased (28%) over the 2009 landings data (USDOC, NMFS, 2011d). The resulting impacts for the long-term of the DWH event to commercial finfish species of the Gulf Coast are unknown at this time. Because nondispersed oil generally floats on the surface of water, the fisheries resources most at risk are those species whose eggs and larvae float near the water surface. Some species have spawning periods with narrow temporal peaks coinciding with the timing of the highest oil concentrations. These species could experience measurable effects on that area’s year class. Early developmental stages are generally more susceptible to sublethal toxic effects, which may lead to abnormal development.

One important highly migratory species with a spawning period coinciding with the spill is the Atlantic bluefin tuna. This species has its peak spawning period in April and May in the Gulf (Teo et al., 2007a and 2007b). On May 27, 2011, NOAA announced that, at this time, the Atlantic bluefin tuna does not warrant species protection under the ESA (USDOC, NOAA, 2011e). The NOAA has, however committed to review this decision in early 2013 based on a Stock Assessment to be completed in 2012 and pending more information on the DWH event (Federal Register, 2011b). Because of their decline in stock from overfishing, the timing of their spawn in the Gulf, their buoyant eggs, and the timing of the DWH event, there is concern about further decline in the Gulf stock of Atlantic blue fin tuna. A catastrophic spill, such as the DWH event, during the spring season may cause a negative effect on future generations of this population. This is one of only two documented spawning grounds for the Atlantic bluefin tuna (the other is in the Mediterranean). Eggs are buoyant, which puts them at greater risk of floating oil. Bluefin tuna are among the most valuable fish in global markets. There may be many other commercially important species such as menhaden, red snapper, groupers, mackerel, swordfish, sheepshead, blacktip sharks, red drum, speckled trout, and many more that occur on the shelf or in estuarine waters that have been affected by the DWH event.

There have been some confirmed reports of inshore fish kills, particularly in Louisiana, Mississippi, and Alabama. Fish kills have been reported in inshore Louisiana behind the Chandeleur Islands, behind the rock jetties at the mouth of the Mississippi River Gulf Outlet, at Joshua’s Marina south of Empire, in Bayou Chaland, and in Bay Joe Wise. In these various kills between August 24 and September 24, 2010, most of the species that died were menhaden (Bourgeois, official communication, 2010a; Blanchet, official communication, 2010). This is not unusual during the summer in the shallow, high-temperature, low dissolved oxygen waters of Louisiana that contain large concentrations of fish. It is impossible, however, to discount completely that the oil spill contributed to the oxygen depletion of these waters. While oxygen depletion is a somewhat common occurrence in the Gulf, oil cannot be ruled out as a factor contributing to low dissolved oxygen. Fish kills in Louisiana and Mississippi are summarized in Table 4-7. Personnel from the Alabama Dept. of Environmental Monitoring confirmed that there had been
some fish kills in Mobile Bay, all of which had been attributed to low dissolved oxygen and high temperatures (Denson, official communication, 2010).

Information from the Louisiana Dept. of Wildlife and Fisheries on fish kills in the summer of 2011 (Adriance, official communication, 2011) lists eight fish kills in Louisiana in 2011, beginning on May 11, 2011. All of the kills involved menhaden, with the exception of a single fish kill of unknown causes on Elmer’s Island involving 500,000+ fish, mostly 5- to 6-in croaker. The other kills involved between 1,000 and 100,000 menhaden, and the causes were listed as unknown or low dissolved oxygen.

Recent analysis of early stage survival of fish species inhabiting seagrass nursery habitat from Chandeleur Islands, Louisiana, to St. Joseph Bay, Florida, pre- and post-DWH show that immediate catastrophic losses of 2010 cohorts were largely avoided, and no shifts in species composition occurred following the spill (Fodrie and Heck, 2011).

Shellfish

The commercially important species of shrimp (particularly the white and brown shrimp of Louisiana and Mississippi) and blue crabs spend at least part of their life cycle in the estuaries or on the nearshore shelf. Both shrimp species and the blue crab spawn in high salinity waters offshore, and the larvae and subadults move inshore to mature in the estuaries of the coast. These species are short lived, and losses to the crop from the DWH event and its resultant closures may be evident in future harvests.

White shrimp harvest in 2010 decreased approximately 11 percent in the Gulf of Mexico from 101.7 million pounds in 2009 to 90.7 million pounds in 2010. The two states showing an increase in the 2010 harvest over the 2009 harvest were Texas and the West Coast of Florida (USDOC, NMFS, 2011d).

The 2010 brown shrimp harvest of 73.3 million pounds was down approximately 37.6 percent from the 2009 season of 117 million pounds and 7 percent from the 2008 season landing of 141.7 million pounds. Both Louisiana and Texas had increased landings in 2010 over 2009, although Texas’ landings were much larger in 2010 than in 2009, indicating a possible shift of shrimpers to Texas waters where there were no closures (USDOC, NMFS, 2011d).

The blue crab harvest in the Gulf Coast States decreased from 58.9 million pounds in 2009 to 41.0 million pounds in 2010 (30.4%). This represented a decreased harvest in Louisiana, Mississippi, and Alabama, and an increased harvest in Texas and the West Coast of Florida (USDOC, NMFS, 2011d).

Eastern oyster grounds are located in the CPA from Sabine and Calcasieu Lakes eastward in the inshore bays and estuaries of Louisiana, through eastern Mississippi Sound (Mississippi), Mobile Bay (Alabama), and from upper Pensacola Bay through Apalachicola Bay (Florida). Public seed grounds in Louisiana include Calcasieu and Sabine Lakes, Bay Gardene, Hackberry Bay, Sister Lake, Bay Junop, Lake Borgne, Breton/Chandeleur Sound, Barataria Bay, Little Lake, Deep Lake, Lake Chien, Lake Felicity, Lake Tambour, Lake Mechant, and Vermilion/Cote Blanche and Atchafalaya Bays (Louisiana Dept. of Wildlife and Fisheries, 2010a). These seed grounds provide a source of spat (small oysters) for oystermen to transplant to their leases for grow-out, as well as a source of sack-sized oysters that can be readily marketed. Every July, the Louisiana Dept. of Wildlife and Fisheries conducts a survey of these public seed grounds. The general trend of oyster abundance on the seed grounds has been decreasing since 2001, approaching the 2nd smallest statewide stock size since 1989. According to the 2010 assessment, the 2010 stock size showed an overall slight increase over the 2009 stock size (Louisiana Dept. of Wildlife and Fisheries, 2010a).

The DWH event did have an effect on this year’s crop. Many of the beds have been closed for most of the season. Oyster harvest from the Gulf Coast was down 31 percent from 22.6 million pounds in 2009 to 15.6 million pounds in 2010, with most of the loss attributable to the losses in Louisiana (USDOC, NMFS, 2011d). The public seed ground openings in Louisiana for much of the area east of the Mississippi River and Hackberry Bay west of the Mississippi River that were scheduled for November 15, 2010, have been postponed indefinitely because of the small size of the stock present in that area. Although the small stock size has not been directly attributed to the spill, it may be a result of the freshwater diversions that were operated in an attempt to keep oil from reaching the inshore areas. Texas was the only state with an increase in oyster landings in 2010 (USDOC, NMFS, 2011d).

The larval and juvenile stages of aquatic organisms are more vulnerable to contact with hydrocarbons than adults (Moore and Dwyer, 1974). Contact with oil does not always kill adult oysters, a fact demonstrated by Mackin and Sparks (1961), but it does affect their taste and render them unmarketable.
Oysters will clear themselves of the taste given clean water conditions. If, however, the oil is combined with other stress factors, such as extreme temperatures and low salinities, death may result. In an attempt to keep the oil out of the inshore areas of Louisiana, the freshwater diversions were run at near maximum capacity. Sustained freshwater kills oysters, especially at high temperatures (Davis, 1958). The higher the temperature and the lower the salinity, the shorter the oyster life will be.

Representatives of the Louisiana Dept. of Wildlife and Fisheries confirmed that there had been a complaint of an oyster kill in Bay Jacques in Plaquemines Parish, Louisiana, on June 20, 2010 (Bourgeois, official communication, 2010b). The report reads as follows:

They saw approximately 100 floating pieces of oysters (more were seen coming from the prop wash so likely more dead ones on the bottom), but it is nearly impossible to estimate. Coordinates in decimal degrees—N29.28725 W89.51665, coordinates in decimal minutes—N29°17.235' W89°30.999'. There are fish swimming in the area and no dead fish were seen. The surface DO was 10.2 mg/L, pH was 8.7, temp was 32.9°C, and salinity was 0.9 ppt. Bottom DO was 10.1 mg/L, pH was 8.7, temp was 32.9°C, and salinity was 0.9 ppt. Low salinity and high temperature combined appear to be responsible for this kill although other factors cannot be excluded.

Mississippi Sound and Alabama oyster beds were closed to oyster fishing for approximately 2 months during the summer of 2010. There are several areas of oyster reefs in the panhandle of Florida: Pensacola, Choctawhatchee, St. Andrew, and Apalachicola. The primary producing area is Apalachicola Bay. None of the Florida Panhandle reefs areas were closed as a result of the spill.

Banks (2011) released a report on oyster mortality in the Breton Sound and Barataria Basins that resulted from low salinities and high temperatures experienced in both basins during the summer of 2010. Low salinities in these basins resulted from the operation of the Davis Pond Diversion (Barataria Basin) and the Caernervon Diversion (Breton Sound Basin). Both diversions were opened to allow Mississippi River water to flow in the basins and to keep oil from the DWH event from penetrating the estuaries. Breton Sound Basin sampling showed an overall mortality of 77 percent. Mortality on private leases that are primarily located in the upper basin showed an overall mortality of 85.6 percent as compared with 56.3 percent mortality on public grounds that are mostly located downbasin.

Basinwide mortality in the Barataria Basin was estimated at 32.5 percent, with mortalities being fairly evenly distributed across public and private grounds. Upbasin locations showed more mortality than downbasin stations, with one downbasin station in Bay Jacques located near the mouth of the Mississippi River showing 100 percent mortality.

Between May 9 and June 20, 2011, the Bonnet Carre' Spillway was opened, allowing Mississippi River water to flow through Lakes Pontchartrain and Borgne into the Mississippi Sound. In Mississippi Sound, the percent oyster mortalities between samplings in May and June increased at Pass Christian (16-54%), at Pass Marianne Reef (18-43%), and at St. Joseph’s Reef (7-99%). Sacks per acre decreased from 448 to 36.4 at the Pass Christian Complex, from 91 to 43.8 at Pass Marianne Reef, and from 121 to 2.7 at St. Joseph’s Reef. Telegraph Reef was apparently unaffected, with mortalities dropping from the May level of 40 percent to the July level of 36 percent, and the sacks per acre rose from 8.1 in May to 15.5 in July (Gordon, official communication, 2011).

Between May 14 and June 24, 2011, 17 bays of the Morganza Floodway were opened, allowing freshwater to flow into the Atchafalaya Basin. The effects of the freshwater on oyster mortalities in southeastern Louisiana and on the mortalities on the beds in the southern portion of the Atchafalaya Basin are currently unknown; however, given the species’ intolerance for freshwater, it appears that the recent opening on the floodways will result in further mortalities and stresses to the species. The Louisiana Dept. of Wildlife and Fisheries is conducting sampling in potentially affected areas, and the results will be incorporated as they become available.

**Stock Status**

The NOAA Fisheries reports to the Congress and Fishery Management Councils on the status of all fish stocks in the Nation. As of the 2009 status report (USDOC, NMFS, 2010c), they reviewed 522 individual stocks and stock complexes and made determinations of overfishing and overfished for
193 stocks complexes; an additional 67 stocks have either an overfishing or overfished determination. Overfishing is harvesting at a rate above a prescribed fishing mortality threshold, and overfished is defined as a stock size that is below a prescribed biomass threshold. Species that are currently listed as subject to overfishing in the GOM are red snapper, greater amberjack, gag grouper, and gray triggerfish. All of these species occur throughout the GOM in and around reefs. The effects of the DWH event on the population levels of each of these species are unknown at this time.

**Economics of Commercial Fisheries**

The commercial fishing industry is an important component to the economy of the Gulf of Mexico. Table 4-8 provides an overview of the economic significance of the commercial fishing industry in the Gulf of Mexico (USDOC, NMFS, 2010d). Commercial fishing landings in the Gulf were worth over $700 million in 2008. Louisiana had the highest catch value with over $270 million, Texas and Florida each had around $170 million in landings, and Alabama and Mississippi each had around $40 million. Detailed information regarding the catch rates and prices paid for individual species in each Gulf Coast State can be obtained through NMFS’s economics report (USDOC, NMFS, 2010d). Further information on fishing harvests at individual Gulf Coast ports is also available.

Landings revenue also supports economic activity along the commercial fishing supply chain. Table 4-8 presents estimates of sales and employment in the economy that depend on commercial fishing activity. Approximately $10 billion in combined sales activity and over 200,000 jobs depend directly or indirectly on commercial fishing in the GOM. Of the Gulf Coast States, Florida has the highest level of overall commercial fishing-dependent jobs due to a large number of retail outlets and seafood distributors located in the state. Louisiana has approximately 40,000 jobs in the industry, while Alabama and Mississippi each have slightly under 10,000 jobs. More detailed breakdowns of sales and employment statistics in each Gulf Coast State can be obtained through NMFS. The final column of Table 4-8 presents the commercial fishing quotient, which is a measure of the concentration of the fishing industry in a particular state relative to the national average. Louisiana has the highest commercial fishing quotient in the Gulf of Mexico; its commercial fishing quotient of 2.5 means that the concentration of the fishing industry in Louisiana is 2.5 times that of the U.S. average. Texas and Alabama have the lowest commercial fishing quotients in the Gulf; the concentration of the commercial fishing industry in these states is roughly one-third the national average.

The DWH event has had a number of effects on the commercial fishing industry. The most direct manner in which the spill affects the industry is through the potential for decreased harvests of a number of species over the next few years. While, at this time, there exists substantial uncertainty regarding the range and magnitude of these effects, IEM (2010) attempts to create estimates of the economic effects of lower harvests on the economy of the Louisiana. This study first estimates harvest losses of certain species over the next 3 years. It then uses available price information to compute a range of possible revenue losses for the industry. It estimates that revenue losses in Louisiana could be between $115 million and $173 million over the next 3 years. The IEM also attempts to estimate the broader economic implications from these potential revenue losses. Namely, losses in fishing harvests cause reduced revenue throughout the commercial fishing supply chain. In turn, this lower revenue reduces the income of workers in the commercial fishing industry, which reduces their spending on a broader range of goods and services. Based on this “multiplier” effect, IEM estimates that total output losses resulting from these effects could be between $285 million and $427 million over the next 3 years.

The DWH event has also affected the financial condition of the workers and firms who work in the commercial fishing industry. A number of workers were idled during the spill and during the subsequent State and Federal commercial fishing bans. Some of these workers were hired by BP as part of the Vessel of Opportunity program. While this work led to reasonably high income to some workers, it created a divergence among the financial conditions between those who were hired by the program and those who were not (Davidson, 2010). In addition, even though some fishermen were helped by the Vessel of Opportunity program, businesses further up the supply chain had fewer alternative options and thus suffered due to the closures. Payments from BP also helped mitigate the financial damage to some individuals and businesses to some extent; as of November 27, 2010, $124 million in damage claims had been paid to individuals and $354 million had been paid to firms in the fishing industry in the GOM (Gulf Coast Claims Facility, 2010a).
The long-term economic implications of the DWH event on the commercial fishing industry remain unclear. In part this is due to uncertainty regarding the fate of fish species in the GOM (Chapter 4.1.1.16). However, it will also take some time to determine the speed and extent to which confidence in the seafood industry in the GOM will be restored. Preliminary evidence suggests that the general public became wary of consuming seafood from the Gulf of Mexico as the spill progressed. For example, Louisiana State University and the University of Minnesota conducted a nationwide survey of roughly 1,000 people to gauge the effects of the spill on seafood consumption. This study found that one-half of the overall population was extremely concerned about the effects of the spill on seafood and that a one-third of the population would curtail their overall seafood consumption to some extent. It is likely that confidence in the seafood industry will gradually return if Gulf seafood can be demonstrated to be safe. Indeed, BP has given Louisiana $18 million for seafood monitoring and $30 million for seafood promotion programs (World Fishing Network, 2010). The Federal Government also has programs in place to monitor the safety of seafood obtained from reopened fishing areas. Information regarding these testing programs and their findings can be found at the U.S. Dept. of Health and Human Services, Food and Drug Administration (2011) and USDOC, NOAA (2011g). These testing programs have generally found that seafood from Gulf waters is safe. However, Wilkinson (2011) provides a summary of some of the longer term concerns regarding the impacts of the oil spill on the fishing industry in the Gulf of Mexico. However, it will take some time before the full impacts of the oil spill, including actual fisheries impacts and the effects of perceptions on seafood consumption, are fully understood.

Despite the publication of the preliminary studies cited above, there remains incomplete or unavailable information regarding the effects of the DWH event on commercial fishing and the species on which the industry depends. Here, BOEM concludes that the unavailable information from this event may be relevant to foreseeable significant adverse impacts to the commercial fishing industry. The BOEM believes that some of the incomplete or unavailable information regarding effects of the DWH event on the commercial fishing industry may be essential to a reasoned choice among alternatives. Relevant data on the status of the industry and commercially important fish populations after the DWH event may take years to acquire and analyze through the NRDA process and other studies, and impacts from the DWH event may be difficult or impossible to discern from other factors. Therefore, it is not possible for BOEM to obtain this information within the timeframe contemplated in this Supplemental EIS, regardless of the cost or resources needed. In light of the incomplete or unavailable information, BOEM subject-matter experts have used available scientifically credible evidence in this analysis and based upon accepted methods and approaches.

4.1.1.17.2. Impacts of Routine Events

Background/Introduction

The detailed description of possible impacts on commercial fishing from routine activities associated with the CPA proposed action is given in Chapter 4.2.2.1.11 of the Multisale EIS and in Chapter 4.1.12.2 of the 2009-2012 Supplemental EIS. The BOEM has reexamined the impacts of CPA activities on the commercial fisheries resources. A search was conducted for new information published since completion of the Multisale EIS and the 2009-2012 Supplemental EIS. A search of Internet information sources (including scientific journals), as well as interviews with personnel from academic institutions and governmental resource agencies, was conducted to determine the availability of new information. The following is a summary of the information incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

Direct effects on commercial fishing from routine offshore activities could result from the installation of production platforms, underwater OCS obstructions including pipelines, production platform removals, seismic surveys, and the discharge of offshore waste.

Offshore structures can cause space-use conflicts with commercial fishing, especially with longline fishing. Exploratory drilling rigs cause temporary interference to commercial fishing, lasting approximately 30-150 days. Major production platforms present a permanent area unavailable for fishing that includes structures and safety zones. Underwater OCS obstructions such as pipelines can cause loss of trawls and catch, as well as fishing downtime and vessel damage.

Production platform removal in water depths <200 ft (61 m) removes artificial reef habitat and often involves the use of explosives. This is lethal to fish that have internal air chambers (swim bladders), are
demersal, and are in close association with the structure or are transitory in the area. Intense sounds generated by seismic surveys affect the spatial distribution of fish during and for some period following exposure. These impacts are limited to the immediate area of the decommissioning activity and to those fish that happen to be at the platform at the time of the use of explosives. As such, these impacts are limited geographically and temporally, and would not be expected to rise to population-level impacts.

The most commonly discharged offshore wastes are drill mud and produced water. Drill mud contains metals such as mercury and cadmium, which are toxic to fishery resources. Produced water commonly contains brine, trace metals, hydrocarbons, organic acids, and radionuclides. Any or all of these constituents, in high enough concentrations, can be toxic to fish at any stage of their life cycle. Additionally, routine offshore activities may impact inshore commercial fisheries indirectly. These activities include the construction or expansion of onshore facilities in wetland areas, pipeline emplacement in wetland areas, vessel usage of navigation channels and access canals, maintenance of navigation channels, and inshore disposal of OCS-generated, petroleum-field wastes.

Degradation of coastal water quality may indirectly impact commercial fisheries. Coastal water quality (discussed at length in Chapter 4.2.2.1.2.1 of the Multisale EIS and in Chapter 4.1.2.1.2 of the 2009-2012 Supplemental EIS) may be affected adversely by saltwater intrusion and sediment disturbances from channel maintenance dredging, onshore pipeline emplacements, and canal widening. These factors potentially also affect the quality and quantity of wetlands and the quality of estuaries. Many commercial fish in the offshore Gulf of Mexico depend on these resources as nursery habitat. Trash, discharges, and runoff may be released from onshore facilities and vessel traffic, and may cause degradation of coastal water quality. Besides coastal sources, trash occurring in association with OCS operations and reaching coastal waters may impact water quality conditions. Marine environmental degradation resulting from routine offshore activities also has the potential to indirectly affect commercial fish resources by reducing food stocks in soft-bottom and reef habitats. These routine activities include the offshore discharge of produced water and drilling mud.

**Proposed Action Analysis**

The routine activities associated with the CPA proposed action that would impact commercial fisheries include installation of production platforms, underwater OCS obstructions, pipeline trenching, production platform removals, seismic surveys, and the discharge of offshore waste.

The number of production structures projected as a result of the CPA proposed action range from 32 to 44. Applying a 500-m (1,640-ft) safety zone around a platform would exclude approximately 193 ac (78 ha) from commercial fishing, assuming that the operator applied to USCG for a safety zone around the platform. The total number of platforms projected in the CPA in <200 m (656 ft), the area in which concentrated bottom trawling occurs, is 20-25, thus potentially excluding 1,562-1,953 ha (3,860-4,825 ac) or <0.01 percent from the total area available to trawling.

Commercial fishery conflicts with platforms in water deeper than 200 m (656 ft) are limited to the longline fishery. Surface-drifting longlines may contact a deepwater platform if not set an appropriate distance from the surface-piercing structure. The area of a surface-piercing structure is very small in relation to the total area available to longliners.

The number of kilometers of pipeline projected to be emplaced in the CPA in water depths <60 m (200 ft) is from 50 to 850 km (31 to 528 mi). In water depths >60 m (200 ft), the projected length of pipeline is unavailable. Because of pipeline burial requirements, it is assumed that installed pipelines would seldom conflict with bottom trawling activities in water depths <60 m (200 ft), and it would not conflict with commercial fishing in deeper waters.

Structural removals in water depths <200 m (656 ft) result in a loss of artificial habitat and in fish mortality when explosives are used. It is projected that 20-26 removals would result in the CPA in water depths <200 m (656 ft) as a result of the proposed action, making approximately 1,562-2,030 ha (3,860-5,018 ac) available again for commercial fishing. It is expected that structure removals would have a negligible impact on commercial fishing because of the small number of removals and the consideration that removals kill primarily those fish associated with the platforms or those transient in the area.

Seismic surveys would occur in both shallow and deep waters of the CPA. Seismic survey vessels are of temporary presence in any commercially fished area of the CPA. Temporal and spatial
distributions of commercial species are not affected in areas adjacent to seismic surveys. The locations and schedules of seismic surveys are published in the USCG’s “Local Notice to Mariners.” Seismic surveys have a negligible impact on commercial fisheries because surveys are limited in time and space, and the observed fish response is to avoid the area of the survey for a short period of time. As such, these impacts would be limited to a small area and a matter of days.

Produced water and drill mud are discharged in shallow and deep waters of the CPA. Studies of drill mud and produced water from platforms show that the plume disperses rapidly in both cases and does not pose a threat to commercial fisheries. In a recent study of the concentrations of the bioavailable form of mercury (methylmercury) in drill mud, Trefry et al. (2003) found concentrations did not vary significantly between near-platform and far-platform sites (e.g., it is not significantly different from background concentrations). Further, the study suggested that elevated levels of methylmercury in sediments around drilling sites are not a widespread phenomenon in the Gulf of Mexico (Trefry et al., 2003). As such, any impact to commercial fisheries would likely be indistinguishable from exposure to background concentrations.

Despite the publication of some data since the DWH event, there remains incomplete or unavailable information regarding the effects of the DWH event on commercial fishing and the species on which the industry depends. The BOEM concludes that the unavailable information from this event may be relevant to foreseeable significant adverse impacts to the commercial fishing industry. Although impacts from routine activities are expected to be small for most commercially important fish resources, BOEM nevertheless cannot definitively determine at the present time that some of the incomplete or unavailable information regarding effects of the DWH event on the commercial fishing industry may be essential to a reasoned choice among alternatives. Relevant data on the status of the industry and commercially important fish populations, particularly if there are any disruptions to reproduction or life cycles, after the DWH event may take years to acquire and analyze through the NRDA process and other studies, and impacts from the DWH event may be difficult or impossible to discern from other factors. Therefore, it is not possible for BOEM to obtain this information within the timeframe contemplated in this Supplemental EIS, regardless of the cost or resources needed. In light of the incomplete or unavailable information, BOEM subject-matter experts have used available scientifically credible evidence in this analysis and based upon accepted methods and approaches.

Summary and Conclusion

Routine activities such as seismic surveys and pipeline trenching in the CPA would cause negligible impacts and would not deleteriously affect commercial fishing activities. Because seismic surveys are temporary events, they are not expected to cause significant impacts to commercial fisheries. Operations such as production platform emplacement, underwater OCS impediments, and explosive platform removal would cause displacement of commercial fishing while operations are ongoing. These effects are localized to a small percentage of the area fished and they are temporary in nature.

Commercial catches by species and by State have been updated in Chapter 4.1.1.17.1, as have the impacts of the 2005 and 2008 hurricanes on fish and fish habitat from recent reports (USDOC, NMFS, 2010c; Haby et al., 2009). The new information presented in this Supplemental EIS does not alter the conclusion presented in the Multisale EIS and the 2009-2012 Supplemental EIS that impacts on commercial fisheries from routine activities associated with the CPA proposed action would be minimal.

4.1.1.17.3. Impacts of Accidental Events

Background/Introduction

The description of possible impacts on commercial fisheries resulting from accidental events associated with the CPA action is presented in detail in Chapter 4.4.10 of the Multisale EIS and in Chapter 4.1.12.3 of the 2009-2012 Supplemental EIS. The risk of oil-spill events as a result of the proposed action was discussed at length in Chapter 4.3.1 of the Multisale EIS, and the potential effects of a spill on commercial fisheries is detailed at length in Chapter 4.4.10 of the Multisale EIS. The following is a summary of the information incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.
Accidental events that would impact commercial fisheries include subsurface offshore blowouts and oil spills, both inshore and offshore. There is a small risk of spills occurring during shore-based support activities. The great majority of these shore-based spills would be very small, limited to the storage capacity, and of shorter response time. Most of these incidents would occur at or near pipeline terminals or shore bases, and they are expected to affect a highly localized area with low-level impacts.

**Proposed Action Analysis**

The accidental events that would impact commercial fisheries include well blowouts, primarily gas well blowouts, and/or oil spills. Impacts of gas well blowouts on commercial fisheries are generally very localized and limited. Sediment redistribution would affect only the area within a few hundred yards of the blowout. Impacts of oil or oil/gas mixture blowouts may affect commercial fisheries populations, depending on their exposure to the oil, the type of oil, and the time of year of the spill. Most commercial species are only affected if the oil reaches the shelf or the inshore estuarine waters where they spend a portion of their life cycle.

Commercial fishermen would actively avoid the area of a small spill, but they may be prevented from fishing by State or Federal agency closures in some areas in the case of larger spills. Fish flesh tainting (oily tasting fish/shellfish) and resultant area closure could decrease commercial landings, value, or catch in the short term. Perception of tainting of commercial catches may affect the ability of commercial fishermen to sell their product.

Closure areas imposed by State or Federal agencies may also impact the commercial fisheries positively in the long term by easing fishing pressure on commercially (especially annually) harvested populations.

The effects of a catastrophic event, such as the DWH event, on commercial fisheries are preliminary and mostly speculative at this point. Data gaps are unavoidable, and it may take several years to acquire the necessary data and analyze it regarding long-term effects of the DWH event on all Gulf of Mexico commercial fisheries populations. The NRDA action will spearhead these efforts, but at this time, it has not published much relevant data. Regardless of the costs of acquiring these data, given the realities of the NRDA process, these data will not be available within the timeframe contemplated for this NEPA analysis. In any event, this information is not essential to a reasoned choice among the alternatives because catastrophic events remain extremely low-probability events (Appendix B).

**Blowout and Oil-Spill Impacts**

A subsurface blowout event, although highly unlikely, has the potential to affect fish within a few hundred feet of the blowout. A blowout at the seafloor can cause a crater that might interfere with longlining in the near vicinity or cause an area to be closed to longlining. A seafloor blowout could also result in a localized increase in suspended sediments. These sediments can clog finfish gills and interfere with respiration. Sediments remaining in suspension can cause interference in feeding in finfish species that are sight feeders. Coarse sediments such as sand-sized particles, however, fall out of the water column quickly, but finer sediments are redistributed by currents and settle out over a larger area.

Oil spills may occur from blowouts; however, most product loss from blowouts is natural gas, primarily methane, which rapidly dissolves in the water column or escapes into the air. Recently published research (Kessler et al., 2011a) revealed that a large amount of methane was released by the DWH event and, based upon the methane and oxygen distributions measured at 207 stations in the affected area, a large amount of oxygen was respired by methanotrophs. Kessler et al. suggest that the methane triggered a large methanotroph bloom that rapidly degraded the methane, leaving behind a residual methanotrophic community. Any impacts are expected to have been temporary and, in general, fish, including commercial stocks, typically avoid areas of low dissolved oxygen.

Most of the commercial fish and shellfish harvested in the CPA are estuarine dependent at some point in their life cycles. These include brown shrimp, white shrimp, pink shrimp, blue crabs, croaker, sheepshead, menhaden, black drum, red drum, spotted sea trout and sand sea trout. Oysters are most abundant in estuarine areas. Other species such as red snapper and king mackerel are most abundant on the shelf.

Oil spilled in the offshore areas is usually localized and has a very low probability of reaching shelf waters and coastal estuaries. Much of the oil volatilizes or is dispersed by currents in the offshore
environment. Oil that is not volatilized, dispersed, or emulsified by dispersants, and through a combination of oceanographic and meteorological factors moves onto the shelf or into the estuaries and has the potential to affect finfish through direct ingestion of hydrocarbons or ingestion of contaminated prey. Impacts of oil spills can be via hydrocarbon uptake of prey, direct exposure of dissolved petroleum products through the gills and epithelium of adults and juveniles, decreased survival of larvae, and death of eggs (NRC, 1985 and 2002). All of these mechanisms are discussed at length in Chapter 4.4.10 of the Multisale EIS.

Actual effects of any oil that is released and comes in contact with the shelf or estuarine populations of commercially important species will depend on the API gravity of the oil, its ability to be metabolized by microorganisms, and the time of year of the spill. Effects on the populations would be at a maximum during the spawning season of any commercially important population, exposing larvae and juvenile to oil. Effects on commercial species may also include tainting of flesh or the perception of tainting in the market. This can, depending on the extent and duration of the spill, affect marketability of commercial species.

The effects on future generations of commercial fisheries depend on the mobility of the species and the length of their life cycles. Sessile species such as oysters would be affected more than species with the ability to avoid the oil. Species with short life cycles such as shrimp and crabs are most vulnerable because they are essentially an annual crop. Longer-lived species such as snapper and grouper have more resilience because these populations consist of multiple year classes that can breed, and the failure of any one year class does not necessarily threaten the survival of the population.

Closure areas imposed by State or Federal agencies may impact the commercial fisheries of an area either inshore in State waters or in the EEZ by easing fishing pressure on commercially harvested populations. Most of these short-lived, estuarine-dependent species, such as brown and white shrimp and blue crabs, are harvested on an annual basis. Closure to harvest relieves the annual fishing pressure and, assuming no devastation of the population due to the effects of oil, may actually increase population levels during the period of closure.

Recent data collected by Dauphin Island Sea Lab researchers from stations outside of the barrier islands and inside of the estuaries prior to and after the DWH event and resulting spill show a clear increase in biomass and abundance of estuarine species such as Atlantic croaker, spot, shrimp, and crabs (i.e., post-DWH spill). Species studied were most abundant in the estuaries (as compared with outer barrier island stations) both pre-and post-spill. These data also show that the ratio between the total abundance of shrimp and crabs to Atlantic croaker and spot exhibited a huge decrease in the ratio after the spill (Valentine, official communication, 2010). Area closure may, therefore, have a somewhat positive impact on inshore commercial fisheries populations, even in the context of an accidental event.

Information on the effects of the DWH event on commercial fisheries is preliminary. Data are lacking and it will take several years to analyze the effects of this event on all Gulf of Mexico commercial fisheries populations. Here, BOEM concludes that the unavailable information from this event may be relevant to reasonably foreseeable significant adverse impacts to the commercial fishing industry. Although the likelihood of an accidental event being of such size and duration to impact commercial fishing areas and fish resources is remote, BOEM notes that the incomplete or unavailable information regarding the effects of the DWH event on the commercial fishing industry may be essential to a reasoned choice among alternatives. Relevant data on the status of the industry and commercially important fish populations after the DWH event may take years to acquire and analyze through the NRDA process and other studies, and impacts from the DWH event may be difficult or impossible to discern from other factors. Therefore, it is not possible for BOEM to obtain this information within the timeframe contemplated in this Supplemental EIS, regardless of the cost or resources needed. In light of the incomplete or unavailable information, BOEM subject-matter experts have used available scientifically credible evidence in this analysis and based upon accepted methods and approaches.

Summary and Conclusion

The BOEM has reexamined the analysis for impacts to commercial fish resources presented in the Multisale EIS and the 2009-2012 Supplemental EIS, based on updated information obtained through the peer-reviewed data, Internet sources, and conversations with Gulf Coast State agencies, Federal agencies, and professors at local academic institutions. No substantial newly published, peer-reviewed information
was found that would alter the overall conclusion that impacts to commercial fish resources from accidental activities associated with the CPA proposed action would be minimal. In summary, the impacts of the CPA proposed action from accidental events (i.e., a well blowout or an oil spill) are anticipated to be minimal because the potential for oil spills is very low, the most typical events are small and of short duration, and the effects are so localized that fish are typically able to avoid the area adversely impacted.

Fish populations may be impacted by an oil-spill event should it occur, but they would be primarily affected if the oil reaches the productive shelf and estuarine areas because many fish spend a portion of their life cycle there. The probability of an offshore spill impacting these nearshore environments is also low, and oil would generally be volatilized or is dispersed by currents in the offshore environment. The extent of the impacts of the oil would depend on the properties of the oil and the time of year of the event.

Commercial fishermen are anticipated to avoid the area of a well blowout or an oil spill. Fisheries closures may result from a large spill event. These closures may have a negative effect on short term fisheries catch and/or marketability.

4.1.1.17.4. Cumulative Impacts

**Background/Introduction**

A detailed description of cumulative impacts on commercial fishing can be found in Chapter 4.5.11 of the Multisale EIS and in Chapter 4.1.12.4 of the 2009-2012 Supplemental EIS. The following is a summary of the information incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared. This information has been gathered from referenced journals, government agency publications, conversations with government resource agency employees, and the Internet.

Specific types of impact-producing factors considered in the cumulative analysis include the following: (1) commercial fishing techniques or practices; (2) wetland loss; (3) hurricanes; (4) installation of production platforms and underwater OCS obstructions; (5) production platform removals; (6) seismic surveys; (7) petroleum spills; (8) subsurface blowouts; (9) pipeline trenching; and (10) offshore discharges of drilling mud and produced waters.

**Commercial Fishing Practices**

There is competition among large numbers of commercial fishermen, among commercial operations employing different fishing methods, and between commercial and recreational fishermen for a given fishery resource. That competition, coupled with natural phenomena such as hurricanes, hypoxia, and red or brown tides, can impact commercial fishing activities. When practiced nonselectively, fishing techniques such as trawling, gill netting, or purse seining may reduce the standing stocks of the desired target species. This can also significantly affect species other than the target. This is a significant problem as evidenced in the recent report (USDOC, NMFS, 2011e). In addition, continued fishing of most commercial species at the present levels can result in rapid declines in the landings and the eventual failure of certain fisheries.

**Wetland Loss**

The most serious impact to commercial fisheries is the cumulative effects on wetlands that are occurring at an ever-increasing rate. This is primarily from the population increase, and associated development relating to this population increase, of the Gulf Coast States and the recent effects of major storms and sea-level rise on wetland loss. Wetland conversion to open water would result in a permanent loss of nursery and foraging habitat for many commercial fish stocks. In comparison to the large area of wetland loss to commercial and recreational (such as marinas and camps) development as well as to natural forces such as hurricanes, any incremental wetland loss due to the CPA proposed action would be minimal.
Hurricanes

Hurricanes may impact commercial fishing by damaging gear and shore facilities and by dispersing resources over a wide geographic area. Hurricanes may also affect the availability and price of key supplies and services (e.g., fuel) that also affect commercial fishing. Hurricanes suspend fishing activity and are destructive to wetlands that act as nursery grounds to many commercial fish. Hurricanes can be extremely destructive to oyster beds by causing siltation over the beds and smothering spat along with adult oysters, as evidenced by Hurricanes Katrina, Rita, Gustav, and Ike. Commercial fisheries landings of the central Gulf Coast were drastically impacted by Hurricanes Katrina and Rita in 2005 as a result of the severe impact on coastal port facilities and fishing vessels. These data are discussed in detail in Chapter 3.3.1 of the Multi-sale EIS. Equally as destructive were Hurricanes Gustav and Ike in 2008, as discussed in Chapter 3.3.7.2 of this Supplemental EIS. These impacts were so severe that Commerce Secretary Gutierrez determined a fisheries resource disaster as a result (Upton, 2010). However, natural disaster impacts such as these are easily distinguished from incremental impacts of OCS activities.

Installation of Production Platforms and Underwater Obstructions

The CPA proposed action is anticipated to result in the installation of 32-44 new production facilities (Table 3-2). These production facilities compete with commercial fishing interests for physical space in the open ocean. The facilities can also be associated with underwater OCS obstructions that pose hazards to fishing nets. These facilities are also known fish attracting devices, so fish often congregate around them for food and shelter from predators. The area occupied by these structures is small compared with the area available in the CPA for fishing. Because the footprint area of OCS structures is small and easily avoided by fishing vessels, the cumulative impact of the CPA proposed action to the commercial fisheries of the CPA is anticipated to be small.

Platform Removals

Offsetting the anticipated installation of platforms in the CPA is the anticipated removal of 30-42 existing platforms (Table 3-2). The removal of these platforms not only frees the area for commercial fishing but also removes them as fish attracting devices. There is the possibility the structures can be used in a rigs-to-reef program where they would serve as artificial habitat for fish. Of those estimated to be removed, 23-32 are anticipated to be removed using explosives (Table 3-2). Explosives do cause mortality in fish with swim bladders when they are either associated with the platform or transient in the area at the time of the explosions, but these impacts would be localized to the immediate area of concern and would be short term. Because the number of platform removals is small, the effects on commercial fishery populations are expected to be minimal.

Seismic Surveys

Seismic surveys are used in both shallow- and deepwater areas of the Gulf of Mexico. Seismic surveys are limited in time and space, and the observed fish response is to avoid the area of the survey for a short period of time (Wannamaker and Rice, 2000). Although it has been alleged that catch rates are lower after seismic surveys, fishermen are usually precluded from the area for several days. This should not significantly affect the annual landings or the value of landings for commercial fisheries because Gulf of Mexico species are found in many adjacent locations and Gulf commercial fishermen do not fish in one locale.

Petroleum Spills

The potential causes, sizes, and probabilities of petroleum spills that could occur during activities associated with the CPA proposed action are discussed in detail in Chapter 3.2.1. One large (≥1,000 bbl) offshore spill is estimated to occur annually from all sources Gulfwide (Chapter 4.3.1.5.1 of the Multi-sale EIS). Large spills can potentially affect commercial fisheries resources by causing potential losses to commercial fish populations. These potential population losses may be offset by commercial fisheries closure areas necessitated by a large spill. The effects of a catastrophic spill such as the DWH event,
although based on limited data at this time, are discussed in Appendix B. Although the effects can be significant from any one spill, the overall probability of a large spill occurring is still low.

The majority of coastal spills in the Gulf (90%) are expected to be small (<1 bbl) and to cause a minimal decrease in commercial fishing local to the spill area. Because these spills are small, the resultant influence on commercial fishing, landings, or the value of those landings is not expected to be distinguishable from natural population variations.

Subsurface Blowouts

Subsurface blowouts of both oil and natural gas wells and pipeline trenching have the potential to adversely affect commercial fishery resources. The loss of well control and resultant blowouts seldom occur in the Gulf OCS over a 40-year time period (169-197 blowouts out of 28,191-32,832 wells drilled; i.e., <1%) (Table 4-6 of the Multisale EIS). Sandy sediments are quickly redeposited within 400 m (1,312 ft) of a blowout site, and finer sediments are widely dispersed and redeposited within a few thousand meters or feet over a period of 30 days or longer. These events are expected to have a negligible impact on fish populations. It is expected that the infrequent subsurface natural gas blowout that can occur on the Gulf of Mexico OCS would have a negligible effect on commercial fish resources.

Subsurface blowouts, such as the DWH event, that include both oil and natural gas have the potential to affect fish populations particularly eggs, larvae, and juveniles. The specific effects of this type of spill on individual fish populations in the Gulf of Mexico are currently unknown, and spills of this type are a low-probability event. Because these spills are a low-probability event, the contribution to the cumulative impact on commercial fisheries populations is not expected to be large as a result of the CPA proposed action.

Pipeline Trenching

Pipeline trenching also has the potential to affect commercial fisheries as a result of sediment suspension. Sandy sediments from either source are quickly redeposited within 400 m (1,312 ft) of the trench, and finer sediments are widely dispersed and redeposited over a period of hours to days within a few thousand meters of the event. No significant effects to commercial fisheries are anticipated as a result of oil or gas well blowouts or pipeline trenching. Resuspension of vast amounts of sediments as a result of large storms and hurricanes occurs on a regular basis in the northern Gulf of Mexico (<50 m; 164 ft) (Hu and Muller-Karger, 2007). In many areas of the Gulf of Mexico, sediments are not static under natural conditions, as evidenced by the recently discovered deep-sea furrows (Bryant et al., 2004).

The cumulative effect on commercial fisheries from oil and gas well blowouts in the Gulf OCS and pipeline trenching is not expected to be distinguishable from natural events or natural population variations.

Offshore Discharge of Drilling Mud and Produced Waters

Drilling mud discharges contain chemicals toxic to marine fishes, including brine, hydrocarbons, radionuclides, and metals. These concentrations are many orders of magnitude higher than those found more than a few meters or feet from the discharge point. Offshore discharges of drilling mud dilute to near background levels within 1,000 m (3,281 ft) of the discharge point and would have a negligible cumulative effect on fisheries.

Produced-water discharges contain components and properties detrimental to commercial fishery resources. Offshore discharges of produced water also disperses and dilutes to near background levels within 1,000 m (3,281 ft) of the discharge point and have a negligible cumulative effect on fisheries. Offshore live bottoms would not be impacted. Offshore discharges and subsequent changes to marine water quality are regulated by USEPA NPDES permits.

Methylmercury is the bioavailable form of mercury. Biomagnification of mercury in large fish of higher trophic levels is a problem in the Gulf of Mexico. The bioavailability and any association with trace concentrations of mercury in discharged drilling mud has not been demonstrated. Numerous studies have concluded that platforms do not contribute to higher mercury levels in marine organisms. Recent data suggest that mercury in sediments near drilling platforms is not in a bioavailable form.
The input of drilling mud and produced waters are limited and are diluted very quickly in the marine environment. Their environmental effects are, therefore, expected to be limited. Sampling results of methylmercury in the vicinity of OCS structures do not vary significantly from background concentrations.

**Summary and Conclusion**

Activities resulting from the OCS Program and non-OCS events have the potential to cause limited detrimental effects to commercial fishing, landings, and the value of those landings. The impact-producing factors of the cumulative scenario that are expected to affect commercial fishing include commercial fishing techniques or practices, hurricanes, installation of production platforms and underwater OCS obstructions, production platform removals, seismic surveys, petroleum spills, subsurface blowouts, pipeline trenching, and offshore discharges of drilling mud and produced waters.

The impacts of a catastrophic oil spill, such as the DWH event recently experienced in the Gulf of Mexico and based on limited data now available, are discussed in Appendix B. Information available on the effects to 2010 commercial fisheries from the DWH event (and thus changes to the commercial fisheries baseline in the affected environment) makes an understanding of the cumulative effects somewhat clearer, although all effects are not yet defined. Here, BOEM concludes that the unavailable information from these events may be relevant to foreseeable significant adverse impacts to the commercial fishing industry and commercially important fish resources. Relevant data on the status of commercially important fish populations and the commercial fishing industry after the DWH event may take years to acquire and analyze, and impacts from the DWH event may be difficult or impossible to discern from other factors. Therefore, it is not possible for BOEM to obtain this information within the timeframe contemplated in this Supplemental EIS, regardless of the cost or resources needed. In light of the incomplete or unavailable information, BOEM subject-matter experts have used available scientifically credible evidence in this analysis and based upon accepted methods and approaches. Nevertheless, BOEM believes that incomplete or unavailable information regarding the effects of the DWH event on the commercial fishing industry is not essential to a reasoned choice among alternatives in the cumulative effects analysis. The expected incremental effect of the proposed action remains small, when viewed in light of other historic, ongoing, and reasonably foreseeable future factors impacting commercial fishing, such as fishing pressures, habitat loss, and hurricanes described above.

Recent substantial impacts occurred to commercial fisheries because of the 2005 and 2008 hurricanes. At the estimated level of cumulative impact, the resultant influence on commercial fishing, landings, and the value of those landings is expected to be substantial and easily distinguished from effects due to natural population variations. The effects of impact-producing factors (e.g., installation of production platforms, underwater OCS obstructions, production platform removals, seismic surveys, oil spills, subsurface blowouts, pipeline trenching, and offshore discharges of drilling mud and produced waters) related to the CPA proposed action are expected to be negligible and indiscernible from natural fishery population variability. This is because the installation of production platforms and underwater OCS obstructions in the area a relatively small footprint, the number of platform removals is small, seismic surveys are temporary, oil spills are vernally small scale, blowouts have a small probability, and trenching and discharges are highly regulated. Compared with non-OCS activities (such as commercial fishing practices, wetland loss, and hurricanes), the incremental effect of the proposed action is not expected to be significant.

**4.1.1.18. Recreational Fishing**

The BOEM has reexamined the analysis for recreational fishing presented in the Multisale EIS and the 2009-2012 Supplemental EIS, based on the additional information presented below and in consideration of the DWH event. While the DWH event had some impacts on recreational fishing activity, the fact that the spill was a low-probability event leads the conclusions reached in the Multisale EIS and the 2009-2012 Supplemental EIS to be largely unchanged. Namely, the CPA proposed action could cause minor space-use conflicts and could have minor effects on fish populations that support recreational fishing activity. However, routine OCS activities can also enhance recreational fishing opportunities since oil platforms serve as artificial reefs for fish habitats. Small to medium spills are unlikely to significantly impact recreational fishing activity due to the short-term duration of their impacts.
and the likely availability of substitute fishing sites in a particular region. A large spill such as the DWH event can have more noticeable impacts to recreational fishing activity, as well as to individuals and firms that depend on angler spending. However, these effects can be mitigated to some extent through financial compensation and through policies of Federal and State fisheries management agencies. The CPA proposed action should not have large effects on recreational fishing activity since it does not substantially increase the likelihood of an additional low-probability, large-scale catastrophic spill along the lines of the DWH event.

4.1.1.18.1. Description of the Affected Environment

A detailed description of recreational fishing can be found in Chapter 3.3.3 of the Multisale EIS. Additional information for the 181 South Area and any new information since the publication of the Multisale EIS is presented in Chapter 4.1.14 of the 2009-2012 Supplemental EIS. The following information is a summary of the description of recreational fishing incorporated from the Multisale EIS, the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

This section discusses the baseline environment for recreational fishing along the coasts of Louisiana, Mississippi, Alabama, and Florida. Data on effort and catch levels for the most often fished species is discussed first. This is followed by a description of the interaction between recreational fishing activity and the broader economy of the region. Finally, an analysis of the effects of the DWH event on the recreational fishing industry is presented. While there is some evidence regarding the impacts of the oil spill on recent recreational fishing activity, a fair amount of uncertainty remains regarding the shape this industry will take as the impacts of the oil spill gradually recede.

Catch and Effort Data

Table 4-9 presents data on the most commonly landed species by recreational fishermen in Louisiana, Mississippi, Alabama, and Florida. These data, along with the majority of the other data presented, comes from the NMFS online database. Table 4-9 presents the total number of fish caught and the total landings weight of certain fish species from 2001 through 2009 in these four states. In 2009, the most number of fish landings occurred for spotted seatrout, pinfish, red drum, sand seatrout, Atlantic croaker, and gray snapper. The species with the most total pounds landed in 2009 were spotted seatrout, red drum, sheepshead, red snapper, king mackerel, and black drum. The number of landings for most species has been somewhat stable over time. However, landings of species such as sand seatrout and Atlantic croaker have shown an uptrend in recent years, while landings of species such as striped mullet and cobia have exhibited a general downtrend. Table 4-10 shows the percent of the catch in Table 4-9 that occurred in ocean versus inland waters. As expected, these percentages are highly species dependent, ranging from almost 100 percent ocean-landed for dolphins and blackfin tuna to less than 10 percent for southern flounder and black drum. This information is particularly relevant in light of the DHW event, which appears to have had a more pronounced effect on ocean-based recreational fishing.

Table 4-11 presents data from two sources regarding angler participation in the Gulf of Mexico. Panel A presents data from NMFS and shows the total number of anglers in 2009 for each of the Gulf States in three categories: coastal; noncoastal; and out-of state. Coastal refers to anglers who are State residents of coastal counties, noncoastal refers to anglers who are State residents of noncoastal counties, and out-of-state refers to out-of-state residents. Florida has the largest number of recreational fishing participants. Florida’s approximately 6 million anglers accounted for 78 percent of participants among the four Gulf States that participated in the surveys by NMFS. Louisiana has the second highest number of participants, followed by Alabama and Mississippi, respectively. Florida also has the highest percentage of out-of-state anglers, and Louisiana has the highest percentage of in-state anglers. Panel B presents 2006 participation data from the National Survey of Fishing, Hunting, and Wildlife Associated Recreation. The scales of the findings are reasonably similar, although the differences are certainly not negligible; other than different survey years, the causes of these discrepancies are not immediately clear.

Table 4-12 presents data on the number of angler trips taken in each state in the Gulf of Mexico in 2009. Angler trips in West Florida accounted for approximately 70 percent of the 22 million trips in the Gulf of Mexico. There were approximately 4 million trips in Louisiana, 1.7 million trips in Alabama, and 1.1 million trips in Mississippi. Table 4-13 also breaks down these trips by location and mode. The three
geographic locations for each state are inland, State ocean waters (less than 3 mi [5 km] from shore), and Federal ocean waters (more than 3 mi [5 km] from shore). The three modes of fishing are shore fishing, charter fishing, and private/rental fishing. Approximately 67 percent of all recreational fishing trips in the Gulf of Mexico are conducted inland; fishing in State ocean waters accounts for approximately 27 percent of angler trips; and fishing in Federal ocean waters accounts for approximately 6 percent of the trips. Ocean fishing is more prevalent in Alabama and West Florida, which comprise approximately 40 percent of the total number of trips in each State. Offshore fishing only accounts for about 5 percent of trips in both Mississippi and Louisiana. The bulk of ocean fishing in the Gulf of Mexico is conducted through either shore fishing (37%) or private rentals (59%). Charter fishing accounts for less than 5 percent of the total number of angler trips.

**Economic Effects of the Recreational Fishing Industry**

Recreational fishing activity can affect a regional economy in a number of ways. The most direct manner in which anglers affect the economy is through direct spending on fishing-related goods and services. This direct spending includes both trip expenditures and expenditures on durable equipment. Trip expenditures include such things as transportation costs, boat fees, and bait expenses. Durable purchases include spending on things such as fishing equipment and fishing boats. Table 4-14 presents data on total direct spending by anglers in each state along the Gulf of Mexico. There was approximately $12.5 billion in direct spending by anglers in 2008; roughly half of this spending occurred in West Florida. Louisiana and Texas each had over $2.5 billion in spending, while Alabama and Mississippi each had over $400 million in spending.

Direct spending by fishermen also supports firms in related industries along an economy’s supply chain. In addition, spending by fishermen serves as income to other agents in an economy, which supports overall spending patterns. The NMFS conducted an economic analysis that attempted to quantify this dependence of the regional economy on recreational fishing activity (USDOC, NMFS, 2010d and 2010e); this analysis utilizes many of the techniques of an earlier study by Gentner and Steinbeck (2008). These studies utilize input-output economic models, which create multipliers that can be used to predict levels of sales, value-added, and jobs that result from direct spending on recreational fishing. As can be seen in Table 4-14, direct spending by anglers supported approximately $12 billion in sales. One reason that sales are lower than spending is that only spending on newly produced goods contributes to economic activity (i.e., sales of used equipment does not). In addition, some spending that occurs by anglers would likely be replaced by spending by others if angler spending levels were to change. These sales contributed to $6 billion in value-added in the economy. While the sales data aggregates spending at different stages of production, value-added only includes the incremental production at each level in the supply chain. Finally, it is estimated that spending by anglers supports over 87,000 jobs in Louisiana, Mississippi, Alabama, and Florida.

**Deepwater Horizon Event**

Previous sections describe the baseline environment for recreational fishing in the Gulf of Mexico prior to the DWH event. The most direct impact of the spill on fisheries was to close a number of fishing grounds in or near the oil-impacted areas. At the peak of its impact in June 2010, the oil spill led to the closure of 36.6 percent of the Federal waters in the Gulf of Mexico; this percentage fell dramatically by mid-November to less than 1 percent. There are currently no closures in the Gulf. The NMFS continued to conduct angler surveys as the spill progressed. These data are presented in 2-month “waves” and thus provide a picture of the evolving state of recreational fishing in the Gulf of Mexico. Table 4-12 presents data on the number of angler trips in each Gulf State for inland, State, and Federal waters in 2010; data for comparable months in 2009 are also presented. Prior to the DWH event, recreational fishing activity in the Gulf of Mexico was occurring at a pace that was slightly below the same time period the year before. After the spill, total angler activity did generally fall; however, this decrease in aggregate activity was not overly pronounced. This result is largely due to the fact that the majority of recreational fishing is conducted inland. Inland fishing did fall noticeably in May and June 2010 when compared with 2009, but by July and August 2010, inland fishing had recovered to a level of activity that was actually higher than in 2009. Angler trips in State ocean waters fell dramatically in Louisiana, while State ocean trips in Alabama and Florida were only modestly impacted. The effects of the spill were most pronounced in
Description of the Environment and Impact Analysis

Federal waters; for example, angler trips in Alabama fell from around 65,000 in July/August 2009 to only a few hundred in July/August 2010. Federal water angler trips also fell noticeably in Louisiana, although trips prior to the spill also seemed to be running at a below trend rate. Table 4-15 presents data on the species of fish caught for the same time periods as were presented in Table 4-12 in order to provide an initial sense of the impacts of the spill on individual species. Landings for most species in the Gulf of Mexico fell only modestly after the oil spill. Species landings that fell more significantly include gray snapper, red snapper, and red grouper.

While the previous data provide a useful picture of recreational activity as the spill progressed, there is more uncertainty regarding the long-term implications of the oil spill on recreational fishing. The most important determinant of the longer-term effects of the spill will be the manner in which the fish ecosystems in the Gulf of Mexico evolve in response to the spill. The IEM (2010) provides an overview of the factors that will determine the extent to which some fish species will be able to adapt to the spill. However, one factor that makes these issues hard to gauge at this point is that, for many species, oil is more damaging to eggs and larvae than to adults. Thus, even if recreational fishing activity is maintained in the near term, it will take some time to observe if, and to what degree, the reproductive cycle of particular species has been impacted. Fish resources important in recreational fishing, and the effects and potential effects of the DWH event on these resources, as well as what information remains incomplete or unavailable, are described in Chapters 4.1.1.16 and 4.1.1.17.

Impacts to the recreational fishing industry will also be determined by the ability of the people and firms in the industry to weather the current conditions. Fishing closures occurred during a normally strong period for recreational fishing. In addition, many firms that cater to recreational fishing are small and may lack the ability to weather the resulting lack of business. The IEM (2010) presents some survey results regarding the effects of the spill on local fishermen. While a number of fishermen in affected areas were idled directly after the spill, Louisiana officials opened a number of areas to recreational fishing in mid-July 2010 (Federal Reserve Bank of Atlanta, 2010). In addition, a number of people were supported short term by BP claims and by the Vessels of Opportunity Program. For example, businesses and individuals in the fishing industry have received approximately $500 million in compensation payments as of November 2010 (Gulf Coast Claims Facility, 2010a).

The fate of the recreational fishing industry will also depend on the extent to which confidence can be restored in the tourism and seafood industries along the Gulf Coast. This is a particularly hard issue to quantify at this point, in part because this issue will be determined by the success of government policy initiatives. For example, Louisiana will receive $78 million from BP to monitor seafood and to promote tourism. Thus, while a number of fishermen and businesses catering to them have been financially damaged by the spill, it appears that, if long-term impacts to recreational fishing do result from the DWH event, they will primarily be determined by the extent to which the fish ecosystems in the Gulf of Mexico are able to adapt to the spill over time.

4.1.1.18.2. Impacts of Routine Events

Background/Introduction

A detailed description of the impacts of routine activities on recreational fishing can be found in Chapter 4.2.1.10 of the Multisale EIS. Additional information for the 181 South Area and any new information since the publication of the Multisale EIS is presented in Chapter 4.1.13 of the 2009-2012 Supplemental EIS. The following information is a summary of the description of recreational fishing incorporated from the Multisale EIS, the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

Many of the species fished by recreational anglers are the same as those caught by commercial fishermen; one exception is menhaden, which is primarily a commercially fished species. The effects of routine OCS actions on commercial fishing are discussed in Chapter 4.1.1.17.2. Routine OCS actions can cause some minor disturbances to the fish populations that support recreational fishing activity. For example, OCS activity could cause coastal environmental degradation either through effects on water quality or on wetland habitat. The effects of OCS actions on essential fish habitat are discussed in more detail in Chapter 4.1.1.16.2. In addition, construction operations and vessel traffic could cause some degree of space-use conflict with recreational fishing vessels. However, these impacts are likely to be short lived and small in scale.
A unique manner in which OCS actions can increase recreational fishing activity is through the role of oil platforms as artificial reefs. Indeed, oil platforms often attract a large fish population due to their particular suitability as reef structures. The Atlantic and Gulf States Marine Fisheries Commissions provide a guidebook that compares the relative suitability of various materials for use as artificial reefs (Atlantic and Gulf States Marine Fisheries Commissions, 2004). Hiett and Milon (2002) estimate that over 20 percent of all recreational fishing activity in the Gulf of Mexico occurs within 300 ft (91 m) of an oil and gas structure. The role of oil rigs as artificial reefs becomes a particularly important issue during the decommissioning stage. Namely, the removal of an oil rig from a particular site has the potential to damage the fish assemblages that often develop on an oil rig, which would also affect recreational fishing activity in a particular area. However, the owner of an oil rig has the option to participate in the “Rigs-to-Reefs” program of the appropriate State. These programs allow for portions of oil platforms to remain in the water as reefs after the productive life of a platform has ended. Platforms that are a part of these programs are either toppled in place or moved to a location that is a suitable fish habitat. Rigs-to-Reefs programs are discussed in more detail in Appendix D of the Multisale EIS. The U.S. policy towards artificial reef creation is outlined in the National Artificial Reef Plan: Guidelines for Siting, Construction, Development, and Assessment of Artificial Reefs (USDOC, NOAA, 2007). This Agency’s policy regarding Rigs-to-Reefs programs is outlined in Rigs-to-Reefs Policy, Progress, and Perspective (Dauterive, 2000) and was updated in Rigs to Reefs Policy Addendum: Enhanced Reviewing and Approval Guidelines in Response to the Post-Hurricane Katrina Regulatory Environment (USDOI, MMS, 2009d) in light of Hurricane Katrina.

Proposed Action Analysis

The CPA proposed action would lead to 32-44 oil and gas production structures. This could lead to minor space-use conflicts with recreational fishermen, primarily during the construction phase. The proposed action could also lead to some forms of environmental degradation that could affect fish populations, which would impact recreational fishing activity; these effects are discussed in more detail in Chapter 4.1.1.16.2. However, these effects are expected to be minimal, particularly given the small scale of the proposed action relative to the existing OCS oil and gas program.

The extent to which the proposed oil platforms would support recreational fishing activity would depend on their location. For example, oil rigs very far offshore are less likely to support recreational fishing activity. In addition, the extent to which a rig would serve as an attractor to fish would depend on the fish populations in nearby areas. The website of NOAA’s Center for Coastal Monitoring and Assessment provides a set of maps that outline the areas in the Gulf of Mexico in which certain fish species are prevalent. Maps of artificial reef locations in Louisiana (Louisiana Dept. of Wildlife and Fisheries, 2010b), Mississippi (Mississippi Dept. of Marine Resources, 2010a), and Alabama (Alabama Dept. of Conservation and National Resources, 2010a) are also available.

Summary and Conclusion

There could be minor and short-term space-use conflicts with recreational fishermen during the initial phases of the CPA proposed action. The proposed action could also lead to low-level environmental degradation of fish habitat (Chapter 4.1.1.16.2), which would also negatively impact recreational fishing activity. However, these minor negative effects would be offset by the beneficial role that oil rigs serve as artificial reefs for fish populations. Each structure placed during the CPA proposed action has the potential to function as a de facto artificial reef. The degree to which oil platforms would become a part of a particular State’s Rigs-to-Reefs program would be an important determinant of the degree to which the proposed action would impact recreational fishing activity in the long term.

4.1.1.18.3. Impacts of Accidental Events

Background/Introduction

A detailed description of the impacts of accidental events on recreational fishing can be found in Chapter 4.4.11 of the Multisale EIS. Additional information for the 181 South Area and any new information since the publication of the Multisale EIS is presented in Chapter 4.1.13 of the 2009-2012
Supplemental EIS. The following information is a summary of the description of recreational fishing incorporated from the Multisale EIS, the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

The most direct manner in which oil spills and other accidental events would impact recreational fishing activity would be through their effects on fish habitats in the area impacted by the spill. A spill could either contaminate fish in the immediate area or cause fish to move during the duration of the spill. A spill would likely cause more direct harm to larvae and eggs than adults, which could affect recreational fishing in the longer term. The effects of accidental events on essential fish habitats are discussed in Chapter 4.1.1.16.3. The fish species most important to recreational fishing in certain regions are discussed in Chapter 4.1.1.18.1. A number of these species are similar to the species that are important to the commercial fishing industry; the effects of accidental effects on commercial fishing are described in Chapter 4.1.1.17.3. The majority of recreational fishing in the Gulf of Mexico occurs in the bays and wetlands areas along the Gulf Coast; the impacts of accidental events on wetland areas are described in Chapter 4.1.1.4.3.

The effects of an oil spill on recreational fishing are different from those experienced by the commercial fishing industry in several ways. Most directly, the benefits received by anglers from fishing activity are determined by subtle issues such as the enjoyment of the fishing process and the aesthetics of a particular fishing site. As a result, the damage of an oil spill to recreational fishing will be determined by issues such as the availability of substitute fishing sites in a region and the additional costs of attending alternate sites. These effects are most often analyzed using a variety of mathematical modeling techniques; an overview of these techniques is presented by the NRC (2006) and the European Inland Fisheries Advisory Commission (2010). The two primary types of methods to evaluate the impacts of changes to fisheries available to anglers are revealed preference models and stated preference models.

Revealed preference models infer the value anglers attach to certain fishery attributes through their observed behavior, while stated preference approaches ask anglers how they would adjust their fishing behavior in hypothetical situations. The features of a particular fishing site that will determine its value to anglers include its travel distance, species densities, catch rates, and the level of support facilities. Haab et al. (2000 and 2010) and Greene et al. (1997) are examples of applications of these methods to fisheries in the Gulf of Mexico. The Exxon Valdez spill was an example of a spill that occurred in an area with a large recreational fishing industry. Carson and Hanemann (1992) provide an economic analysis of the direct recreational fishing losses due to the spill. This study arrives at a rough estimate of $31 million in damage due to the spill. However, this study also discusses the numerous sources of uncertainty in arriving at this estimate.

Any disruption to recreational fishing activity would also have broader economic implications to a particular geographic region. Disruptions to recreational fishing would affect boat launches, bait shops, and durable fishing equipment manufacturers. Gentner Consulting Group (2010) attempts to quantify the potential losses to State economies due to recreational fishing closures in light of the DWH event. This study uses the expenditure estimates and input output modeling framework of Gentner and Steinbeck (2008) to derive a daily measure of the potential losses in the economy due to fishing closures in the Gulf of Mexico. This study estimates that the recreational fishing industry contributes $9.8 million in direct expenditures, $23 million in total sales, and 183 jobs per day to the economy of the Gulf of Mexico. One can estimate the cost of a spill by restricting these estimates to a particular region and then multiplying the daily estimates by the total duration of a fishing closure brought about by an oil spill.

It is also possible that an oil spill’s effects on the recreational fishing industry could have broader effects on tourism. Namely, the loss of recreational fishing options at certain locations could dissuade visitors from taking trips to an overall area. Similarly, recreational fishing may suffer in areas not directly affected by oil due to uncertainty or to misperceptions regarding the extent of the oil damage. While these effects are difficult to quantify, the U.S. House of Representatives (2010) provides a descriptive overview of the tourism effects felt during the DWH event. Greater New Orleans, Inc (2011) conducted a survey-based study to determine the effects of perception on seafood and tourism in Louisiana. This study found that perceptions of fishing and seafood in Louisiana were more negatively impacted than perceptions of the region more generally. This particular impact of oil spills on perceptions of seafood would likely impact recreational fishing activity. However, the effects on recreational fishing activity are more complex than on commercial fishing since anglers are less focused on direct consumption of their
catch. In particular, the aesthetic effects of fishing in waters that are perceived to be tainted will determine the extent to which anglers curtail their activities in areas in the vicinity of a spill.

**Proposed Action Analysis**

The CPA proposed action would result in 149-263 producing oil wells, 144-237 producing gas wells, and 32-44 installed production platforms (Table 3-2). A spill at one of these sites would likely lead to recreational fishing closures in the immediate vicinity in the short term. Since oil rigs often are habitats for certain fish species, there could be noticeable impacts to the fish ecosystem in the area of the spill. In general, oil spills that are closer to shore would have greater impacts on recreational fishing activity. As can be seen in Tables 4-9 and 4-15, spotted seatrout, pinfish, red drum, sand seatrout, and Atlantic croaker, which are primarily caught in nearshore waters, are the most often caught fish species by anglers. The website of NOAA’s Center for Coastal Monitoring and Assessment provides a set of maps that outline the areas in the Gulf of Mexico in which certain fish species are prevalent. A spill farther from shore would have more of an impact on species such as king mackerel and red snapper.

**Summary and Conclusion**

An oil spill would likely lead to recreational fishing closures in the vicinity of the oil spill. Small-scale spills should not affect recreational fishing to a large degree due to the likely availability of substitute fishing sites in neighboring regions. A rare large spill such as the one associated with the DWH event can have more noticeable effects because of the larger potential closure regions and because of the wider economic implications such closures can have. However, the longer-term implications of a large oil spill would primarily depend on the extent to which fish ecosystems recover after the spill has been remediated. Because offshore spills have a small probability of contacting estuarine habitats that serve as nurseries for many recreational species and because inshore spills would have localized impacts to an area, oil spills would have a small effect on recreational fisheries.

**4.1.1.18.4. Cumulative Impacts**

**Background/Introduction**

A detailed description of the cumulative impacts to recreational fishing can be found in Chapter 4.5.12 of the Multisale EIS. Additional information for the 181 South Area and any new information since the publication of the Multisale EIS is presented in Chapter 4.1.13.4 of the 2009-2012 Supplemental EIS. The following information is a summary of the description of recreational fishing incorporated from the Multisale EIS, the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

The cumulative impacts to recreational fishing activity from the CPA proposed action would arise from the existing 5-Year Program and from the expected progression of the recreational fishing industry in the Gulf of Mexico. These impacts would arise from the cumulative effects on fish resources in the Gulf of Mexico, which are discussed in Chapter 4.1.16.4. This chapter discusses the cumulative impacts of wetland loss, marine/estuary water quality degradation, damage to live bottoms, structure removals, petroleum spills, subsurface blowouts, pipeline trenching, and discharges of drilling mud and processed waters on fish resources. Because many of the recreationally sought fishes are also harvested commercially, a number of the cumulative impacts of the recreational fishing industry are similar to those of the commercial fishing industry. This is true even though recreational fishing is primarily confined to smaller, closer inshore areas of the Gulf of Mexico than commercial fishing. Chapter 4.1.17.4 outlines the cumulative impacts of commercial fishing practices, hurricanes, installation of production and underwater obstructions, platform removals, seismic surveys, petroleum spills, subsurface blowouts, pipeline trenching, and the offshore discharge of drilling mud and produced waters on commercial fishing. The cumulative impacts unique to recreational fishing activity would arise from State and Federal fisheries management plans, the role of oil platforms as artificial reefs, and the lingering impacts of the DWH event.
State and Federal Fisheries Management Plans

The CPA proposed action could have cumulative impacts to the extent to which it alters or interacts with State and Federal Fisheries Management Plans. Recreational fishing activity is highly regulated, primarily to ensure a sustainable fisheries population through time. This often takes the form of catch limits per trip and quotas for overall catch per species during a given season. Recreational fishing activity in Federal waters is governed by the GMFMC; their most recent policies are outlined in *Recreational Fishing Regulations for Gulf of Mexico Federal Waters* (GMFMC, 2011b). Each State has its own guidelines for recreational fishing in State waters. The following websites are where the State fisheries policies can be found: Louisiana Dept. of Wildlife and Fisheries (2010c); Mississippi Dept. of Marine Resources (2010b); Alabama Dept. of Conservation and Natural Resources (2010b); and Florida Fish and Wildlife Conservation Commission (2010a). Federal Fisheries Management Plans could exacerbate the impacts of OCS actions if both were to impact certain species or fishing sites. However, fisheries management plans could also serve to mitigate the effects of an oil spill since these plans are often designed to maintain stable fishing activity. For example, the GMFMC allowed for a supplemental red snapper season in October 2010 since red snapper catch was unusually low during the DWH event (GMFMC, 2010b). This supplemental red snapper season was designed to allow the 2010 quota for red snapper catch to be reached.

Rigs-to-Reefs and Artificial Reef Development

Oil and gas platforms constructed as a result of the CPA proposed action would contribute to the important role that OCS platforms serve as artificial reefs for fish habitats. Platforms often attract a large fish population due to their particular suitability as reef structures. Hiett and Milon (2002) estimate that over 20 percent of all recreational fishing activity in the Gulf of Mexico occurs within 300 ft (91 m) of an oil and gas structure.

The role of oil rigs as artificial reefs becomes a particularly important issue during the decommissioning stage. Namely, the removal of an oil rig from a particular site has the potential to damage the fish assemblages that often develop at an oil rig, which would also affect recreational fishing activity in the area. However, the owner of an oil rig has the option to participate in the “Rigs-to-Reefs” program of the appropriate State. These programs allow for portions of oil platforms to remain in the water as reefs after the productive life of a platform has ended. Platforms that are a part of these programs are either toppled in place or moved to a location that is a suitable fish habitat. Rigs-to-Reefs programs are discussed in more detail in Appendix A.4 of the Multisale EIS. The U.S. policy towards artificial reef creation is outlined in the *National Artificial Reef Plan: Guidelines for Siting, Construction, Development, and Assessment of Artificial Reefs* (USDOC, NOAA, 2007). This Agency’s policy regarding Rigs-to-Reefs programs is outlined in *Rigs-to-Reefs Policy, Progress, and Perspective* (Dauterive, 2000) and was updated in *Rigs to Reefs Policy Addendum: Enhanced Reviewing and Approval Guidelines in Response to the Post-Hurricane Katrina Regulatory Environment* (USDOI, MMS, 2009d) in light of Hurricane Katrina. Maps of artificial reef locations in Louisiana (Louisiana Dept. of Wildlife and Fisheries, 2010b), Mississippi (Mississippi Dept. of Marine Resources, 2010a), and Alabama (Alabama Dept. of Conservation and National Resources, 2010a) are also available.

Deepwater Horizon Event

The DWH event may heighten the sensitivity of recreational fishing activity in the CPA to additional oil spills during the next several years. This is partly due to the fact that fish populations are still responding to the spill, the ultimate long-term outcome of which is not yet clear (Chapters 4.1.1.16 and 4.1.1.17). This is also due to the complex manner in which recreational fishing activity and tourism interact. Namely, recreational fishing activity is one of a number of factors that draw tourists to a particular region. The high level of national attention focused onto the DWH suggests that future oil spills, even if smaller in scale, could raise greater concerns regarding recreational fishing in affected areas among tourists. While this effect may be offset by additional fishing by others, any decrease in fishing-based tourism could have broader impacts to a local economy.
Summary and Conclusion

The CPA proposed action and the broader OCS Program have varied effects on recreational fishing activity. The OCS Program has generally enhanced recreational fishing opportunities due to the role of oil platforms as artificial reefs. This effect depends importantly on the extent to which rigs are removed at decommissioning or are maintained through “Rigs-to-Reefs” programs. However, oil spills can have important negative consequences on recreational fishing activity due to the resultant fishing closures and longer-term effects oil spills can have on fish populations. This was evident during the DWH event, the effects of which are not yet certain. However, the likelihood of this type of catastrophic spill event remains remote in the context of the proposed action. The contribution of the CPA proposed action to these positive and negative cumulative effects would be minimal because of the relatively small amount of activity expected with the proposed action compared with other non-OCS energy-related factors such as wetland loss, coastal water quality degradation, and FMP’s (which would help keep overall recreational fishing activity reasonably stable through time).

4.1.1.19. Recreational Resources

The BOEM has reexamined the analysis for recreational resources presented in the Multisale EIS and the 2009-2012 Supplemental EIS, based on the additional information presented below and in consideration of the DWH event. The DWH event did have impacts to recreational resources and tourism activity in the CPA and in Florida. However, the fact that the spill was a low-probability event leads the impact conclusions for recreational resources to be similar to those reached in the Multisale EIS and the 2009-2012 Supplemental EIS. Namely, routine OCS actions can lead to low levels of space-use conflict and can cause some minor aesthetic impacts. Oil spills will generally have short-term impacts to beaches and to local economies that depend on beach recreation. The DWH event also highlighted the fact that a catastrophic spill can have complex effects on tourism activity in a broader economic area. However, the overall impacts of the proposed action are still expected to be minimal since the proposed action does not substantially increase the likelihood of a large oil spill.

4.1.1.19.1. Description of the Affected Environment

A detailed description of recreational resources can be found in Chapter 3.3.3 of the Multisale EIS. Additional information for the 181 South Area and any new information since the publication of the Multisale EIS is presented in Chapter 4.1.14 of the 2009-2012 Supplemental EIS. The following information is a summary of the description of recreational resources incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

The CPA proposed action has the potential to affect the diverse set of recreational resources located throughout the coast of the Gulf of Mexico. The Gulf Coast is one of the major recreational regions of the United States. The shorefronts along the coasts of Florida, Alabama, Mississippi, and Louisiana support activities such as beach visitation, marine fishing, and nature-based recreation. These recreational opportunities attract visitors from around the world to the region. As such, these recreational resources are integral components to the broader economy of the Gulf of Mexico, supporting activities such as restaurants, lodging, and transportation. The Gulf Coast recreation/tourism economy has generally performed well in past years; however, events such as hurricanes, the recent global economic downturn, and the DWH event and resulting oil spill have strained various components of the recreation and tourism industries; they have also affected the baseline conditions for these industries in some regions. This section discusses the baseline conditions for recreational resources along the coasts of Louisiana, Alabama, Mississippi, and Florida since these are the primary areas that could be impacted by the CPA proposed action. The economic significance of the recreation and tourism industries in the coastal zones of these states is presented first; this is followed by a more in-depth discussion of the structure of the recreational industries in Florida, Mississippi, Alabama, and Louisiana. This section then presents a discussion of the impacts of the DWH event on the Gulf Coast, since the most direct effects of the resulting spill were felt in these states.
Economic Significance of the Recreational Industry in the Gulf Coast

The recreation and tourism industries are major sources of employment along the Gulf Coast. Table 4-16 presents employment statistics for a set of geographic regions in the Gulf of Mexico. Panel A presents data on the number of employees in the leisure/hospitality industry from 2001 through 2009 in 13 BOEM-defined economic impact areas (EIA’s); these regions are defined in Figure 2-2 (All employment data were obtained through the U.S. Dept. of Labor, Bureau of Labor Statistics). In Table 4-16, the leisure/hospitality industry corresponds to the definition used by the North American Industrial Classification System; this definition includes sub-industries such as entertainment providers, lodging services, and food/beverage services. Panel A shows that approximately 685,000 people worked in the leisure/hospitality industry in the Florida, Alabama, Mississippi, and Louisiana EIA’s in 2009. FL-3 and FL-4 had the largest concentration of recreation employees, with a total of about 423,000 workers. LA-4 had a sizable recreation industry, having over 67,000 workers. Most of the EIA’s showed steady employment growth from 2001 through 2008; employment fell in all EIA’s except FL-1 in 2009 with the onset of the global economic downturn during that time. A notable exception to the steady growth experienced by most regions occurred in 2005 in LA-4 and MS-1. Hurricane Katrina hit these two regions extremely hard, slashing tourism/recreation employment by almost half (the data presented is of December of that year; thus, the figure for 2005 should fully reflect the impact of Hurricane Katrina). Recreation employment in these regions has recovered a fair amount, although employment in 2009 is still below employment in 2004 in both LA-4 and MS-1 (U.S. Dept. of Labor, Bureau of Labor Statistics, 2010a).

Panel B of Table 4-16a presents the number of employees in recreation/tourism in the EIA counties/parishes that are directly along the Gulf Coast. These counties/parishes are particularly vulnerable to the effects of an oil spill such as the DWH event. As can be seen in Table 4-16a, there are over 566,000 recreation jobs in the Florida, Alabama, Mississippi, and Louisiana coastal EIA counties/parishes. Over 400,000 of these jobs are in Florida, whose economy is particularly dependent on coastal recreation. Panel C of Table 4-16a presents data on the total number of jobs in the recreation and tourism industries in each state; this data is primarily presented in order to provide some perspective on the relative size of the coastal recreational economies in these states. Table 4-17a presents data on total wages earned in the leisure/hospitality industry for the same geographic regions discussed in Table 4-16a. In 2009, workers in the leisure and hospitality industries in the Florida, Alabama, Mississippi, and Louisiana EIA’s earned approximately $14 billion. The trends for each EIA over time are similar as was seen in Table 4-16a. The effect on wages in 2005 in LA-4 and MS-1 from Hurricane Katrina would appear to less than that was observed for employment; however, this is simply a data issue since wages in 2005 include wages earned before the onset of Hurricanes Katrina and Rita in August and September 2005. It is worth noting that higher than average wages in LA-4, MS-1, and FL-4 lead total wages in these areas to represent a greater fraction of total wages than these areas have in total employment (the average salary of workers can be closely approximated by dividing total wages by total employment in any geographic region). Similarly, wages were lower than average in FL-2.

Table 4-18 presents data on total tourism spending in each of the Gulf States (U.S. Travel Association, 2010). This is a somewhat different perspective than the wage data of Table 4-17a. Total spending is higher than total wages since only a fraction of tourism spending translates into wages. For example, a portion of spending will end up as profit to the owners of the enterprises. In addition, spending on some items, particularly manufactured goods, may translate into wages to workers that are not categorized as being in the leisure/hospitality industry. Thus, looking at total spending provides a broader measure of the impact of tourism on the economies of the Gulf States. However, it is important to note that the data in Table 4-18 focuses only on spending by visitors and ignores spending on recreational activity by local residents. Therefore, the total economic impact of the recreation/tourism industry is somewhat greater than the data shows.

Table 4-18 shows that visitors to the Gulf Coast States of Florida, Alabama, Mississippi, and Louisiana spent approximately $94 million in 2008. The trends observed for spending are reasonably similar as was observed for wages. As seen in Table 4-18, there has been a gradual increase in tourism spending in most years in these states. We see the decline in spending in Louisiana and Mississippi associated with Hurricanes Katrina and Rita; however, 2006 was the first full year after the hurricanes and, thus, more fully reflects their impacts on tourism in these states.
A final perspective from which to view aggregate employment data is provided by Kaplan and Whitman (unpublished). This paper attempts to isolate those jobs that are particularly sensitive to OCS activities. For example, ocean and beach recreational activities are likely to be quite sensitive to OCS activities, particularly in the event of an oil spill. This is particularly true for some of the island-based recreational activities in the Gulf of Mexico; examples of these are Dauphin Island (Alabama) and the Gulf Islands National Seashore (Mississippi/Florida). However, a large portion of the jobs listed in Table 4-16a occur in restaurants, gambling facilities, and a myriad of other types of recreational activities. While these types of activities can still be affected by OCS activities, these effects are less direct than for ocean-based tourism/recreation. Kaplan and Whitman (unpublished) attempt to account for this effect by weighting each recreational activity by the extent to which it applies to tourism activity, as well as the extent to which it is dependent on coastal resources.

Table 4-19 presents the estimated payroll, number of employees, and number of establishments associated with coastal travel, tourism, and recreation in 2004; there has not been a more recent study that uses an approach similar to Kaplan and Whitman. Kaplan and Whitman (unpublished) identify approximately 49,000 jobs in this category in Florida, Alabama, Mississippi, and Louisiana that support a payroll of approximately $583 million. Approximately half of these jobs occur in Florida. There is a fair amount of uncertainty in these numbers due to measurement issues and to events that have occurred since the measurement period, most notably hurricanes and the DWH event and resulting oil spill. However, Kaplan and Whitman still provide a rough sense of the scale of coastal recreational employment in each state from a unique perspective. Namely, these numbers represent a narrowly defined measure of jobs in the region; this is particularly true in light of the DWH event and resulting oil spill, the scale of which has the potential to affect a broader group of activities. However, it is still of use to identify the most at risk jobs in a particular area since the data can provide a rough sense of the scale of the broader effects OCS activities can have on activities that indirectly depend on these workers. Indeed, one of the particularly important contributions of this study is to estimate the number of coastal travel, recreation, and tourism jobs on a county-by-county basis, which can guide policymakers when analyzing the effects of the DWH event and oil spill and of future potential accidental events.

Another more positive way in which OCS activity can affect recreation is through the effect of oil and gas structures themselves. Namely, there is substantial recreational activity associated with these structures in the Gulf of Mexico from Alabama through Texas, and these activities have a considerable economic impact. An Agency study to determine the economic contribution of rig-associated recreational activities estimated that a total of 980,264 fishing trips were taken within 300 ft (91 m) of an oil or gas structure or an artificial reef created from such structures during 1999 out of a total 4.48 million marine recreational fishing trips in the Gulf, about 22 percent of the total (Hiett and Milon, 2002). While rigs as reefs contribute substantially to fishing, they are also the destination for the vast majority of recreational diving trips. The study found that there were 83,780 dive trips near oil and gas structures out of a total 89,464 dive trips taken, about 93.6 percent of the total. Overall, the study estimated a total of $172.9 million in trip-related costs for fishing and diving near oil and gas structures, with $13.2 million in trip expenditures for diving and $159.7 million associated with trip expenses for recreational fishing.

Recreational Resources in Florida, Alabama, Mississippi, and Louisiana

Florida has the largest coastal recreation economy among the Gulf Coast States. Approximately 84 million visitors to Florida in 2008 spent approximately $70 billion statewide (Visit Florida Research, 2010; U.S. Travel Association, 2010). One of the primary recreational activities near the Gulf Coast of Florida is beach visitation, particularly in the northern Panhandle and in the southern half of the state. As can be seen in Table 4-20, USEPA reports 634 beaches in the 22 coastal counties along the Gulf of Mexico. The National Survey on Recreation and the Environment estimates that 22 million people from throughout the United States visit Florida beaches annually; the surveys that form the basis of this estimate were taken from 2005 through 2009. Alpert et al. (2008) estimate that there were 20 million out-of-state visitors and 2.2 million in-state visitors to Florida beaches in 2006. They estimate that beach tourism contributed $24.1 billion to Florida’s economy in 2006 and supported approximately 275,000 jobs. Alpert et al. (2005) present a more detailed analysis of the economic impacts of beach tourism in Florida; they also provide information regarding the economic impacts of each beach region in
Florida. For example, they estimate that beach visitors in the northwest and southwest beach regions in Florida spent $15.5 billion in 2002.

Florida is also the most economically significant state nationwide in a number of other coastal-related recreation activities. Florida has the largest recreational fishing industry in the Nation, with approximately 160 million fish landed in 2009 (USDOC, NMFS, 2010c). Additional information on recreational fishing can be found in Chapter 4.1.1.18. The recreational marine industry as a whole generated approximately $18.4 billion in spending and directly or indirectly supported 220,000 jobs in the region; this includes activities such as boating, marinas, fishing, and marine science research (Monterey Bay Aquarium Research Institute, 2008). Finally, the Florida system of State parks provided a direct economic impact of over $900 million (Monterey Bay Aquarium Research Institute, 2008); examples of these include the Gulf Islands National Seashore, St. George Island State Park, the De Soto National Memorial, Big Cypress National Preserve, Apalachicola National Forest, and Everglades National Park. There are also national wildlife refuges along Florida’s coast that are used for various recreational activities; examples of these include Aucilla Wildlife Management Area, Cecil M. Webb State Wildlife Management Area, and Steinhatchee Conservation Area. Estimates of the economic significance of some of these facilities can be found in Kaplan and Whitman (unpublished); the geographic location of these parks, as well as information on the extent to which they were affected by the DWH event, can be found using NOAA’s ERMA mapping system (USDOC, NOAA, 2010c).

Tourism and recreation accounted for $7.7 billion in tourism spending and 160,000 jobs in Alabama. Approximately 35 percent of spending and 36 percent of recreational employment in Alabama occurs along the Gulf Coast (Alabama Tourism Department, 2009). Mobile County has around 15,000 recreation workers, while Baldwin County has an additional 9,000 workers (U.S. Dept. of Labor). Approximately 21 million people visited the State of Alabama as a whole (Alabama Tourism Department, 2009). The coastal areas are particularly dependent on beach recreation and wildlife activities (such as birding). For example, approximately 1 million people participated in wildlife viewing in Alabama in 2006 (USDOI, FWS and USDOC, Census Bureau, 2006). Much of this activity occurs in State parks and refuges; examples of these include Maeher State Park, Gulf State Park, and the Marine Resources Division Laboratory on Dauphin Island.

Visitors to Mississippi spent approximately $6.3 billion in 2008, which helped to support 125,000 leisure/hospitality jobs statewide. Approximately $1.8 billion of this spending and 27,000 of these jobs occur in the Gulf Coast region (U.S. Dept. of Labor, Bureau of Labor Statistics, 2010a; Mississippi Development Authority, 2010). Harrison County has the highest tourism employment in the region, with approximately 19,000 jobs. One of the primary contributors to the Gulf Coast recreation industry in Mississippi is the casino gaming industry that accounts for approximately 35 percent of recreational employment in the State (Mississippi Development Authority, 2010). Mississippi had 30 State-licensed casinos as of June 30, 2009; these casinos had revenues of $2.6 billion in 2009. Nine of these casinos are located along the Gulf of Mexico and had revenues of approximately $1.2 billion in 2009. In addition, the Mississippi District of the Gulf Islands National Seashore is an important recreational area; more information on the Gulf Islands National Seashore can be found through the National Parks Service (USDOI, NPS, 2010b).

The leisure hospitality industry in Louisiana brought in $9.6 million in spending and supported 190,000 jobs Statewide in 2008. The EIA parishes with over 10,000 recreation workers are Calcasieu, Lafayette, East Baton Rouge, Jefferson, and Orleans (U.S. Dept. of Labor, Bureau of Labor Statistics, 2010a). Jefferson and Orleans Parishes are the largest coastal recreation centers, with much of the tourism activity being driven by the various attractions of the New Orleans area. The recreation activity in these two parishes has been in a state of flux in recent years as they have attempted to recover from Hurricanes Katrina and Rita. For example, recreation employment in Orleans Parish fell from 43,508 in December 2004 to 18,064 in December 2005; it recovered to a level of 31,449 in December 2009 (U.S. Dept. of Labor, Bureau of Labor Statistics, 2010a). The recreational activity in the remaining coastal counties in Louisiana centers around Cajun culture, wetlands, and wildlife activities. State parks in the coastal zone of Louisiana include Cypremort Point State Park, Palmetto Island State Park, Grand Isle State Park, St. Bernard State Park, and Fontainebleau State Park; a map of these parks can be found at (Louisiana Dept. of Culture, Recreation, and Tourism, 2010). Coastal Louisiana is also characterized by a vast array of wildlife refuges that support a variety of recreational activities; those that are closest to the Gulf of Mexico include Sabine National Wildlife Refuge, Rockefeller State Wildlife Refuge and Game
Preserve, Russell Sage Foundation Marsh Island State Wildlife Refuge, Atchafalaya Delta State Wildlife Management Area, Pointe Aux Chenes Wildlife Management Area, Delta National Wildlife Refuge, Pass a Loutre State Wildlife Management Area, Biloxi State Wildlife Management Area, Breton National Wildlife Refuge, and Bayou Savage National Wildlife Refuge. Estimates of the economic significance of some of these areas can be found in Kaplan and Whitman (unpublished); the geographic location of these areas, as well as information on the extent to which they were affected by the DWH event, can be found using NOAA’s ERMA mapping system (USDOC, NOAA, 2010e).

Change in Baseline Conditions due to the Deepwater Horizon Event

The previous discussion presents the tourism/recreation baseline prior to the DWH event and resulting oil spill. This oil spill was a major event that affected the recreation industry in a number of ways. The most direct effects of the spill were on recreational fishing and on beach visitation. For example, at the height of its impact, the spill had closed 36.6 percent of Federal fishing areas in the Gulf of Mexico (this occurred on June 2); as of April 19, 2011, all Federal waters have been reopened to fishing activity (USDOC, NOAA, 2011f). Chapter 4.1.1.18 contains more information on the impacts of the oil spill on recreational fishing activity. In addition, several beaches between eastern Louisiana and the northeast corner of Florida experienced either advisories or closures due to the spill (a list of these advisories/closures can be found at National Resources Defense Council [2010]). The National Oceanic and Atmospheric Administration’s ERMA mapping system provides a graphical representation of the status of shoreline cleanup operations on Gulf Coast beaches. This site categorizes shorelines into the following categories: (1) work required; (2) work in progress; (3) cleaned to Shoreline Treatment Recommendation levels; and (4) verified to be clean. As of the most recent NOAA report on shoreline cleanup status (January 11, 2011), a fair amount of progress has been made towards cleaning affected shorelines. However, areas such as Bon Secour (Alabama), Gulf Islands National Seashore (Florida), and Barataria Bay (Louisiana) still had a number of areas in which cleanup work is still in progress. The OSAT-2 report (2011) provides a more detailed analysis of the status of cleanup operations in four areas of particular interest: Grand Isle (Louisiana); Petit Bois Island (Mississippi); Bon Secour (Alabama); and Fort Pickens (Florida).

The damage to the aforementioned recreational resources caused a number of immediate impacts to the economies in the Gulf of Mexico. A decrease in tourism to affected areas caused a number of impacts to hotels and other firms in certain areas. A broad summary of the impacts to tourism felt along the Gulf Coast is presented in U.S. House of Representatives (2010). This report documents that the effects of the spill on tourism activity were felt in areas beyond those with damage to physical recreational resources. Market Dynamics Research Group (2011) provides additional evidence on the effects of the DWH event on public perceptions of Louisiana. This study finds that the DHW event initially raised a number of concerns among the public regarding traveling to Louisiana; this study also finds that these concerns have generally diminished over time. Press Register (2010) provides data on the change in hotel and sales tax receipts for individual Gulf Coast counties during the summer of 2010 compared with the summer of 2009; Barker (2011) provides similar data for the 6 months following the DWH event. During the summer of 2010, the spill caused substantial declines in hotel receipts in the following counties: Baldwin, Alabama (33.2% decline); Santa Rosa, Florida (24.8% decline); Okaloosa, Florida (24.1% decline); Walton, Florida (12.3% decline); and Bay, Florida (7.4% decline). However, coastal counties west of Baldwin, Alabama, generally experienced noticeable increases in hotel receipts. This was particularly true in Mobile, Alabama; Jackson, Mississippi; and in the coastal parishes of Louisiana. For example, in Louisiana, St. Mary Parish, Terrebonne Parish, and Lafourche Parish each reported increases in hotel tax receipts of over 80 percent in the summer of 2010. These effects are likely due to the influx of oil-spill relief workers to these areas in the immediate aftermath of the spill. Overall sales tax receipts in counties from Baldwin, Alabama, eastward also generally fell during 2010, although to a lesser extent than hotel tax receipts. Sales tax receipts in counties west of Baldwin, Alabama, did not show as clear a pattern as did hotel tax receipts. For example, overall sales tax receipts fell by 12.5 percent in Hancock County (Mississippi), were almost unchanged in Harrison County (Mississippi), and increased by 8.3 percent in Orleans Parish (Louisiana). The 6-month data provided by Barker (2011) suggest that the negative effects of the spill on tourism moderated to some extent towards the end of 2010. For example,
in Florida, combined sales and hotel tax receipts during the 6 months following the spill ranged from a fall of 5 percent in Walton County to an increase of 4 percent in Jefferson County.

Data on damage claims through the Gulf Coast Claims Facility provide measures of the extent of the damage from the spill to date. Through May 16, 2011, Florida has had the largest level of damage claims ($1.6 billion), followed by Louisiana ($1.3 billion), Alabama ($750 million), and Mississippi ($350 million). The bulk of the total dollar value of claims in these four states have occurred in the retail, sales, and service industry ($1.4 billion); the food, beverage, and lodging industry ($1.2 billion); the fishing industry ($646 million); and the rental property industry ($469 million). Direct losses in the recreation industry were $88 million, although the losses in the other industries were tourism related.

Data on employment and wages provide another perspective from which to view the impacts of the oil spill on recreation and tourism along the Gulf Coast. Table 4-16b presents monthly data on total employment in the leisure/hospitality industry during 2010. This data is presented for the same geographic regions as in Table 4-16; all employment and wage data were obtained through the U.S. Dept. of Labor, Bureau of Labor Statistics. The definition of the leisure/hospitality industry corresponds to the definition used by the North American Industrial Classification System; this definition includes sub-industries such as entertainment providers, lodging services, and food/beverage services. In Table 4-16b, it can be seen that overall employment in the leisure/hospitality industry did not noticeably fall during the months following the DWH event in any geographic region. Indeed, employment in most regions was strikingly stable. The only region with a notable fall in employment was FL-4, although this fall was likely partially seasonally related. Table 4-17b presents quarterly data on total wages earned by workers during 2009 and 2010 in the leisure hospitality industry for the same geographic regions as were presented in Table 4-17. Wages generally exhibited the stability seen in overall employment. Indeed, the only EIA that exhibited a fall in wages from the third quarter of 2009 to the third quarter of 2010 was FL-1, which experienced a decline in wages of 2.3 percent. This overall stability exhibited in recreational employment is likely due to the effects of the spill relief workers and the damage payments received by affected parties. While this overall stability in employment surely masks some variation in particular industries and regions, it does suggest that, as of yet, the oil spill has not drastically changed the structure of the recreation industry in the Gulf Coast.

For the purposes of discussing the baseline environment, there is an important distinction between those effects that occurred during the spill versus those that will persist in the aftermath of the spill. Although some cleanup operations are ongoing in some areas, the majority of the oil has been removed from the recreational resources along the Gulf Coast. However, the speed at which tourism activity will return to the Gulf Coast remains unclear. Oxford Economics (2010) conducted a study of recent catastrophic events in order to estimate the longer-term economic implications of the DWH event and resulting oil spill. Analyzing previous oil spills and other catastrophic events, they suggest that it could take 15-36 months for the tourism industry to recover to pre-spill levels. Anecdotal evidence suggests that tourism activity is indeed gradually recovering from the spill; for example, see Nelson (2011), National Public Radio (2011), and Stacy (2011). However, it will take some time to more accurately gauge the speed at which tourism activity is returning to pre-spill levels. The BOEM will continue to monitor this issue and will update its assessment of baseline conditions for recreational resources as new information becomes available.

While there remains some uncertainty regarding the impacts of the DWH event on recreational resources, and this incomplete or unavailable information may be relevant to reasonably foreseeable significant impacts, BOEM does not believe that this incomplete information is essential to a reasoned choice among alternatives. Even after the DWH event, the types of impacts to recreational resources were largely foreseeable (e.g., reductions in local tourism, reduced angler trips, a shifting of recreational activities to nearby areas) but recent data indicate that most of these impacts were generally short term or are continuing to improve. While there remains some uncertainty as to the geographical scope of these impacts based on the size and timing of the spill, and the impact of public perception in the short and long term, BOEM has taken these concerns into account in its analysis in the Supplemental EIS.
4.1.1.19.2. Impacts of Routine Events

**Background/Introduction**

Routine OCS oil and gas activities can affect recreation and tourism in diverse ways. The OCS activities can have direct negative impacts on beach and coastal recreational resources through discharges of marine debris, noise, and visual impairments. There are also possible indirect impacts on local recreational resources from space-use conflicts and from increased economic activity from OCS operations. The unique role that oil platforms can play as artificial reefs should also be accounted for when considering policy actions. However, while impacts on recreational resources from routine OCS activities can occur from a number of sources, in total they are likely to be reasonably small in scale.

Beaches and other coastal recreational resources are the most vulnerable to routine OCS operations. One concern is the extent to which discharges of marine debris from OCS actions could reach these areas. Debris can noticeably affect the aesthetic value of coastal areas, particularly beaches. This is particularly true given the significant levels of marine debris that already exist in some areas. Marine debris originates from OCS operations, sewage treatment plants, recreational and commercial fishing, industrial manufacturing, and various forms of vessel traffic. The United Nations Environment Programme (2009) presents a broad overview of the nature of the marine debris problem. Various government agencies participate in a coordinated effort to combat marine debris; a broad summary of the issues involved and the policy structure with respect to marine debris can be found in the report of the Interagency Marine Debris Coordinating Committee (USDOC, NOAA, 2008b). There is also a national monitoring program in place to track the progression of the marine debris problem in various locations. Sheavly (2007) describes the structure of the National Marine Debris Monitoring Program; Ocean Conservancy (2011) presents the results from the most recent round of debris monitoring. McIlgorm et al. (2009) presents an economic analysis of the costs of marine debris and of programs designed to minimize debris. Finally, Barnea et al. (2009) outlines some issues regarding debris removal that are unique to the Gulf of Mexico.

The discharge of marine debris is subject to a number of laws and treaties. These include the Marine Debris Research, Prevention, and Reduction Act; the Marine Plastic Pollution Research and Control Act; and the MARPOL-Annex V Treaty. Regulation and enforcement of these laws are conducted by a number of agencies, such as USEPA, NOAA, and USCG. The BOEM’s policy regarding marine debris prevention is outlined in NTL 2007-G03, “Marine Trash and Debris Awareness and Elimination” (USDOI, MMS, 2007g). This NTL requires that OCS operators post informational placards that outline the legal consequences and potential ecological harms of discharging marine debris. This NTL also instructs OCS workers to complete annual marine debris prevention training, and operators are also instructed to develop a certification process for the completion of this training by their workers. These various laws, regulations, and NTL’s will likely minimize the potential damage to recreational resources from the discharge of marine debris from OCS operations.

There are also potential negative impacts on beach tourism from vessel noise and from the visibility of OCS infrastructure. While the potential effects of noise on tourism are difficult to quantify, several characteristics of the OCS industry serve to minimize these effects. First, most OCS-related vessel traffic moves between onshore support bases and production areas far offshore. Support bases are located in industrial ports, which are usually distant from recreational use areas. Second, OCS vessel use of approved travel lanes should keep noise fairly transitory and thus unlikely to noticeably impact tourism. The extent to which the visibility of OCS platforms can affect tourism depends primarily on the distance of platforms from shore and on the size of the particular oil rig. For example, a study by the Mississippi Development Authority found that a 50-ft (15-m) high production platform was identifiable 3 mi (5 km) from shore and a 100-ft (30-m) high production platform was visible 10 mi (16 km) from shore (Collins Center for Public Policy, 2010). All OCS platforms are at least 3 mi (5 km) from shore and most are beyond 10 mi (16 km) from shore. Even if a platform were visible, the scale of its impact on tourism would likely be small unless it interrupted the vision of other important landscape features.

Oil platforms serve unique roles as artificial reefs. Soon after deployment, an oil platform attracts a wide variety of fish species and other organisms to its structure. As a result, some offshore platforms are important components to the recreational fishing industry; oil platforms are also hosts to a large amount of recreational diving activity (Hiett and Milon, 2002). The role of oil rigs as artificial reefs also raises a number of issues during the decommissioning stage of an oil platform’s life. Each Gulf Coast State has a mechanism for allowing some oil platforms to remain in place to serve as artificial reefs after oil
production has ceased; Dauterive (2000) provides an overview of these programs. McGinnis et al. (2001) also discusses the broader economic implications of decommissioning oil structures. This decommissioning stage has the potential to affect recreational resources in a particular area if a rig is ultimately not maintained for reef purposes or if the rig is moved to a different location. More information regarding the effects of OCS platforms on recreational fishing activity can be found in Chapter 4.1.1.18.2.

The OCS oil and gas activity can also affect recreational resources indirectly due to a number of economic factors. First, increased onshore infrastructure necessary to support offshore activities can create space-use conflicts. For example, Brody et al. (2006) present an analysis of space-use conflicts for oil and gas activities off the coast of Texas, although the issues they raise would be generally applicable to OCS activities in the other Gulf Coast States as well. They used a GIS-based framework to identify specific locations where conflicts between oil activities and other concerns (including recreational use) are most acute; they found that recreational use conflicts tend to be concentrated around some of the major wildlife viewing and beach areas near the larger population areas in Texas. In the CPA, the potential for space-use conflicts would be greatest along coastal Louisiana, particularly near Port Fourchon (LaFourche Parish). Chapter 4.2.1.23.1 provides more detailed information regarding the ports and other facilities that support OCS activities in the CPA. The vessel traffic near these facilities could cause space-use conflicts with boating activities and with recreational fishing activities. However, even if a space-use conflict was to arise in a particular instance, it is likely that a number of substitute recreational sites would be available. In addition, given the entrenched nature of the OCS oil and gas industry in coastal Louisiana, it is unlikely that any particular OCS action would significantly add to space-use conflicts in this area.

The OCS activities also have the potential to increase or decrease the demand for recreational resources in certain communities. Increased demand for recreational resources has the potential to attract new recreational firms to a community; however, increased demand also has the potential to lessen the enjoyment of a particular resource by some community members. Mason (2010) provides some context on the interdependence of the offshore oil and gas industry with other sectors of the economy of the Gulf of Mexico; for example, they show that accommodation and food service resources have a reasonably high dependence on OCS activities. Wallace et al. (2001) also discuss community-level effects of OCS activities on some of the local economies in the Gulf of Mexico; for example, this study presents descriptive evidence regarding concerns some local residents have regarding the impacts of OCS activities on recreational opportunities. However, given the limited scale of the proposed action relative to the existing oil and gas industry, the scale of the indirect economic impacts caused by new leasing activity is likely to be small.

While the DWH event primarily affects the baseline environment and our understanding of the impacts of accidental events, it also raises issues regarding the effects of OCS routine actions on recreation and tourism. Because of the particular sensitivity of tourism activity to public perceptions, concerns over offshore oil operations could potentially cause routine OCS actions to have impacts even in the absence of a future spill. This is particularly the case for recreational resources that require investments in real estate or other long-term fixed assets. CoreLogic (2010) and Bloomberg (2010) provide estimates of the extent to which the DWH event will negatively impact property values in the Gulf of Mexico. Bloomberg (2010) forecasts a loss of $4.3 billion in property values, while CoreLogic (2010) forecasts a loss of $3 billion in the 15 most affected coastal counties/parishes over 5 years.

Proposed Action Analysis

The CPA proposed action would result in 149-263 producing oil wells, 144-237 producing gas wells, and 32-44 installed production platforms. Marine debris would be lost from time to time from OCS operations associated with drilling activities projected to result from the CPA proposed action. Current industry waste management practices, training and awareness programs focused on the beach litter problem, and the OCS industry’s continuing efforts to minimize, track, and control offshore wastes are expected to minimize the potential for accidental loss of solid wastes from OCS oil and gas operations.

The CPA proposed action is expected to result in 3,425-5,500 service-vessel trips and 25,100-56,025 helicopter operations annually. Service vessels are assumed to use established nearshore traffic lanes, and helicopters are assumed to comply with areal clearance restrictions at least 90 percent of the time. These
actions tend to distance traffic from recreational beach users and thus minimize its effects. The additional helicopter and vessel traffic would add a low level of noise pollution that would affect beach users.

The CPA proposed action would have a number of broader economic impacts, some of which have the potential to affect recreational resources in the Gulf of Mexico. This issue is of particular interest in the CPA due to the higher relative scale of the CPA proposed action compared with the WPA proposed action. The employment and income effects are likely to be felt in the Houston, Texas, area and in coastal Louisiana. Loren C. Scott & Associates (2008) presents an analysis of the particular economic importance of Port Fourchon and its impacts on the local region of Houma. Houston is at the center of a large inland metropolitan area connected to the Gulf by an industrial canal. The potential economic effects of the CPA proposed lease sale on recreational resources would not be identifiable in the Houston area, given the size and location of this metropolis. Recreational resources in coastal Louisiana could be affected by space-use conflicts and by increased use of recreational resources in local areas; however, these effects are likely to be small in scale due to the already entrenched nature of the oil industry in these areas. The role of perceptions on recreational activity in light of the DWH event has the potential to be an issue for most areas along the Gulf Coast. This is notably true for recreation in Florida, which, although not bordering the CPA, could be impacted by public perceptions raised by lease sites close enough to the Florida shore. The Collins Center for Public Policy (2010) presents a discussion of the potential impacts of oil and gas operations to Florida. Hagara and Ramseur (2010) present a broader perspective of the economic impacts of the oil spill on tourism; this study also points out that the tourism promotion programs that have been enacted in the Gulf Coast States has the potential to mitigate some of the negative impacts from OCS operations on tourism.

Summary and Conclusion

Routine OCS actions in the CPA can cause minor disturbances to recreational resources, particularly beaches, through increased levels of noise, debris, and rig visibility. The OCS activities can also change the composition of local economies through changes in employment, land use, and recreational demand. A CPA lease sale has the potential to directly and indirectly impact recreational resources along the entire Gulf Coast. However, the small scale of the proposed action relative to the scale of the existing oil and gas industry suggests that these potential impacts on recreational resources are likely to be minimal.

4.1.1.19.3. Impacts of Accidental Events

Background/Introduction

A detailed description of the effects of accidental events on recreational resources can be found in Chapter 3.3.3 of the Multisale EIS. Additional information for the 181 South Area and any new information since the publication of the Multisale EIS is presented in Chapter 4.1.14 of the 2009-2012 Supplemental EIS. The following information is a summary of the description of recreational resources incorporated from: the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

This chapter first presents background information that is relevant to either a CPA or WPA proposed action. This includes an analysis of the effects of previous oil spills, as well as new information that has become available in light of the DWH event. This section then presents a discussion of some issues that are unique to the CPA proposed action.

The recreational resources most vulnerable to an oil spill are beaches and nature parks along the Gulf Coast. The ESI’s provide overall measures of the sensitivity of a particular coastline to a potential oil spill (USDOC, NOAA, 2010k). The ESI’s rank coastlines from 1 (lease sensitive) to 10 (most sensitive); ESI maps also provide point indicators for recreational resources. Marshes and swamps are examples of resources that have ESI’s of 10 due to the extreme difficulty of removing oil from these areas. The ESI’s for beach areas generally range from 3 to 6, depending on the type of sand and the extent to which gravel is mixed into the beach area. The ESI maps for any coastline along the Gulf of Mexico can be viewed using the National Oceanic and Atmospheric Administration’s ERMA mapping system (USDOC, NOAA, 2010e).

The effects of an oil spill on a particular beach region would depend on the success of the containment and cleanup operations following an oil spill. A broad overview of the procedures used to
assess oiled beaches is presented in NOAA’s shoreline assessment manual (USDOC, NOAA, 2000). Both manual and machine-based techniques can be used to clean oil; the cleaning technique chosen for a particular beach would depend on the nature of the oiling of a particular beach area. The nature of cleanup operations will also depend on whether a particular beach serves as a habitat to particular animal species. This is because removing oil deep below a beach surface can sometimes do more ecological harm than good. As a result, ecological beaches are often only cleaned to a shallow depth, while nonecological (“amenity”) beaches are often cleaned more extensively. The same is true around cultural and archaeological sites, such as shipwrecks embedded in the beach, where manual cleaning techniques may be dictated. The cleanup plan for any particular beach is determined by a Shoreline Treatment Recommendation, which is prepared by the relevant State and Federal agencies for a particular spill. An example of a Shoreline Treatment Recommendation following the DWH event for Grande Isle can be found at RestoreTheGulf.gov (2010b). The Operational Science Advisory Team (OSAT-2, 2011) presents an overview of the cleanup operations during the DWH oil spill. This report also indicates the beach areas for which work is still progressing and those that have been cleaned to the extent prescribed by the relevant Shoreline Treatment Recommendation. Wang and Roberts (2010) presents an analysis of field examinations of beach areas following the DWH oil spill. This study found a number of beach areas in which oil remained buried under the surface. This study also points out that beach cleaning techniques can leave remnant oil on beach surfaces. This study found examples of beaches where less than 25 percent of overall oil contamination had been removed. However, since this study was based on samples of certain beach segments, the study does not attempt to quantify the level of oil contamination in broad beach regions.

Recreational resources such as beaches serve as important bases for certain local economies. Therefore, oiled beach regions can cause economic losses to both individuals and firms in the area of an oiled or closed beach. Parsons and Kang (2007) perform an economic analysis of the costs of hypothetical beach closures along the Texas Gulf Coast. They estimate that the economic costs of beach closures along the Padre Island National Seashore would range from $26,000 to $172,000, depending on the time of year the closures would occur. The oil spill off the Tampa Bay, Florida, coast in 1993 is an example of a spill that affected recreational beaches. Damage to these beaches and other recreational resources was determined to cause $2.5 million in damages to the affected parties in the area (Florida Dept. of Environmental Protection and USDOC, NOAA, 2000). Finally, the New Orleans oil spill of 2008 demonstrates that a spill can affect different types of recreational activities. Namely, this spill impacted some of the boating and restaurant businesses in the vicinity of the spill; it also caused some aesthetic impacts to the experiences of tourists in the region (Tuler et al., 2010).

The DWH event was much more significant in size and duration than the previously mentioned spills. As such, it raises important questions regarding the impacts of oil spills on recreation and tourism. One important point is that a spill of the DWH event’s dimensions can influence a much broader range of individuals and firms than can a smaller spill. For example, a small, localized spill may lead some travelers to seek substitute recreational opportunities in nearby areas. However, a large spill is more likely to dissuade travelers from visiting a broader economic region. Similarly, mid-sized restaurant chains and hotels may be able to find other customers or to simply weather a smaller spill. However, a spill the size of the DWH event is more likely to affect these types of firms since they are less able to diversify their customer base. These effects can be seen in the makeup of those who have filed damage claims with BP (Gulf Coast Claims Facility, 2010a). For example, the bulk of the claims by individuals have been made in the food, beverage, lodging sector and in the retail, sales, and service sector. Claims have also been made by individuals and firms in a broad range of geographic regions, many of which were not directly impacted by oil. The claims process and the cleanup process must also be taken into account when attempting to ascertain the ultimate impacts of a spill on a recreational economy. For example, Press Register (2010) found a noticeable increase in hotel receipts in coastal Louisiana and on the Mississippi/Alabama border during the summer of 2010 compared with the summer of 2009; this same study found that counties in the northwest corner of Florida experienced a noticeable decrease in receipts during the same time periods (Gulf of Mexico Oil Spill Blog, 2010). While the spill caused economic damage to a number of people in the Louisiana and Mississippi/Alabama border area, this example demonstrates that the effects of cleanup and damage mitigation activities must be taken into account when analyzing the overall impact of a spill on recreational economies.
The broad impact of the DWH event also highlights the critical role of media coverage and public perceptions in determining the extent to which an oil spill would affect the recreational economy. Namely, there were a number of reports that various effects on tourism were felt in areas beyond the locations in which oil washed up along beaches and other areas. A Congressional hearing into this matter (U.S. House of Representatives, 2010) provides a broad overview of some of the effects that were felt along the Gulf Coast. For example, a representative of Pinellas County estimated that this area had lost roughly $70 million in hotel revenue even though beaches in this area did not receive any oil damage. This type of effect could be due to misperceptions about the spill, uncertainty about the future of the spill, or concerns about whether a tourism experience will be affected even if the destination is only within close proximity to a spill. Recreational resources that require investment in real estate or other long-term fixed assets may likewise be impacted by public perceptions. CoreLogic (2010) and Bloomberg (2010) provide estimates of the extent to which the DWH event will negatively impact property values along the Gulf Coast. Bloomberg (2010) forecasts a loss of $4.3 billion in property values, while CoreLogic (2010) forecasts a loss of $3 billion in the 15 most affected coastal counties/parishes over 5 years. It is possible that some of these effects would be magnified if additional OCS activity added to fears of another oil spill. While the effects of an oil spill on tourism and recreational resources are complex and largely determined by the dynamics of a particular spill, the DWH event demonstrates that they must be considered as part of the full effects of a spill.

Oxford Economics (2010) attempts to quantify these effects by analyzing the impacts of recent catastrophic events on recreational economies. For example, they analyzed the Ixtoc oil spill of 1979, the scale and nature of which is reasonably similar to the DWH event. In this example, it took approximately 3 years for beaches to be cleaned and for recreational activity to return to similar levels as before the spill. More information regarding the economic effects of the Ixtoc spill can be found in (USDOI, BLM, 1982). They also looked at the Prestige oil spill of 2002 off the coast of Spain. Given the nature and size of that spill, recreational activity was able to return to pre-spill levels in approximately 1 year. More information regarding the Prestige spill can be found in Garza et al. (2009). Oxford Economics (2010) estimates that the long-term economic damage from the DWH event’s resulting spill to be between $7.6 and $22.7 billion. Given Florida’s dependence on fishing and beach activities (as well as the overall size of its economy), this study suggests that the State might bear the majority of the economic damage from the spill even though it experienced fewer physical impacts than did other states. However, this conclusion is highly uncertain since it depends so greatly on the role of perceptions on recreational activity. It is likely our understanding of the role of oil spills on perceptions and tourism will improve as the aftermath of the DWH event unfolds.

Proposed Action Analysis

Spills of the magnitude of the DWH event are high-impact but low-probability events. Catastrophic spills are discussed in Appendix B. The risk of a spill occurring from the CPA proposed action and contacting recreational beaches is described in Chapter 4.3.1.8 of the Multisale EIS. Figure 4-13 of the Multisale EIS displays the probabilities of oil spills ≥1,000 bbl occurring and contacting certain shorelines as a result of the CPA proposed action. The probabilities of an oil spill occurring and contacting the shoreline are greater than 0.5 percent in the following parishes and counties: Cameron, Vermillion, Iberia, Terrebonne, Lafourche, Jefferson, St. Bernard, and Plaquemines Parishes in Louisiana; and Jefferson and Galveston Counties in Texas. Figure 4-13 of the Multisale EIS provides the probabilities of oil spills ≥1,000 bbl occurring and contacting recreational beach areas or State offshore waters within 10 days as a result of the CPA proposed action. As can be seen, the CPA proposed action has a 5-9 percent chance of impacting Louisiana’s beach regions, while the probability of reaching Texas’s beach regions is less than 1 percent.

The ESI maps of the coastline of the Gulf of Mexico can be found using NOAA’s ERMA mapping system (USDOC, NOAA, 2010c). Most pieces of the beach region in western Louisiana have an ESI rating of 3, suggesting that a small-scale spill would be able to be cleaned in a reasonable period of time. However, the vast majority of the nature preserves along the remainder of coastal Louisiana are characterized by marsh and swamp areas, which have an ESI of 10. Oil entering these recreational areas would take a fair amount of time and effort to clean. This would have a particular impact on recreational fishing activity; more information regarding recreational fishing can be found in Chapter 4.1.1.18.
However, given that recreational uses of these areas are less densely concentrated, it would take a large-sized spill to alter the structure of the recreational industry in a particular region.

Summary and Conclusion

Spills most likely to result from the CPA proposed action would be small, of short duration, and not likely to impact Gulf Coast recreational resources. Should an oil spill occur and contact a beach area or other recreational resource, it would cause some disruption during the impact and cleanup phases of the spill. However, these effects are also likely to be small in scale and of short duration. This is because the size of a coastal spill is projected to be small (coastal spills are assumed to be 5 bbl; Table 4-13 of the Multisale EIS) and because the probability of an offshore spill contacting most beaches is small. In the unlikely event that a spill occurs that is sufficiently large to affect large areas of the coast and, through public perception, have effects that reach beyond the damaged area, effects to recreation and tourism could be significant. The DWH event was such a case; the resulting spill damaged some coastal resources but had economic effects in a much larger area. The role of perceptions on tourism activity was a particularly important feature of the DWH event, one that is becoming better understood in the aftermath of the spill.

4.1.1.19.4. Cumulative Impacts

Background/Introduction

A detailed description of the cumulative effects on recreational resources can be found in Chapter 3.3.3 of the Multisale EIS. Additional information for the 181 South Area and any new information since the publication of the Multisale EIS is presented in Chapter 4.1.14 of the 2009-2012 Supplemental EIS. The following information is a summary of the description of recreational resources incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

The cumulative impacts to recreational resources would occur through the proposed action, the existing OCS Program, and from the expected impacts of external events and actions to recreational resources and tourism activity. The proposed action would contribute to a number of aesthetic and space-use issues arising from existing oil and gas programs. Oil spills can also impact the recreational uses of beaches and wetland areas, which are already being impacted through coastal erosion. Finally, lingering impacts of the global recession and the DWH event’s oil spill would contribute to the incremental impacts of an oil spill, should one arise from the proposed action.

Aesthetic Impacts

The CPA proposed action would contribute to some negative aesthetic impacts of the existing OCS Program and of State oil and gas programs. One concern is the extent to which discharges of marine debris from OCS actions would contribute to the existing marine debris problems experienced along the Gulf Coast. Debris can noticeably affect the aesthetic value of coastal areas, particularly beaches. This is particularly true given the significant levels of marine debris that already exist in some areas. Marine debris originates from OCS operations, sewage treatment plants, recreational and commercial fishing, industrial manufacturing, and various forms of vessel traffic. The United Nations Environment Programme (2009) presents a broad overview of the nature of the marine debris problem. Various government agencies participate in a coordinated effort to combat marine debris; a broad summary of the issues involved and the policy structure with respect to marine debris can be found in the report of the Interagency Marine Debris Coordinating Committee (USDOC, NOAA, 2008b). There is also a national monitoring program in place to track the progression of the marine debris problem in various locations. Sheavly (2007) describes the structure of the National Marine Debris Monitoring Program; Ocean Conservancy (2011) presents the results from the most recent round of debris monitoring. McIlgorm et al. (2009) present an economic analysis of the costs of marine debris and of programs designed to minimize debris. Finally, Barnea et al. (2009) outline some issues regarding debris removal that are unique to the Gulf of Mexico.
The discharge of marine debris is subject to a number of laws and treaties. These laws and treaties include the Marine Debris Research, Prevention, and Reduction Act; the Marine Plastic Pollution Research and Control Act; and the MARPOL-Annex V Treaty. Regulation and enforcement of these laws are conducted by a number of agencies, such as USEPA, NOAA, and USCG. The BOEM’s policy regarding marine debris prevention is outlined in NTL 2007-G03 (USDOI, MMS, 2007g). This NTL requires that OCS operators post informational placards that outline the legal consequences and potential ecological harms of discharging marine debris. This NTL also instructs OCS workers to complete annual marine debris prevention training, and operators are also instructed to develop a certification process for the completion of this training by their workers. These various laws, regulations, and NTL’s will likely minimize the potential damage to recreational resources from the discharge of marine debris from OCS operations.

The oil platforms and infrastructure that arise from the CPA proposed action would contribute to the existing visibility of oil facilities along the Gulf Coast. The extent to which the visibility of OCS platforms can affect tourism depends primarily on the distance of platforms from shore and on the size of the particular oil rig. For example, a study by the Mississippi Development Authority found that a 50-ft (15-m) high production platform was identifiable 3 mi (5 km) from shore and a 100-ft (30-m) high production platform was visible 10 mi (16 km) from shore (Collins Center for Public Policy, 2010). All Federal OCS platforms in the CPA are at least 3 mi (5 km) from shore and most are 10 or more miles (16 or more kilometers) from shore. In addition, the visibility of OCS infrastructure is unlikely to noticeably detract from recreational uses unless it blocks the sight path of significant landmarks. Finally, the CPA proposed action would contribute incrementally to helicopter and vessel noise due to routine OCS operations. This would likely be most acute during the construction phases near service-vessel ports. However, the use of approved traffic lanes and times should keep the disturbance of these activities to recreational users to a minimum.

Space-Use Conflicts

The CPA proposed action would incrementally contribute to space-use conflicts that exist between OCS operations and some recreational uses. Conflicts could primarily arise with recreational boaters and fishermen; the nature of the space use of OCS operations is discussed in Chapter 4.1.1.3.3.2 of the Multisale EIS. Space-use conflicts from the CPA proposed sale could occur in the WPA as well. Much of the recreational activity that could conflict with OCS operations occurs near parks and wildlife refuges; the locations of these sites and other recreational use sites can be found using NOAA’s ERMA mapping system. The OCS service-vessel ports are presented in Figure 3-5; onshore infrastructure locations in the CPA are shown in Figure 3-14 and 3-15 of the Multisale EIS. The OCS ports and infrastructure are particularly prevalent throughout coastal Louisiana. However, since most recreational use sites in Louisiana are fairly spread out, it is likely that space-use issues would not be overly pronounced. In addition, since most ocean-based recreation occurs relatively close to shore, there would more likely be conflicts with State oil and gas programs than with the CPA proposed action. Overall, the incremental contribution of the CPA proposed action to potential sources of space-use conflict should be minimal.

Oil Spills and Beach/Wetland Depletion

The OCS Program occurs in an environment in which beach and wetland resources are undergoing depletion due to human development, hurricanes, and natural processes. An overview of coastal erosion threats can be found in Evaluation of Erosion Hazards (The Heinz Center, 2000). Government policy towards managing beach erosion can be found at the website of NOAA’s Coastal Services Center. A recent example of a proposed beach nourishment project in Panama City Beach, Florida, is presented by COE (U.S. Dept. of the Army, COE, 2010). Oil spills have the potential to contribute to beach erosion, both due to contaminated sentiment and to the potential sediment losses during the cleanup process. This would have a particular impact on recreational activity in some of the high-volume beach areas such as Galveston and South Padre Island. However, beach cleaning techniques that are less damaging to beaches may become more prevalent during future years; a discussion of beach cleaning techniques is presented in Chapter 3.2.1.5.4 of the 2009-2012 Supplemental EIS. A more detailed discussion of the cumulative impacts of OCS actions on coastal beaches and dunes is presented in Chapter 4.1.1.3.4. Further information on the cumulative impacts on wetlands resources can be found in Chapter 4.1.1.4.4.
Deepwater Horizon Event and Tourism

The effects of the DWH event on tourism and recreational activity are still evolving. While a number of workers in the recreational industry were harmed, the response and remediation activities, as well as a gradually improving overall economy, have helped to put the tourism industry in the affected areas on a path to recovery. However, the DWH event will help shape public reaction to any future spills or other accidental events that occur due to offshore leasing programs on the OCS or in State waters. For example, the role of perceptions would likely be magnified in any future spill due to the significant media attention given the DWH event. On the other hand, lessons learned from the DWH event may lessen the severity of a future spill; therefore, some effects on recreation may be lessened in the future. Lessons learned from the DWH event may also lower the probability of a future catastrophic oil spill. The cumulative impact of the CPA proposed action to these effects is small since the probability of another spill on the scale of the DWH event is quite low.

Summary and Conclusion

The CPA proposed action would contribute to low levels of aesthetic and space-use conflict with recreational activity that is expected to result cumulatively from the impacting factors. This is because much of the activities associated with the proposed action would be located at some distance from recreational areas. Oil spills could also contribute to the overall degradation being experienced by beach and wetland-based recreational resources, but these are usually localized and small-scale events. The dynamics of any possible future large-scale oil spill would also be influenced by the damage done and lessons learned from the DWH event. However, the cumulative impact of the CPA proposed action to recreational resources is small since the incremental increase in the probability of a large spill is also low. The incremental contribution of the CPA proposed action is expected to be minima, in light of all non-OCS-related activities such as aesthetic impacts (including from other industrial sources), wetland loss, and space-use conflicts.

4.1.1.20. Archaeological Resources

The BOEM has reexamined the analysis for archaeological resources presented in the Multisale EIS and the 2009-2012 Supplemental EIS. Archaeological resources are any material remains of human life or activities that are at least 50 years of age and that are of archaeological interest (30 CFR 250.105 and 30 CFR 550.105). This Supplemental EIS is based upon additional information available since the publication of these two documents and in consideration of the DWH event. Substantial new information that alters the impact conclusion for archaeological resources presented in the Multisale EIS and the 2009-2012 Supplemental EIS has come to light as a result of BOEM-sponsored studies and industry surveys; specifically, reports of damage to significant cultural resources (i.e., historic shipwrecks) have been confirmed in lease areas >200 m (656 ft) deep where no survey data were available. Although the exact cause of this damage is unknown, it may be linked to postlease bottom-disturbing activities. As part of the environmental reviews conducted for postlease activities, available information will be evaluated regarding the potential presence of archaeological resources within the proposed action area to determine if additional archaeological resource surveys and mitigation are warranted.

4.1.1.20.1. Historic

4.1.1.20.1.1. Description of the Affected Environment

A detailed description of historic archaeological resources can be found in Chapter 3.3.4.1 of the Multisale EIS. Additional information for the additional 181 South Area and any new information since the publication of the Multisale EIS is presented in Chapter 4.1.15 of the 2009-2012 Supplemental EIS. The following information is a summary of the resource description incorporated from the Multisale EIS, the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

With the exception of the Ship Shoal Lighthouse structure, historic archaeological resources on the OCS consist of historic shipwrecks. A historic shipwreck is defined as a submerged or buried vessel, at
least 50 years old, that has foundered, stranded, or wrecked and that is currently lying on or is embedded in the seafloor. This includes vessels that exist intact or as scattered components on or in the seafloor.

The National Park Service (NPS) and this Agency contracted three studies (CEI, 1977; Garrison et al., 1989; Pearson et al., 2003) aimed at modeling areas in the GOM where historic shipwrecks are most likely to exist. The 1977 study concluded that two-thirds of the total number of shipwrecks in the northern Gulf lie within 1.5 km (1 mi) of shore and most of the remainder lie between 1.5 and 10 km (1 and 6 mi) of the coast (CEI, 1977). The 1989 study found that changes in the late 19th- and early 20th-century sailing routes increased the frequency of shipwrecks in the open sea in the eastern Gulf to nearly double that of the central and western Gulf (Garrison et al., 1989). The Garrison study also found the highest observed frequency of shipwrecks occurred within areas of intense marine traffic, such as the approaches and entrances to seaports and the mouths of navigable rivers and straits. Based on the results of this study, BOEM constructed a high-probability model for potential shipwreck locations of archaeological potential to guide decisions regarding which OCS lease blocks would require the operator to submit an archaeological report with their EP, DOCD, DPP, or other permit application.

Pearson et al. (2003) benefited from the experience of almost 15 years of high-resolution, shallow hazard surveys in lease blocks (a typical lease block is 9 mi² [5,760 ac]) and along pipeline routes. Some of these surveys (almost exclusively for pipeline routes) were conducted in deep water. Several of these pipeline hazard surveys succeeded in locating historic ships, ranging in age from an 18th-century armed sailing ship to a World War II German U-boat. Taking these discoveries into account, the 2003 study then recommended including some deepwater areas, primarily on the approach to the Mississippi River, among those lease areas requiring archaeological investigation. With this in mind, BOEM revised its guidelines for conducting archaeological surveys and added about 1,200 lease blocks to the list of blocks requiring an archaeological survey and assessment. These requirements are posted on the BOEM website under NTL 2005-G07 and NTL 2008-G20. Since implementation of these new lease blocks on July 1, 2005, at least 39 possible historic sites have been reported in this area.

In fact, in the last 5 years, over a dozen shipwrecks have been discovered through oil industry sonar surveys in the northern Gulf of Mexico in water depths up to 7,600 ft (2,316 m), and nine of these ships have been confirmed visually as historic vessels. Many of these wrecks were not previously known to exist in these areas from the historic record. Recent research on historic shipping routes, moreover, suggests that the ultra-deepwater area of the Gulf of Mexico, between 25º and 27.5º N. latitude, was located along the historic Spanish trade route, which therefore increases the probability that a historic shipwreck could be located in this area (Lugo-Fernandez et al., 2007). This route runs through the proposed sale areas, and much of this area is not currently identified as requiring an archaeological assessment. A study to conduct archival research on these historic shipping routes was completed in 2010 (Krivor et al., in press) and concluded that both Spanish and French vessels were lost in the 16th, 17th, and 18th centuries while transiting the route between Vera Cruz, New Orleans, and Havana.

The BOEM shipwreck database currently lists 959 wrecks in the CPA (Table 4-21). Many of these reported shipwrecks may be considered historic and could be eligible for nomination to the National Register of Historic Places. Most of these wrecks are known only through the historical record and, to date, have not been located on the ocean floor. This list should not be considered exhaustive. Regular reporting of shipwrecks did not occur until late in the 19th century, and losses of several classes of vessels, such as small coastal fishing boats, were largely unreported in official records. There have been 35 historic wrecks positively identified in the CPA, over half of which have been found in deepwater blocks in Mississippi Canyon, Green Canyon, and Viosca Knoll. Nearly all of these have been discovered as a result of BOEM-mandated oil industry surveys. The discoveries include two late 18th- to early 19th-century wooden sailing vessels, one lying in nearly 2,700 ft (823 m) of water (Atauz et al., 2006) and the other in 4,000 ft (1,219 m) of water (Ford et al., 2008). There are also several World War II casualties located in deep water off the mouth of the Mississippi River (e.g., Alcoa Puritan, GulfPenn, Halo, Virginia, Robert E. Lee, and the German submarine U-166) (Church et al., 2007). All of these wrecks have been investigated using a remotely operated vehicle from a surface vessel and are in an excellent state of preservation.

Historic shipwrecks also have been identified in shallow water in the CPA. One shipwreck, the steamship Josephine (22HR843), currently is listed to the National Register in the CPA (Irion and Ball, 2001); a second, the Spanish American War gunboat USS Castine, is awaiting final listing by the Keeper of the Register.
Submerged shipwrecks off the coasts of Louisiana, Mississippi, and Alabama are likely to be moderately well preserved because of the high sediment load in the water column from upland drainage and wind and water erosion. Wrecks occurring in or close to the mouth of bays likely would have been quickly buried by transported sediment and therefore somewhat protected from the destructive effects of wood-eating shipworms (*Teredo navalis*) or storms, as has been observed at the site of *La Belle* in Matagorda Bay, Texas, and the Emanuel Point wrecks in Pensacola Bay, Florida. A good example of this type of historic wreck is the Emanuel Point Wreck, believed to be part of Spanish explorer Tristan de Luna’s fleet lost in Pensacola Bay in 1559 (Smith et al., n.d.; State of Florida, Division of Historic Resources, 2010). Wrecks occurring in deeper water also have a moderate to high preservation potential. In the deep water, temperature at the seafloor is extremely cold, which slows the oxidation of ferrous metals. While the cold water at depth would eliminate the wood-eating shipworm *Teredo navalis*, it is clear from recent studies that other marine organisms consume wooden shipwrecks and that microbial organisms are at work breaking down steel and iron hulls (Atauz et al., 2006; Church et al., 2007; Church and Warren, 2008; Ford et al., 2008). Deepwater shipwreck discoveries continue to be made in the CPA off the mouth of the Mississippi River. Due to the high levels of preservation and the decrease in impacts from anthropogenic and meteorological events (diving, looting, trawling, hurricanes, etc.), the potential for recovery of archaeological data is considerably higher for shipwrecks discovered at depth as opposed to those found in nearshore environments.

Aside from acts of war, hurricanes cause the greatest number of wrecks in the Gulf. Wrecks occurring as a result of an extremely violent storm are more likely to be scattered over a broad area. The wreckage of the 19th-century steamer *New York*, which was destroyed in a hurricane, lies in 16 m (52 ft) of water off the coast of Mississippi and has been documented by BOEM (Irion and Anuszkiewicz, 1999; Gearhart et al., in press) as scattered over the ocean floor in a swath over 1,500 ft (457 m) long. Shipwrecks occurring in shallow water nearer to shore are more likely to have been reworked and scattered by subsequent storms than those wrecks occurring at greater depths on the OCS. Historic research indicates that shipwrecks occur less frequently in Federal waters. These wrecks are likely to be better preserved, less disturbed, and, therefore, more likely to be eligible for nomination to the National Register of Historic Places than are wrecks in shallower State waters.

Recent hurricane activity in the Gulf of Mexico is certain to have impacted archaeological resources in shallow water. It is almost certain that any shipwrecks within the path of Hurricanes Katrina or Rita in shallow water were impacted to some extent by these storms. In September 2005, NPS conducted a study of sites along the Gulf Coast that were impacted by Hurricane Katrina (USDOI, NPS, 2005). This assessment identified three types of damage that can occur to archaeological sites: tree throws; storm surge, scouring, and erosion; and seabed shifting. On the OCS, the two primary types of damage would be associated with storm surge and seabed shifting. Damage from either of these activities could adversely affect both prehistoric and historic sites on the OCS. In early 2007, this Agency awarded a study to investigate the impacts that recent storm activity may have had on historic shipwrecks in the Gulf of Mexico. Remote-sensing surveys for this study were completed in May 2007 and dive operations were completed in October 2007. A final report of findings was submitted in 2011. Analysis of the remote-sensing surveys and diver investigations indicates that at least 3 of the 10 shipwrecks examined were affected by recent storm activity and that older wooden wrecks that had achieved some level of equilibrium in their environment were less affected than more recent, steel-hulled wrecks (Gearhart et al., in press). This study on the impacts to shipwrecks from hurricanes or other storm activity was limited to SCUBA-diving depths of less than 130 ft (40 m). A potential result of hurricane activity in water depths >130 ft (40 m) may include mud flows, erosion, and the generation of strong underwater currents or mega-furrows (Bryant and Liu, 2000, p. 52). The study also concluded that older, wooden-hulled vessels became less affected by recent storm events after having settled into equilibrium within their environment, despite being periodically exposed and reburred.

To date, there have been no data made publicly available regarding potential impacts from the DWH event on archaeological resources. No archaeological resources have been determined to be impacted to date. Raw data and reports relating to these samples have not been released to the public. Spill-response activities may have impacted archaeological resources as well, but this appears to have been of limited concern on the OCS, as opposed to archaeological resources on land. There is anecdotal evidence that cleanup activities (such as the use of trucks) in the area of Fort Morgan may have impacted historic resources there (Borrell, 2010).
Although there is incomplete or unavailable information on reasonably foreseeable impacts to historic archaeological resources, BOEM feels that this information is not essential to a reasoned choice among alternatives. The location of many archaeological resources remains unknown; some resources are heavily sedimented or buried and are therefore protected from many impacts; and archaeological surveys, where required, are expected to be highly effective in identifying resources to allow for the protection of the resource during oil and gas activities. Nevertheless, this incomplete or unavailable information is not likely to be available within the timeframe of this Supplemental EIS. Hundreds of known historic archaeological resources are scattered throughout the Gulf and thousands more may exist, but their locations are unknown to date. The costs of a Gulfwide study would be exorbitant, and it could take years before data confirming the presence of additional historic archaeological resources and the status of each could be compiled and analyzed. In place of this incomplete or unavailable information, BOEM subject-matter experts have included what credibly scientific information is available, applied using accepted scientific methodologies.

4.1.1.20.1.2. Impacts of Routine Events

Background/Introduction

A detailed impact analysis of routine impacts for the CPA proposed action on historic archaeological resources can be found in Chapter 4.2.1.1.12 of the Multisale EIS and in Chapter 4.1.15.2 of the 2009-2012 Supplemental EIS. The following information is a summary of the impact analysis incorporated from the Multisale EIS, the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

Proposed Action Analysis

This section discusses the possible effects of routine activities associated with the CPA proposed action on archaeological resources. Routine impact-producing factors associated with the CPA proposed action that could affect historic archaeological resources include the direct physical contact with a shipwreck site; the placement of drilling rigs and production systems on the seafloor; pile driving associated with platform emplacement; pipeline placement; dredging of new channels, as well as maintenance dredging of existing channels; anchoring activities; pipeline installation; structure removals and site clearance; and the masking of archaeological resources from industry-related debris.

Several OCS-related, impact-producing factors may cause adverse impacts to historic archaeological resources. Offshore development could result in a drilling rig, platform, pipeline, dredging activity, or anchors having an impact on a historic shipwreck. Direct physical contact with a wreck site could destroy fragile ship remains, such as the hull and wooden or ceramic artifacts, and could disturb the site context. The result would be the loss of archaeological data on ship construction, cargo, and the social organization of the vessel’s crew, and the concomitant loss of information on maritime culture for the period from which the ship dates. Industry-related impacts have been found to have occurred in areas where remote-sensing surveys had not been previously required (Atauz et al., 2006; Church and Warren, 2008). Remote-sensing surveys of the seafloor using high-resolution sidescan sonar and magnetometers have been found to be an effective means of locating historic submerged properties in order to avoid impacts from the undertaking, in this case oil and gas development activities.

The placement of drilling rigs and production systems has the potential to cause physical impact to prehistoric and/historic archaeological resources. The area of seafloor disturbance from each of these structures is defined in Chapter 3.1.1.2. Pile driving associated with platform emplacement may also cause sediment liquefaction an unknown distance from the piling, disrupting stratigraphy in the area of liquefaction.

According to estimates presented in Table 3-2, 403-697 exploration, delineation, development, and production wells would be drilled and 32-44 production platforms would be installed in support of the proposed action. Of these, 111-155 exploration, delineation, development and production wells would be drilled, and 22-28 platforms would be installed in water depths of 200 m (656 ft) or less, where the majority of blocks having the highest potential for historic period shipwrecks are located. The location of any proposed activity within a lease that has a high potential for historic shipwrecks requires archaeological clearance prior to operations. While the expanded BOEM shipwreck database contains
911 reported shipwrecks in the entire CPA (Table 4-21), this number is believed to represent a fraction of the actual number of ships lost in the CPA. Recent research on historic shipping routes, moreover, suggests that the ultra-deepwater area of the Gulf of Mexico, between 25° and 27.5° N. latitude, was located along the historic Spanish trade route, which therefore increases the probability that a historic shipwreck could be located in this area (Lugo-Fernandez et al., 2007). This route runs through the proposed sale area, and much of this area had not previously been identified as requiring an archaeological assessment. A study to conduct archival research on these historic shipping routes was completed in 2010 (Krivor et al., in press) and concluded that both Spanish and French vessels were lost in the 16th, 17th, and 18th centuries while transiting the route between Vera Cruz, New Orleans, and Havana. In addition, discoveries made since 2005 in newly surveyed deepwater lease blocks in the CPA suggest that shipwrecks may occur anywhere on the OCS, and the ability to predict their specific locations offshore in the Gulf of Mexico based on a review of historic literature is limited. Of the 12,409 lease blocks in the CPA, less than 40 percent (4,686) are leased. There are 2,332 blocks that fall within the Gulf of Mexico Region’s current high-potential areas for archaeological resources in the CPA. Of these blocks, 812 are in water depths of 200 m (656 ft) or less and would require a survey at 50-m linespacing. There are 1,520 blocks in water depths that preclude a survey with a magnetometer and require sidescan-sonar survey at no more than a 300-m linespacing. The potential of an interaction between rig or platform emplacement and a historic shipwreck is greatly diminished by site surveys. In certain circumstances, the Regional Director may require the preparation of an archaeological report to accompany the EP, DOCD, or DPP, under 30 CFR 550.194. As part of the environmental reviews conducted for postlease activities, available information would be evaluated regarding the potential presence of archaeological resources within the proposed action area to determine if additional archaeological resource surveys and mitigation are warranted.

Pipeline placement has the potential to cause a physical impact to prehistoric and/or historic archaeological resources. Pipelines placed in water depths of less than 200 ft (61 m) must be buried. Burial depths of 3 ft (1 m) are required, with the exception of shipping fairways and anchorage areas, where the requirements are 10 ft (3.1 m) and 15 ft (4.6 m), respectively.

Maintenance dredging in support of activities resulting from the proposed action has the potential to impact historic shipwrecks. Impacts from maintenance dredging can be attributed proportionally to the users of the navigation channels. The BOEM assessment indicates that, under the proposed action, <1 percent of the ship traffic is related to OCS use. Therefore, the impact to archaeological sites directly attributable to traffic and maintenance dredging as a result of the OCS Program is negligible. Proposed action activities represent <1 percent of the usage of the major navigation channels for the CPA.

Anchoring associated with platform and pipeline emplacement and removal, as well as with service-vessel and shuttle-tanker activities, may also physically impact prehistoric and/or historic archaeological resources. It is assumed that, during pipeline emplacement, an array of eight 20,000-lb anchors is continually repositioned around the pipelaying barge.

Activities resulting from the proposed action would generate steel structures and debris, which would tend to mask magnetic signatures of significant historic archaeological resources. The task of locating historic resources through an archaeological survey is, therefore, made more difficult as a result of leasing activity.

Explosive seismic charges set off near historic shipwrecks may displace the surrounding sediments and cause loss of archaeological information regarding the context of the site. Furthermore, damage may result to the associated artifact assemblage.

Archaeological surveys, where required, are assumed to be effective in reducing the potential for an interaction between an impact-producing activity and a historic resource. The surveys are expected to be most effective in areas where there is only a thin veneer of unconsolidated Holocene sediments. In these areas, shipwreck remains are more likely to be exposed at the seafloor where they can be detected by the side-scan sonar as well as the magnetometer in areas of thicker unconsolidated sediments, shipwreck remains are more likely to be completely buried, with detection relying solely on the magnetometer. With sites that are buried, and therefore more difficult to identify, the preservation potential is higher; thus, the potential for significant archaeological data is also higher. At the current survey linespacing requirement of 50 m, studies have concluded that a sizeable portion of shipwrecks would be detected on at least one survey line (Garrison et al., 1989; Enright et al., 2006, p. 129). By the same token, however, “small wooden-hulled vessels, whether machine- or sail-powered, are unlikely to be detected by 300-m (984-ft)
surveys in most instances” (Enright et al., 2006, p. 129). In the CPA, 1,802 lease blocks are designated as having a high potential for containing submerged prehistoric sites but a low potential for historic shipwrecks, and they are surveyed at a 300-m (984-ft) survey interval. In the CPA, 1,520 deepwater (>200 m; 656 ft) lease blocks, designated as having a high probability for containing shipwrecks, are beyond the practical range of magnetometers and are surveyed at 300-m (984-ft) linespacing using sidescan sonar.

Summary and Conclusion

The greatest potential impact to an archaeological resource as a result of the CPA proposed action would result from direct contact between an offshore activity (i.e., platform installation, drilling rig emplacement, dredging, pipeline project, or decommissioning and site clearance) and a historic site. Archaeological surveys, where required prior to an operator beginning oil and gas activities on a lease, are expected to be effective at identifying possible archaeological sites. The technical requirements of the archaeological resource reports are detailed in NTL 2005-G07, “Archaeological Resource Surveys and Reports.” Under 30 CFR 250.194(c), 30 CFR 550.194(c) and 30 CFR 250.1010(c), lessees are required to notify BOEM and/or BSEE immediately of the discovery of any potential archaeological resources.

Offshore oil and gas activities resulting from the proposed action could impact an archaeological resource because of incomplete knowledge on the location of these sites in the Gulf. The risk of contact to archaeological resources is greater in instances where archaeological survey data are unavailable. Such an event could result in the disturbance or destruction of important archaeological information. Archaeological surveys would provide the necessary information to develop avoidance strategies that would reduce the potential for impacts on archaeological resources.

Except for the projected 0-1 new gas processing plants and 0-1 new pipeline landfall, a CPA proposed action would require no new oil and gas coastal infrastructure. It is expected that archaeological resources would be protected through the review and approval processes of the various Federal, State, and local agencies involved in permitting onshore activities.

4.1.1.20.1.3. Impacts of Accidental Events

Background/Introduction

A detailed impact analysis of the possible effects of accidental impacts associated with the proposed CPA lease sale on historic archaeological resources can be found in Chapter 4.4.13.1 of the Multisale EIS and in Chapter 4.1.15.3 of the 2009-2012 Supplemental EIS. The following information is a summary of the impact analysis incorporated from the Multisale EIS, the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared. Impacts from a low-probability, high-volume catastrophic event are included in Appendix B.

Proposed Action Analysis

Impacts to a historic archaeological resource could occur as a result of an accidental spill. A major effect from an oil-spill impact would be visual contamination of a historic coastal site, such as a historic fort or lighthouse. Such effects would be temporary and reversible. The use of dispersants, however, could result in chemical contamination of submerged cultural heritage sites. The effect, if any, of chemical dispersant use at the Macondo well site in 2010 on submerged shipwrecks is still not known. It is known that there are at least seven historically significant sites within 20 mi (32 km) of the well site. A recent site investigation of corals approximately 7 mi (11 km) from the Macondo well site revealed that the corals were impacted by the oiling event. A description of the impacted corals is described in Chapter 4.1.1.9.1. This has implications for the oiling of shipwreck sites and the microbiological organisms that are consuming these steel-hulled vessels. According to Church et al. (2007, p. 205), the observed bioaccumulation of oxidized forms of iron at the site of Alcoa Puritan, generated by microbial activity in 2004 (located 12 mi [19 km] from the Macondo wellhead), was parallel to the degradation of the remains of RMS Titanic. It is unknown at this time, but it is hypothesized that microbial activity may be accelerated or retarded by compounds and elements associated with the release of millions of gallons of hydrocarbons and dispersants in the water column. At this time, little information is available on the
condition of these shipwreck sites and the reaction to the oil spill. Additionally, there is also no information about the impacts of microbial activity on wooden shipwreck sites in deep water. Further study is warranted for both wooden shipwrecks and steel-hulled vessels to properly assess the impacts on these historically significant archaeological resources.

Other impacts that remain unknown at this time include the effect that the oiling of archaeological resources would have on the ability to conduct future chemical and observational analysis on the artifact assemblage. Currently, it is unknown if the release of hydrocarbons or of dispersant would impede the analysis that may help interpret and understand archaeological resources.

As noted above in the affected environment discussion, although information on the impacts of a potential spill to archaeological resources is incomplete or unavailable at this time and although it may be relevant to reasonably foreseeable adverse impacts on these resources, the information is not essential to a reasoned choice among alternatives. An oil spill occurring and contacting an archaeological resource is unlikely, given that oil released tends to rise to the surface quickly and that the average size of any spill would be small.

The major impacts to both coastal historic and prehistoric sites from the Exxon Valdez spill in Alaska in 1989 were related to cleanup activities such as the construction of helipads, roads, and parking lots and to looting by cleanup crews rather than from the oil itself (Bittner, 1996). As a result, cultural resources were recognized as significant early in the response to the DWH event, and archaeologists were embedded in SCAT’s and were consulting with cleanup crews. Although the process took several weeks to fully form, historic preservation representatives eventually were stationed at both the Joint Incident Command as well as each Area Command under the general oversight of the National Park Service to coordinate response efforts (Odess, official communication, 2010).

Summary and Conclusion

Accidental events producing oil spills may threaten archaeological resources along the Gulf Coast. Should a spill contact a historic archaeological site (including submerged sites), damage might include direct impact from oil-spill cleanup equipment, contamination of materials, and/or looting. The major effect from an oil-spill impact would be visual contamination of a historic coastal site, such as a historic fort or lighthouse. It is expected that any spill cleanup operations would be considered a Federal action for the purposes of Section 106 of the NHPA and would be conducted in such a way as to cause little or no impacts to historic archaeological resources. Recent research suggests the impact of direct contact of oil on historic properties may be long term and not easily reversible without risking damage to fragile historic materials (Chin and Church, 2010). Previously unrecorded sites could be impacted by oil-spill cleanup operations on beaches and offshore. As indicated in Chapter 4.3.1.8 of the Multisale EIS and in Table 3-5 of this Supplemental EIS, it is not very likely for an oil spill to occur, and it would not be likely to contact submerged, coastal or barrier island historic sites as a result of the CPA proposed action.

The potential for spills is low, the effects would generally be localized, and the cleanup efforts would be regulated. The proposed action, therefore, is not expected to result in impacts to historic archaeological sites; however, should such an impact occur, unique or significant archaeological information could be lost and this impact could be irreversible.

4.1.1.20.1.4. Cumulative Impacts

An impact analysis for cumulative impacts in the CPA on historic archaeological resources can be found in Chapter 4.5.14.1 of the Multisale EIS and in Chapter 4.1.15.4 of the 2009-2012 Supplemental EIS.

Of the cumulative scenario activities, those that could potentially impact historic archaeological resources include the following: (1) the OCS Program; (2) State oil and gas activity; (3) maintenance dredging; (4) OCS sand borrowing; (5) artificial rigs-to-reef development; (6) offshore LNG projects; (7) renewable energy and alternative use conversions; (8) commercial fishing; (9) sport diving and commercial treasure hunting, and (10) hurricanes.

Archaeological surveys, where required prior to an operator beginning oil and gas activities on a lease, are assumed to be highly effective in reducing the potential for an interaction between an impact-producing activity and a historic resource. The surveys are expected to be most effective in areas where there is only a thin veneer of unconsolidated Holocene sediments. In these areas, shipwreck remains are
more likely to be exposed at the seafloor where they can be detected by the side-scan sonar as well as the magnetometer. In areas of thicker unconsolidated sediments, shipwreck remains are more likely to be completely buried with detection relying solely on magnetometer.

According to estimates presented in Table 4-4 of the Multisale EIS, an estimated 38,677-45,338 exploration, delineation, and development wells would be drilled, and 2,958-3,262 production platforms would be installed as a result of the OCS Program. Of this range, between 19,840 and 22,216 exploration, delineation, and development wells would be drilled, and 2,779-2,991 production structures would be installed in water depths of 200 m (656 ft) or less. The majority of lease blocks in this water depth have a high potential for historic shipwrecks. Archaeological surveys were first required for Lease Sale 32 held in December 1973; therefore, it is assumed that any major impacts to historic resources that may have occurred resulted from development prior to this time.

Of the 17,649 lease blocks in the OCS Program area, less than half of these blocks are leased. There are 2,938 blocks that fall within the Gulf of Mexico Region’s currently designated, high-potential areas for archaeological resources. Of these blocks, 1,395 blocks are in water depths of 200 m (656 ft) or less and would require a survey at 50-m linespacing. The potential of an interaction between MODU or platform emplacement and a historic shipwreck is greatly diminished by site surveys, where required, but it still exists. Such an interaction could result in the loss of or damage to significant or unique historic resources.

Table 4-4 of the Multisale EIS indicates that the placement of between 9,470 and 66,550 km (5,884-41,352 mi) of pipelines is projected in the cumulative activity area. While the required archaeological survey minimizes the chances of impacting a historic shipwreck, there remains a possibility that a wreck could be impacted by pipeline emplacement. Such an interaction could result in the loss of significant or unique historic resources.

The setting of anchors for drilling rigs, platforms, and pipeline lay barges, and anchoring associated with oil and gas service-vessel trips to the OCS have the potential to impact historic wrecks. Archaeological surveys serve to minimize the chance of impacting historic wrecks; however, these surveys are not infallible and the chance of an impact from future activities does exist. Impacts from anchoring on a historic shipwreck may have occurred. There is also a potential for future impacts from anchoring on a historic shipwreck. Such an interaction could result in the loss of or damage to significant or unique historic resources and the scientific information they contain.

The probabilities of offshore oil spills ≥1,000 bbl occurring from OCS Program activities is presented in Chapter 3.1.1.3. Oil spills have the potential to impact coastal historic sites directly or indirectly by physical impacts caused by oil-spill cleanup operations. The impacts caused by oil spills to coastal historic archaeological resources are generally short term and reversible. Table 4-22 presents the coastal spill scenario from both OCS and non-OCS sources. It is assumed that the majority of the spills would occur around terminals and be contained in the vicinity of the spill. Should such oil spills contact a historic site, the effects would be temporary and reversible.

Most channel dredging occurs at the entrances to bays, harbors, and ports. These areas have a high potential for historic shipwrecks; the greatest concentrations of historic wrecks are likely associated with these features (Pearson et al., 2003). It is reasonable to assume that significant or unique historic archaeological information has been lost as a result of past channel dredging activity. In many areas, COE requires remote-sensing surveys prior to dredging activities to minimize such impacts.

Past, present, and future OCS oil and gas exploration and development and commercial trawling would result in the deposition of tons of metallic (e.g., iron, steel, etc.) debris on the seafloor. Modern marine debris associated with these activities would tend to mask the magnetic signatures of historic shipwrecks, particularly in areas that were developed prior to requiring archaeological surveys. Such masking of the signatures characteristic of historic shipwrecks may have resulted or may yet result in OCS activities in the cumulative activity area impacting a shipwreck containing significant or unique historic information.

State oil and gas program wells, structures, and pipelines in State waters are not under the jurisdiction of BOEM with respect to the archaeological resource protection requirements of the NHPA. Under the NHPA, other Federal agencies, such as COE, which issues permits associated with pipelines in State waters, are responsible for taking into consideration the effects of agency-permitted actions on archaeological resources. Therefore, the impacts that might occur to archaeological resources by pipeline construction originating from OCS-related activity within State waters should be mitigated under the
requirements of the NHPA, and the same archaeological surveys for planned pipelines that lead into a landfall or a tie-in to a pipeline in State waters are required. Prior to 1989, it is possible that explosive seismic surveys on the OCS and within State waters could have impacted historic shipwrecks. Explosive seismic charges set near historic shipwrecks could have displaced the vessel’s surrounding sediments, acting like a small underwater fault and moving fragile wooden, glass, ceramic, and metal remains out of their initial cultural context. Such an impact would have resulted in the loss of significant or unique archaeological information.

Maintenance dredging takes place in existing, often well-used, and marked seaways and transit corridors within which any historic wrecks would have been already disturbed or their historical context destroyed. Most channel dredging occurs at the entrances to bays, harbors, and ports. These areas have a high potential for historic shipwrecks; the greatest concentrations of historic wrecks are likely associated with these features (Pearson et al., 2003). It is reasonable to assume that significant or unique historic archaeological information has been lost as a result of past channel dredging activity. In many areas, COE requires remote-sensing surveys prior to dredging activities to minimize such impacts. Routine maintenance dredging, as an ongoing activity in well-plied channels, is not likely to result in any new disturbance or disruption to historic wrecks.

The OCS sand borrowing is expected to be an activity on the increase during the OCS cumulative activities period. Approximately 76 million yd$^3$ of OCS sand is liable to be accessed for coastal restorations over the next 5-10 years from Ship Shoal Blocks 88 and 89 and from South Pelto Blocks 12 and 13, primarily. For these bottom-disturbing activities, a preconstruction archaeological survey is required by BOEM for the borrow site lease. No new disturbance of historic shipwrecks would be expected when the results of predeployment archaeological surveys of sand borrow sites are first examined for sea-bottom anomalies by BOEM so that the proper setback distances can be required that allow potential resources to be avoided.

Artificial reef development, offshore LNG projects, and renewable energy projects and alternative use conversions are expected to remain at, respectively, a steady pace of activity, to decrease, and to increase as competing uses of the OCS. A preconstruction archaeological survey is required before bottom-disturbing activities are permitted for artificial reef emplacement (if not reefed on site), deepwater ports for LNG facilities, and newly built renewable energy facilities. Alternative-use conversions of existing infrastructure likely would not involve new bottom-disturbing activities, but if called for in applications, a preconstruction survey would be required. No new disturbance of historic shipwrecks would be expected when predeployment archaeological surveys are first examined for sea-bottom anomalies by BOEM, or the permitting agency, so that proper setback distances can be required that allow mitigation potential resources to be avoided.

Commercial fishing trawling activity specifically would only affect the uppermost portions of the sediment column (Garrison et al., 1989) in water depths generally <600 ft (183 m). On many wrecks, the uppermost portions would already be disturbed by natural factors and would contain only artifacts that have lost all original context.

The OCS sand borrowing is expected to be an activity on the increase during the OCS cumulative activities period. Approximately 76 million yd$^3$ of OCS sand is liable to be accessed for coastal restorations over the next 5-10 years from Ship Shoal Blocks 88 and 89 and from South Pelto Blocks 12 and 13, primarily. For these bottom-disturbing activities, a preconstruction archaeological survey is required by BOEM for the borrow site lease. No new disturbance of historic shipwrecks would be expected when the results of predeployment archaeological surveys of sand borrow sites are first examined for sea-bottom anomalies by BOEM so that the proper setback distances can be required that allow potential resources to be avoided.

Sport diving, which is generally restricted to water depths <130 ft (40 m), and commercial treasure hunting are significant factors in the loss of historic data from wreck sites. Efforts to educate sport divers and to foster the protection of historic shipwrecks, such as those of the Florida Keys National Marine Sanctuary and the Florida Public Archaeology Network, serve to lessen these potential impacts. While commercial treasure hunters generally impact wrecks with intrinsic monetary value, sport divers may collect souvenirs from all types of wrecks within their diving limits. Since the extent of these activities is unknown, the impact cannot be quantified. A Spanish war vessel, El Cazador, was discovered in the CPA; it contained a large amount of silver coins and has been impacted by treasure hunting salvage operations (McLaughlin, 1995). The historic data available from this wreck and from other wrecks that
have been impacted by treasure hunters and sport divers represent a localized loss of significant or unique archaeological information.

Hurricanes and tropical storms are normal occurrences in the GOM and along the Gulf Coast. On average, 15-20 hurricanes make landfall along the northern Gulf Coast per decade. Shipwrecks in shallow waters are exposed to a greatly intensified, longshore current during tropical storms (Clausen and Arnold, 1975). Under such conditions, it is highly likely that artifacts (e.g., ceramics and glass) would be dispersed. Some of the original information contained in the site would be lost in this process, but a significant amount of information would also remain. Overall, a significant loss of data from historic sites has probably occurred, and will continue to occur, in the northeastern Gulf from the effects of tropical storms. Some of the data lost have most likely been significant or unique.

Summary and Conclusion

Several impact-producing factors may threaten historic archaeological resources, all related to bottom-disturbing activities. An impact could result from contact between a historic shipwreck located on the OCS and OCS Program or State oil and gas activities (i.e., pipeline and platform installations, drilling rig emplacement and operation, dredging, anchoring activities, structure removal, and site clearance). Bottom-disturbing activities on the OCS also include maintenance dredging, sand borrowing, transported artificial reef emplacement, LNG facility construction, and renewable energy facility construction; with the exception of maintenance dredging, preconstruction surveys may be required by BOEM or the permitting agency. Impacts resulting from the imperfect knowledge of the location of historic resources may still occur in areas where a high-resolution survey is only required at 300-m (98-ft) survey intervals. The OCS development prior to requiring archaeological surveys has been documented to have impacted wrecks containing significant or unique historic information. This was amply demonstrated when a pipeline was laid across a previously unknown early 19th-century shipwreck and when an MODU mooring anchor chain cut a shipwreck in half (Atauz et al., 2006; Church and Warren, 2008). The archaeological resources regulation at 30 CFR 550.194 grants authority in certain cases to each BOEM Regional Director to require archaeological reports to be submitted with the EP, DOCD, or DPP where deemed necessary. As part of the environmental reviews conducted for postlease activities, available information will be evaluated regarding the potential presence of archaeological resources within the proposed action area to determine if additional archaeological resource surveys and mitigation are warranted.

The loss or discard of metallic (e.g., iron, steel, etc.) debris associated with oil and gas exploration and development and trawling activities could result in the masking of historic shipwrecks or the identification of false negatives on archaeological surveys (an anomaly that does not appear to be of historical significance, but actually is).

Damage to or loss of significant or unique historic archaeological information from commercial fisheries (trawling) is highly likely in water depths <600 ft (183 m) (Foley, 2010). It is expected that maintenance dredging, commercial bottom trawling, sport-diving and commercial treasure hunting, and hurricanes and tropical storms have impacted and would continue to impact historic period shipwrecks on the shelf where such activities occur.

Development onshore as a result of the proposed action could result in the direct physical contact between a historic site and pipeline trenching. It is assumed that archaeological investigations prior to construction would serve to mitigate these potential impacts. The expected effects of oil spills on historic coastal resources are temporary and reversible.

The effects of the various impact-producing factors discussed in this analysis have likely resulted in the localized loss of significant or unique historic archaeological information. In the case of factors related to OCS Program activities of the past within the cumulative activity area, it is reasonable to assume that most impacts would have occurred prior to 1973 (the date of initial archaeological survey and site-clearance requirements). Future OCS Program activities and the bottom-disturbing activities permitted by BOEM and other agencies may require preconstruction archaeological surveys that, when completed, are highly effective in identifying bottom anomalies that could be avoided or investigated before bottom-disturbing activities begin. When surveys are not required, it is impossible to anticipate what might be imbedded in or lying directly on the seafloor; impacts to these sites are likely to be major in scale. Despite diligence in site-clearance survey reviews, there is still the possibility of an
unanticipated interaction between bottom-disturbing activity (i.e., rig emplacement, pipeline trenching, anchoring, and other ancillary activities) and a historic shipwreck. The incremental contribution of the proposed action is expected to be very small due to the efficacy of the remote-sensing surveys and archaeological reports, where required.

4.1.1.20.2. Prehistoric

4.1.1.20.2.1. Description of the Affected Environment

A detailed description of prehistoric archaeological resources can be found in Chapter 3.3.4.2 of the Multisale EIS. Additional information for the additional 181 South Area and any new information since the publication of the Multisale EIS is presented in Chapter 4.1.15 of the 2009-2012 Supplemental EIS. The following information is a summary of the resource description incorporated from the Multisale EIS, the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

Available evidence suggests that sea level in the northern GOM was at least 90 m (295 ft), and possibly as much as 130 m (427 ft), lower than present sea level during the period 20,000-17,000 years B.P. (Nelson and Bray, 1970). Sea level in the northern Gulf reached its present stand around 3,500 years B.P. (Pearson et al., 1986).

During periods that the continental shelf was exposed above sea level, the area was open to habitation by prehistoric peoples. The advent of early man into the GOM region is currently accepted to be around 12,000 years B.P. (Aten, 1983; Rees, 2010). The sea-level curve for the northern GOM proposed by Coastal Environments, Inc. (CEI) suggests that sea level at 12,000 years B.P. would have been approximately 45-60 m (148-197 ft) below the present-day sea level (CEI, 1977 and 1982). On this basis, the continental shelf shoreward of the 45- to 60-m (148- to 197-ft) bathymetric contours has potential for prehistoric sites dating after 12,000 years B.P. Because of inherent uncertainties in both the depth of sea level and the entry date of prehistoric man into North America, this Agency adopted the 60-m (197-ft) water depth as the seaward extent for archaeological site potential in the GOM region.

Based on their 1977 baseline study, CEI (1977) proposed that sites analogous to the types of sites frequented by Paleo-Indians can be identified on the now-submerged shelf. Geomorphic features that have a high potential for associated prehistoric sites include barrier islands and back-barrier embayments, river channels and associated floodplains and terraces, and salt-dome features. Remote-sensing surveys have been very successful in identifying these types of geographic features, which have a high potential for associated prehistoric sites. Recent investigations in Louisiana and Florida indicate the mound-building activity by prehistoric inhabitants may have occurred as early as 6,200 years B.P. (cf. Haag, 1992; Saunders et al., 1992; Russo, 1992). Therefore, manmade features, such as mounds, may also exist in the shallow inundated portions of the OCS.

Regional geological mapping studies by BOEM allow interpretations of specific geomorphic features and assessments of archaeological potential in terms of age, the type of system the geomorphic features belong to, and geologic processes that formed and modified them. The potential for site preservation must also be considered as an integral part of the predictive model. In general, sites protected by sediment overburden have a high potential for preservation from the destructive effects of marine transgression. The same holds true for sites submerged in areas subjected to low wave energy and for sites on relatively steep shelves, which were inundated during periods of rapid rise in sea level. Although many specific areas in the Gulf having a high potential for prehistoric sites have been identified through archaeological surveys, industry generally has chosen to avoid these areas rather than conduct further investigations.

Surveys from other areas of the western part of the CPA have produced evidence of floodplains, terracing, and point-bar deposits in association with relict late Pleistocene fluvial systems. Prehistoric sites associated with these features would have a high potential for preservation. Salt diapirs with bathymetric expression have also been recorded during lease-block surveys in this area. Solution features at the crest of these domes would have a high potential for preservation of associated prehistoric sites. The Salt Mine Valley site on Avery Island is a Paleo-Indian site associated with a salt-dome solution feature (CEI, 1977). The proximity of most of these relict landforms to the seafloor facilitates further investigation and data recovery.
The Holocene history of southeastern Louisiana is extremely complex and characterized by overlapping deltaic lobes. Prehistoric terrestrial sites inhabited during active buildout of the old deltas and during early stages of their deterioration can be anticipated in shallow shelf areas. A large number of prehistoric sites have likely been encapsulated in the alluvial deposits of older deltaic lobes but through a combination of subsidence, and rapid deposition could be buried by as much as 300 ft (91 m) of Holocene sediment.

A good-faith effort was made to identify any impacts to known prehistoric sites in the CPA as a result of recent hurricane activity; however, no such information was identified. It is unlikely that Hurricane Katrina would have affected any prehistoric sites on the OCS because of the deep burial of the Pleistocene surface.

As noted in Chapter 4.1.1.20.1.1, to date, no data have been made publicly available regarding the potential impacts of the DWH event on archaeological resources. No archaeological resources have been determined to be impacted to date. Spill-response activities may have impacted archaeological resources as well, but this appears to have been of limited concern on the OCS, as opposed to archaeological resources on land or near the coast. For example, there is anecdotal evidence that cleanup activities (such as the use of trucks) in the area of Fort Morgan may have impacted historic resources there (Borrell, 2010).

Although there is incomplete or unavailable information on reasonably foreseeable impacts to prehistoric archaeological resources, BOEM feels that this information is not essential to a reasoned choice among alternatives. The location of many prehistoric archaeological resources remains unknown, and those that have been identified are subject to Federal and State protections. Nevertheless, this incomplete or unavailable information is not likely to be available within the timeframe of this Supplemental EIS. There are numerous prehistoric archaeological resources scattered throughout the Gulf Coast and more may exist, but their location and condition is unknown to date. The costs of a Gulfwide study would be exorbitant and it could take years before data confirming the presence of additional historic archaeological resources and the status of each could be compiled and analyzed. In place of this incomplete or unavailable information, BOEM subject-matter experts have included what credibly scientific information is available and applied it using accepted scientific methodologies.

4.1.1.20.2.2. Impacts of Routine Events

Background/Introduction

A detailed impact analysis of the possible effects of routine impacts associated with the CPA proposed action on prehistoric archaeological resources can be found in Chapter 4.2.1.1.12.2 of the Multisale EIS and in Chapter 4.1.15.2 of the 2009-2012 Supplemental EIS. The following information is a summary of the impact analysis incorporated from the Multisale EIS, the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

Proposed Action Analysis

Blocks with a high potential for prehistoric archaeological resources are found landward of the 12,000-years-B.P. shoreline position, which is roughly approximated by the last geologic still-stand before inundation at approximately 13,000 years B.P. This 13,000-years-B.P. still-stand also roughly follows the 45-m (148-ft) bathymetric contour. Because of inherent uncertainties in both the depth of historic sea-level stands and the entry date of prehistoric man into North America, BOEM has adopted the 60-m (197-ft) water depth as the seaward extent of the area considered to have potential for prehistoric archaeological resources.

Offshore development as a result of the CPA proposed action could result in an interaction between a drilling rig, platform, pipeline, dredging activity, or anchors and an inundated prehistoric site. This direct physical contact with a site could destroy fragile artifacts or site features and could disturb artifact provenance and site stratigraphy. The result would be the loss of archaeological data on prehistoric migrations, settlement patterns, subsistence strategies, and archaeological contacts for North America, Central America, South America, and the Caribbean.

The placement of drilling rigs and production systems has the potential to cause physical impact to prehistoric archaeological resources. Pile driving associated with platform emplacement may also cause
Description of the Environment and Impact Analysis 4-361

sediment liquefaction an unknown distance from the piling, disrupting stratigraphy in the area of liquefaction.

Pipeline placement has the potential to cause a physical impact to prehistoric archaeological resources. Pipelines placed in water depths of <60 m (200 ft) must be buried. Burial depths of 3 ft (1 m) are required, with the exception of shipping fairways and anchorage areas, where the requirements are 10 ft (3.1 m) and 15 ft (4.6 m), respectively. Anchoring associated with platform and pipeline emplacement, as well as with service-vessel and shuttle-tanker activities, may also physically impact prehistoric archaeological resources. It is assumed that, during pipeline emplacement, an array of eight 20,000-lb anchors is continually repositioned around the pipelaying barge.

Onshore prehistoric archaeological resources include sites, structures, and objects such as shell middens, earth middens, campsites, kill sites, tool manufacturing areas, ceremonial complexes, and earthworks. Prehistoric sites that have yet to be identified would have to be assessed after discovery to determine the uniqueness or significance of the information that they contain. Sites already listed in the National Register of Historic Places and those considered eligible for the Register have already been evaluated as having the potential for making a unique or significant contribution to science. Of the unidentified coastal prehistoric sites that could be impacted by onshore development, some may contain unique information.

Onshore development as a result of the proposed action could result in direct physical contact between construction of new onshore facilities or a pipeline landfall and a previously unidentified prehistoric site. Direct physical contact with a prehistoric site could destroy fragile artifacts or site features and could disturb the site context. The result would be the loss of information on the prehistory of North America and the Gulf Coast region.

Since all platform locations within the high-potential areas for the occurrence of offshore prehistoric archaeological resources are given archaeological clearance prior to setting the structure, removal of the structure should not result in any adverse impact to prehistoric archaeological resources. This is consistent with the findings of the Programmatic Environmental Assessment: Structure Removal Activities, Central and Western Gulf of Mexico Planning Areas (USDOI, MMS, 1987).

Except for the projected 0-1 new gas processing plant and 0-1 new pipeline landfall, the proposed action would require no new oil and gas coastal infrastructure. Any facility constructed must receive approval from the pertinent Federal, State, county, and community involved. Protection of archaeological resources in these cases is expected to be achieved through the various approval processes involved. There should, therefore, be no impact to onshore prehistoric sites from onshore development related to the proposed action.

In order to reduce the risk of impacting a prehistoric archaeological resource during a BOEM-permitted activity, BOEM requires a 300-m (984-ft), remote-sensing survey linespacing for lease blocks that have been identified as having a high potential for containing prehistoric resources. The current NTL—NTL 2005-G07, effective July 1, 2005—supersedes all other archaeological NTL’s and Letters to Lessees and Operators, and it clarifies the updated information to reflect current technology. The list of lease blocks requiring an archaeological survey and assessment are identified in NTL 2008-G20.

Summary and Conclusion

The greatest potential impact to an archaeological resource as a result of a CPA proposed action would result from direct contact between an offshore activity (i.e., platform installation, drilling rig emplacement, and dredging or pipeline project) and a prehistoric site. Prehistoric archaeological sites are thought potentially to be preserved shoreward of the 45-m (148-ft) bathymetric contour, where the Gulf of Mexico continental shelf was subaerially exposed during the Late Pleistocene. The archaeological survey, where required prior to an operator beginning oil and gas activities on a lease, is expected to be somewhat effective at identifying submerged landforms that could support possible archaeological sites. NTL 2005-G07 suggests a 300-m (984-ft) linespacing for remote-sensing surveys of leases within areas having a high potential for prehistoric sites. While surveys provide a reduction in the potential for a damaging interaction between an impact-producing factor and a prehistoric archaeological site, there is a possibility of an OCS activity contacting an archaeological site because of an insufficiently dense survey grid. Should such contact occur, there would be damage to or loss of significant and/unique archaeological information. Except for the projected 0-1 new gas processing plants and 0-1 new pipeline
landfall, a CPA proposed action would require no new oil and gas coastal infrastructure. It is expected that archaeological resources would be protected through the review and approval processes of the various Federal, State, and local agencies involved in permitting onshore activities.

**4.1.1.20.2.3. Impacts of Accidental Events**

**Background/Introduction**

A detailed impact analysis of the possible effects of accidental impacts associated with the CPA proposed action on prehistoric archaeological resources can be found in Chapter 4.4.13.2 of the Multisale EIS and in Chapter 4.1.15.3 of the 2009-2012 Supplemental EIS. The following information is a summary of the impact analysis incorporated from the Multisale EIS, the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

**Proposed Action Analysis**

Impacts to a prehistoric archaeological resource could occur as a result of an accidental spill. A major effect from an oil-spill impact would be visual contamination of a historic coastal site, such as a historic fort or lighthouse. Such effects would be temporary and reversible. The use of dispersants, however, could result in chemical contamination of submerged cultural heritage sites. The effect, if any, of chemical dispersant use at the Macondo well site on submerged shipwrecks is still not known. The major impacts to coastal historic and prehistoric sites from the *Exxon Valdez* spill in Alaska in 1989 were related to cleanup activities such as the construction of helipads, roads, and parking lots and to looting by cleanup crews rather than from the oil itself (Bittner, 1996). As a result, cultural resources were recognized as significant early in the response to the DWH event, and archaeologists were embedded in SCAT’s and were consulting with cleanup crews. Although the process took several weeks to fully form, historic preservation representatives eventually were stationed at both the Joint Incident Command as well as each Area Command under the general oversight of the National Park Service to coordinate response efforts (Odess, official communication, 2010).

As noted above in the affected environment discussion, although information on the impacts of a potential spill to archaeological resources is incomplete or unavailable at this time and although it may be relevant to reasonably foreseeable adverse impacts on these resources, the information is not essential to a reasoned choice among alternatives. Most OCS activities are far removed from prehistoric sites, and an oil spill occurring and contacting an archaeological resource is unlikely, given that oil released tends to rise to the surface quickly, would generally not reach coastal and nearshore areas, and the average size of any spill would be small.

**Summary and Conclusion**

Accidental events producing oil spills may threaten archaeological resources along the Gulf Coast. Should a spill contact a prehistoric archaeological site, damage might include loss of radiocarbon-dating potential, direct impact from oil-spill cleanup equipment, and/or looting. Previously unrecorded sites could be impacted by oil-spill cleanup operations on beaches. As indicated in Chapter 4.3.1.8 of the Multisale EIS, it is not very likely for an oil spill to occur and contact coastal and barrier island prehistoric sites as a result of a CPA proposed action. The proposed action, therefore, is not expected to result in impacts to prehistoric archaeological sites.

**4.1.1.20.2.4. Cumulative Impacts**

An impact analysis for cumulative impacts in the CPA on prehistoric archaeological resources can be found in Chapter 4.5.14.2 of the Multisale EIS and in Chapter 4.1.15.4 of the 2009-2012 Supplemental EIS. The following information is a summary of the impact analysis incorporated from the Multisale EIS, 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

Future OCS exploration and development activities in the Gulf of Mexico between 2007 and 2046, which can be found in Table 4-4 of the Multisale EIS, projects drilling 12,966-14,187 exploration,
delineation, and development wells in water depths <60 m (197 ft). Relative sea-level curves for the Gulf of Mexico indicate there is no potential for the occurrence of prehistoric archaeological sites in water depths greater than 60 m (197 ft). Archaeological surveys are assumed to be highly effective in reducing the potential for an interaction between an impact-producing activity and a prehistoric resource. Archaeological surveys were first required for Lease Sale 32 held in December 1973; therefore, it is assumed that the major impacts to prehistoric resources that may have occurred resulted from development prior to this time. The potential of an interaction between rig or platform emplacement and a prehistoric site is diminished by the survey, but it still exists. Such an interaction would result in the loss of or damage to significant or unique prehistoric information.

The placement of 2,980-22,110 km (1,852-13,739 mi) and 2,340-9,580 km (1,454-5,953 mi) of pipelines in water depths <60 m (197 ft) is projected as a result OCS Program activities in the CPA and WPA, respectively. For the OCS Program, 5,320-31,690 km (5,320-19,691 mi) of pipelines are projected in water depths <60 m (197 ft). While archaeological surveys minimize the chances of impacting a prehistoric site, there remains a possibility that a site could be impacted by pipeline emplacement. Such an interaction would result in the loss of significant or unique archaeological information.

The setting of anchors for drilling rigs, platforms, and pipeline lay barges, and anchoring associated with oil and gas service-vessel trips to the OCS have the potential to impact shallowly buried prehistoric sites. Archaeological surveys minimize the chance of impacting these sites; however, these surveys are not seen as infallible, and the chance of an impact from future activities exists. Impacts from anchoring on a prehistoric site may have occurred. Such an interaction could result in the loss of significant or unique archaeological information.

The probabilities of offshore oil spills ≥1,000 bbl occurring from the OCS Program in the cumulative activity area is presented in Chapter 3.3. Oil spills have the potential to impact coastal prehistoric sites directly or indirectly by physical impacts caused by oil-spill cleanup operations. Coastal, oil-spill scenario numbers are presented in Table 4-13 of the Multisale EIS for both OCS and non-OCS sources. It is assumed that the majority of the spills would occur around terminals and would be contained in the vicinity of the spill. There is a small possibility of these spills contacting a prehistoric site. The impacts caused by oil spills to coastal prehistoric archaeological resources can severely distort information relating to the age of the site. Contamination of the organic site materials by hydrocarbons can make radiocarbon dating of the site more difficult or even impossible. This loss might be ameliorated by using artifact seriation or other relative dating techniques. Coastal prehistoric sites might also suffer direct impact from oil-spill cleanup operations as well as looting resulting from interactions between persons involved in cleanup operations and unrecorded prehistoric sites. Interaction between oil-spill cleanup equipment or personnel and a site could destroy fragile artifacts or disturb site context, possibly resulting in the loss of information on the prehistory of North America and the Gulf Coast region. Some coastal sites may contain significant or unique information.

Most channel dredging occurs at the entrances to bays, harbors, and ports. Bay and river margins have a high potential for the occurrence and preservation of prehistoric sites. Prior channel dredging has disturbed buried and inundated prehistoric archaeological sites in the coastal plain of the Gulf of Mexico. It is assumed that some of the sites or site information were unique or significant. In many areas, COE requires surveys prior to dredging activities to minimize such impacts.

Trawling activity would only affect the uppermost portion of the sediment column (Garrison et al., 1989). This zone would already be disturbed by natural factors, and site context to this depth would presumably be disturbed. Therefore, no effect of trawling on prehistoric sites is assumed. Investigations prior to construction can determine whether prehistoric archaeological resources occur at these sites.

Table 4-9 of the Multisale EIS indicates the projected coastal infrastructure related to OCS Program activities in the cumulative activity area. Investigations prior to construction can determine whether prehistoric archaeological resources occur at these sites.

Because BOEM does not have jurisdiction over pipelines in State waters, the archaeological resource protection requirements of the NHPA are not within BOEM’s jurisdiction. Under the NHPA, other Federal agencies, such as COE, which lets permits associated with pipelines in State waters, are responsible for taking into consideration the effects of permitted activities on archaeological resources. Therefore, the impacts that might occur to archaeological resources by pipeline construction within State waters should be mitigated under the requirements of the NHPA.
Over 100 hurricanes have made landfalls along the northern Gulf of Mexico coast from the Florida Panhandle to Texas over the past century (Liu and Fearn, 2000; Keim and Muller, 2009). Prehistoric sites in shallow waters and on coastal beaches are exposed to the destructive effects of wave action and scouring currents. Under such conditions, it is highly likely that artifacts would be dispersed and the site context disturbed. Some of the original information contained in the site would be lost in this process. Overall, loss of data from prehistoric sites has probably occurred, and will continue to occur, in the northeastern Gulf from the effects of tropical storms.

Summary and Conclusion

Several impact-producing factors may threaten prehistoric archaeological resources of the Gulf of Mexico. An impact could result from a contact between proposed oil and gas activities (including pipeline construction, platform installation, drilling rig emplacement and operation, dredging, anchoring activities, decommissioning, and site clearance) and an oil spill and subsequent cleanup efforts. Each of these activities or events could damage and destroy a prehistoric archaeological site located on the continental shelf. Archaeological surveys, where required, and the resulting archaeological analyses completed prior to an operator beginning oil and gas activities on a lease are expected to be highly effective at identifying possible prehistoric sites. The OCS development prior to the first required archaeological survey in 1973 has possibly impacted sites containing significant or unique prehistoric information, and it is possible that, even with current survey methods, prehistoric archaeological sites may be missed. No significant new information was found at this time that would alter the overall conclusion that cumulative impacts on prehistoric archaeological sites associated with the CPA proposed action is expected to be minimal. Because of continued regulations and surveys, the potential impact from the CPA proposed action to prehistoric archaeological resources would be decreased.

4.1.1.21. Human Resources and Land Use

4.1.1.21.1. Land Use and Coastal Infrastructure

The BOEM has reexamined the analysis for land use and coastal infrastructure presented in the Multisale EIS and the 2009-2012 Supplemental EIS, based on the additional information presented below and in consideration of the DWH event. While some new information was found, none of it ultimately changes the description of environmental effects. It is too early to determine substantial, long-term changes as a result of the DWH event and the subsequent drilling suspension. The BOEM anticipates that there will be some long-term consequences and these will become apparent over time. The BOEM continues to monitor resources for changes that are applicable to land use and infrastructure. Short-term impacts and potential long-term impacts related to the DWH event, in general, and the drilling suspensions in particular, are discussed at the end of the chapters below on the “Description of the Affected Environment” (Chapter 4.1.1.21.1.1) and “Impacts of Accidental Events” (Chapter 4.1.1.21.1.3).

A detailed description of the affected environment and full analyses of the potential impacts of routine activities and accidental events associated with the CPA proposed action and the proposed action’s incremental contribution to the cumulative impacts are presented in the Multisale EIS. A summary of those analyses and their reexamination due to new information and the addition of the 181 South Area was presented in the 2009-2012 Supplemental EIS. The following is a summary of the information presented in the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

The CPA proposed action would not require additional coastal infrastructure, with the possible exception of 0-1 new gas processing facility and 0-1 new pipeline landfall, and it would not alter the current land use of the analysis area. In fact, as industry responds to the post-DWH environment, increased scrutiny of industry practices, and regulatory revisions, the 0-1 projection range becomes even more conservative, i.e., it becomes even more likely that the number would be zero (Dismukes, official communication, 2011). Thus, the existing oil and gas infrastructure is expected to be sufficient to handle development associated with the proposed action. There may be some expansion at current facilities, but the land in the analysis area is sufficient to handle such development. There is also sufficient land to construct a new gas processing plant in the unlikely event that one should be needed. However, because
the current spare capacity at existing facilities should be sufficient to satisfy new gas production, any such a need would likely materialize only toward the end of the 40-year life of the proposed action (Dismukes, official communication, 2011). This excess capacity substantially diminishes the likelihood of new facility construction. Existing solid-waste disposal infrastructure is adequate to support both existing and projected offshore oil and gas drilling and production needs. Minor accidental events such as oil or chemical spills, blowouts, and vessel collisions would have no long-term negative effects on land use. Coastal or nearshore spills, as well as vessel collisions, could have short-term adverse effects on coastal infrastructure, requiring the cleanup of any oil or chemicals spilled. The incremental contribution of the proposed action to the cumulative impacts on land use and coastal infrastructure are expected to be minor. An analysis of impacts from a catastrophic event such as the DWH event can be found in Appendix B.

4.1.1.21.1.1. Description of the Affected Environment

For the proposed CPA action, the primary region of geographic influence is coastal Louisiana, Mississippi, and Alabama. Oil and gas activities are quite limited in the Florida area. Land use in the CPA analysis area has not substantially changed since the Multisale EIS (Chapter 3.3.5.1.2) or the 2009-2012 Supplemental EIS (Chapter 4.1.16.1.1) and that description is summarized below.

The coastal zone of the northern GOM is not a physically, culturally, or economically homogenous unit (Gramling, 1984a). The counties and parishes along the coasts of Louisiana, Mississippi, Alabama, and Florida represent some of the most valuable coastline in the U.S. Not only does it include miles of recreational beaches and the protection of an extended system of barrier islands, but it also has deepwater ports, oil and gas support industries, manufacturing, farming, ranching, and hundreds of thousands of acres of wetlands and protected habitat. These counties and parishes vary in their histories and in the composition and economic activities of their respective local governments.

According to the U.S. Department of Agriculture’s Economic Research Service, which classifies counties into economic types that indicate primary land-use patterns, 3 of the 90 counties/parishes in the analysis area are classified as farming dependent, 6 as mining dependent (suggesting the importance of oil and gas development to these local economies), 19 as manufacturing dependent, 24 as government employment centers, 20 as tied to service employment, and 18 as nonspecialized. The Economic Research Service also classifies counties in terms of their status as a retirement destination; 25 of the 90 counties/parishes are considered major retirement destinations (U.S. Dept. of Agriculture, Economic Research Service, 2004). The varied land-use patterns are displayed in Figure 3-16 of the Multisale EIS.

The BOEM defines the analysis area for potential impacts on population, labor, and employment as that portion of the GOM coastal zone whose social and economic well-being (population, labor, and employment) is directly or indirectly affected by the OCS oil and gas industry. In this description of the socioeconomic environment, sets of counties (and parishes in Louisiana) have been grouped on the basis of intercounty commuting patterns into LMA’s, as identified by Tolbert and Sizer (1996). The methodology employed by Tolbert and Sizer is fully described in Chapter 3.3.5.1.1 of the Multisale EIS. Along the Gulf Coast, from the southern tip of Texas to Miami and the Florida Keys, 23 LMA’s were identified and comprise the 13 BOEM-defined EIA’s for the Gulf of Mexico region. The counties and parishes that form the LMA’s and EIA’s are listed in Table 4-23, and the EIA’s are visually illustrated in Figure 2-2.

The LMA’s geographically adjacent to the CPA include Lake Charles, Lafayette, Baton Rouge, Houma, and New Orleans, Louisiana; Biloxi-Gulfport, Mississippi; and Mobile, Alabama. The LMA’s geographically adjacent to the EPA are all within Florida and include Pensacola, Panama City, Tallahassee, Lake City, Gainesville, Ocala, Tampa-St. Petersburg, Sarasota, Ft. Myers, and Miami. Use of the LMA geography brings together not only counties immediately adjacent to the GOM but also counties tied to coastal counties as parts of functional economic areas. An analysis that encompasses where people live as well as where they work permits a more meaningful assessment of the impact of offshore oil and gas activities. Because exploration, development, and production activities on the OCS draw on existing infrastructural, economic, and labor capacity from across the GOM region, the socioeconomic impacts of the proposed action in an individual planning area (WPA, CPA, and EPA) are not limited to geographically adjacent areas. For this reason, BOEM’s impact analysis analyzes the potential impacts in all 13 EIA’s regardless of where the proposed action is taking place.
The Louisiana coastal area includes broad expanses of marshes and swamps interspersed with ridges of higher well-drained land. Southeastern Louisiana is a thriving metropolitan area hosting shipping, navigation, U.S. Navy facilities, and oil and chemical refineries. Historically, Terrebonne, Plaquemines, and Lafourche Parishes have been the primary staging and support area for offshore oil and gas exploration and development.

Coastal Mississippi includes bays, deltas, marshland, and waterways. Two-thirds of the coast is devoted to State-chartered, beachfront gambling enterprises and heavy tourism. One-third is industrial, e.g., oil refining and shipbuilding, boat and helicopter facilities, and an onshore support base for drilling and production.

Coastal resource-dependent industries in Alabama include navigation, tourism, marine recreation, commercial fishing, and, since its 1979 discovery in State waters, natural gas development and production, along with minimal oil production. The military has long had a presence in the area.

An extensive maritime industry exists in the northern GOM. There is a substantial amount of domestic waterborne commerce in the analysis area and also some foreign maritime traffic. For the year 2009, 8 of the leading 25 U.S. ports ranked by total trade tonnage are located in Louisiana, Mississippi, Alabama, and Florida (American Association of Port Authorities, 2009). Chapter 3.3.5.6 of the Multisale EIS includes a detailed description of the Gulf maritime industry in the analysis area.

Infrastructure that supports oil and gas exploration and development in the GOM region is far reaching and consists of several categories including platform fabrication yards, shipyards, shipbuilding manufacturers, service bases, port facilities, pipeline manufacturers, pikecoating yards, waste management facilities, transportation facilities, gas processing plants, natural gas storage facilities, LNG facilities, refineries, and petrochemical plants, to name a few.

The OCS-related offshore infrastructure includes offshore production systems, platform fabrication, pipelines, barges, service vessels, and helicopters. Chapter 3.3.5.7 of the Multisale EIS describes the various types of offshore infrastructure.

The OCS-related coastal infrastructure is large, supports OCS development, and consists of thousands of small and large contractors covering virtually every facet of OCS activity, including service bases, construction facilities for platform fabrication, pikecoating, pipelines, shipbuilding, and processing facilities such as gas processing plants, refineries and petrochemical plants, as well as terminal facilities such as pipeline shore facilities, barge terminals, and it also includes waste disposal facilities. Chapter 3.3.5.8 of the Multisale EIS details the various types of infrastructure mentioned above.

See Chapter 3.3.3 of the Multisale EIS for a listing of major public, recreational, and conservation areas; Chapter 3.3.5.6 of the Multisale EIS for a discussion of major ports and waterways; and Figures 3-13 through 3-15 of the Multisale EIS for a description of OCS infrastructure.

**Deepwater Horizon Event**

In response to the DWH event, the Department of the Interior Secretary Ken Salazar imposed suspensions on certain offshore drilling. The initial suspension was modified on May 27, 2010, to allow drilling in shallow waters <500 ft (152 m) deep (USDOI, Office of Public Affairs, 2010a). However, only a limited amount of drilling has actually resumed because of new information requirements as clarified in (NTL 2010-N06), the time it takes for operators to comply, and the increasing rate at which BOEM is able to process permit applications (Weinstein, 2010). For example, from June 28, 2010, when new requirements were announced, until September 10, 2010, there were 13 Applications to Permit Drilling filed. Of the 13, five had been approved and eight were pending as of September 14, 2010 (USDOI, Office of Public Affairs, 2010b). On October 12, 2010, the last remaining deepwater drilling suspension was lifted in its entirety. Operators are in the process of meeting the new requirements issued since the DWH event, and BOEM continues to review and approve permits and plans. The impacts of the suspensions and permitting delays were experienced at Port Fourchon, where rental rates were cut by 30 percent as an incentive for businesses to stay. In the months following the blowout and the declared suspensions, companies removed a large portion of their equipment from Port Fourchon, and there was a substantial decrease in helicopter flights and servicing of rigs. Many companies trimmed their budgets by cutting hours and salaries. Support services companies, such as chemical suppliers, and welders were also negatively affected (Lohr, 2010). The effects of this decreased demand rippled through the various infrastructure categories (e.g., fabrication yard, shipyards, port facilities, pikecoating facilities, gas
processing facilities, waste management facilities, etc.) and also affected the oil and gas support sector businesses (e.g., drilling contractors, offshore support vessels, helicopter hubs, mud/drilling fluid/lubricant suppliers, etc.) because the decrease in offshore drilling activity translates into a decrease in demand for services. For example, the impacts of the suspensions and permitting delays have been experienced at Port Fourchon, where rental rates were cut by 30 percent through June 30, 2011, as an incentive for businesses to stay. This amounted to a $3 million revenue loss for the Greater Lafourche Port Commission. As of June 2011, businesses operating out of Port Fourchon were collectively operating at about 30 percent capacity compared with pre-DWH levels. Activity levels are slowly improving at Port Fourchon, and according to the Executive Port Director at Fourchon, the main concern now is the current pace of exploration plan approvals. While production has been ongoing since the DWH event, the majority of the Port’s business is in drilling and exploration activities (Chaisson, official communication, 2011). Because petroleum activities on the OCS and in State waters and coastal areas are driven by market forces, the DWH event and related events are not expected to have long-term consequences on petroleum activities. Hence, these events are not expected to affect land use and infrastructure in the cumulative case.

The BOEM continues to monitor these infrastructure effects as they evolve over time. Although this information on land-use and infrastructure effects is evolving and may be relevant to reasonably foreseeable significant impacts to the Gulf economy, this information would not be essential to a reasoned choice among the alternatives because regardless of whether the decisionmaker chooses to hold a lease sale under the action alternatives or chooses the No Action alternative, there are still preexisting OCS leases in the CPA and WPA that would continue to support the economy. Any individual lease sale would not be expected to, on its own, result in significant impacts. The incomplete or unavailable information, even if available, would not be expected to change these conclusions.

Land use experienced a more immediate but short-term impact, with temporary waste staging areas and decontamination areas that were set up to handle the spill-related waste. Concerns about waste management practices were expressed by the government and public (Barringer, 2010). The USEPA, in consultation with the Coast Guard, issued solid waste management directives to address the issue of contaminated materials and solid or liquid wastes that were recovered as a result to cleanup operations (USEPA, 2010i and 2010j). Twenty-five waste staging areas were set up across Louisiana, Mississippi, Alabama, and Florida. Six decontamination areas were stationed in Mississippi, Alabama, and Florida. The USEPA visited each staging and decontamination area once per week and each landfill two times per month, and they documented their findings on the USEPA public website. There were some issues, mainly concerns over leaking receptacles and waste management practices during the immediate aftermath of the spill, but nothing that would appear to cause a long-term impact (USEPA, 2010k).

Additional description of the DWH event’s waste stream is found in Chapter 4.1.1.21.4.

4.1.1.21.1.2. Impacts of Routine Events

Background/Introduction

A detailed impact analysis of routine events on land use and coastal infrastructure for the CPA proposed action can be found in Chapter 4.2.1.13.1 of the Multisale EIS. Impact analyses for the 181 South Area that includes any new information since publication of the Multisale EIS is presented in Chapter 4.1.16.1.2 of the 2009-2012 Supplemental EIS. The following information is a summary of the impact analysis incorporated from the Multisale EIS, the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

Proposed Action Analysis

Impact-producing factors associated with the CPA proposed action that could affect land use and coastal infrastructure include (1) gas processing facilities, (2) pipeline landfalls, (3) service bases, (4) navigation channels, and (5) waste disposal facilities.

Chapter 4.1.2.1 of the Multisale EIS and Chapter 3.1.2 of the 2009-2012 Supplemental EIS discuss OCS-related coastal infrastructure and projected new coastal infrastructure that may result from the CPA proposed action or the OCS Program, including the potential need for the construction of new facilities and/or the expansion of existing facilities. Based on current information, the development scenario
presented in the 2009-2012 Supplemental EIS has been reconsidered and revised for the CPA proposed action, but changes have been few. All onshore infrastructure requires permits for construction and operation. The BOEM is not the permitting agency for these activities. The permitting agencies for any onshore infrastructure would be the State in which the activity would occur, and/or COE, and/or USEPA. According to the scenario analysis in the 2009-2012 Supplemental EIS, the construction of 0-1 new gas processing facilities would be expected to occur near the end of the 40-year life of the proposed action. Most of the projected new pipeline would be offshore and would tie into the existing offshore pipeline infrastructure. According to the scenario analysis, 0-1 new pipeline landfalls would be expected to occur toward the end of the 40-year lifespan of the proposed lease sale. According to these BOEM projections, no other new coastal infrastructure would be expected to result from the proposed action. Given the uncertain environment of the post-DWH event, the application of the scenario revised for the CPA proposed action is very conservative since the likelihood is diminished that any new gas processing facility or pipeline landfall would result from the proposed action. That is, the effects of the drilling suspensions, changes in Federal requirements for drilling safety, and the current pace of permit approvals process has depressed existing demand for gas processing facilities and pipeline landfalls; hence, the likelihood of new gas processing facilities or pipeline landfalls has moved closer to zero and farther from one (Dismukes, official communication, 2011). However, BOEM continues to monitor resources for changes that are applicable to land use and infrastructure. Maintenance dredging of existing navigation channels is still expected, but no new navigation channels are expected to be dredged as a result of the CPA proposed action. The volume of OCS-generated waste is closely correlated with the level of offshore drilling and production activity. Demand for waste disposal facilities is influenced by the volume of waste generated. At this time, it is unclear how long the current slowdown in activity will continue or how it might affect later years. Until OCS drilling activity recovers, potential for a new waste facility as a result of the CPA proposed action is highly unlikely.

Chapter 4.1.2.1.4.2 of the Multisale EIS and Chapter 3.1.2.2 of the 2009-2012 Supplemental EIS discuss gas processing plants and the potential for new facilities and/or expansion at existing facilities. Over the past several years, there has been a substantial decrease in offshore natural gas production, partially as a result of increasing emphasis on onshore shale gas development, which is less expensive to produce and provides larger per well production opportunities and reserve growth. Also, there has been a trend toward more efficient gas processing facilities with greater processing capacities. In Alabama, Mississippi, and the eastern portion of South Louisiana, plant capacity increased significantly as plant expansions occurred and new larger plants were built in response to offshore production (USDOE, Energy Information Administration, 2006). While natural gas production on the OCS shelf (shallow water) has been rapidly declining, deepwater gas production has been increasing, but not quickly enough to make up the difference. Increasing onshore shale gas development, declining offshore gas production, and the increasing efficiency and capacity of existing gas processing facilities are trends that have combined to lower the need for new gas processing facilities along the Gulf Coast in the past 5 years. Combined with this, existing facilities that were already operating at about 50 percent of capacity prior to the 2005 hurricane season are operating at even lower capacity utilization levels now. Spare capacity at existing facilities should be sufficient to satisfy new gas production for many years, although there remains a slim chance that a new gas processing facility may be needed by the end of the 40-year life of the proposed action (Dismukes, official communication, 2011).

The BOEM analyzes the potential for new pipeline landfalls to determine the potential impacts to wetlands and other coastal habitats. In Chapter 4.1.2.1.7 of the Multisale EIS and other previous EIS’s and EA’s, BOEM assumed that the majority of new Federal OCS pipelines would connect to the existing infrastructure in Federal and State waters and that very few would result in new pipeline landfalls. Therefore, BOEM projected up to one pipeline landfall per lease sale. Between the Multisale EIS and the 2009-2012 Supplemental EIS, BOEM tested this assumption by analyzing past lease sale outcomes (USDOI, MMS, 2007d). This analysis shows that it is generally unlikely that even one landfall would result from an individual lease sale. A mature pipeline network already exists in the Gulf of Mexico and companies have very strong financial incentives to reduce their costs by designing and utilizing pipeline systems to their fullest extent possible. Companies consider “economies of scale” in pipeline transportation, maximizing the amount of product moved through a constructed pipeline to decrease the long-run, average cost of production. Mitigation costs for any new wetland and environmental impacts, as well as various landowner issues at the landfall point are additional considerations. These are strong
incentives to move new production into existing systems and to avoid creating new landfalls (USDOI, MMS, 2007d). This analysis confirms BOEM’s assumption that the majority of new pipelines constructed would connect to the existing infrastructure in Federal and State waters and that very few would result in new pipeline landfalls. However, there may be instances where new pipelines would need to be constructed. Location would be a determining factor; if there are no existing pipelines reasonably close and it is more cost effective to construct a pipeline to shore, then there may be a new OCS pipeline landfall. However, the very strong financial incentives to link into the existing, mature pipeline network make this highly unlikely (Dismukes, official communication, 2011).

**Chapters 4.1.1.3.2 and 4.1.1.4.2** provide a detailed discussion of coastal barrier beaches and wetlands, respectively, and potential pipeline landfall impacts to those resources.

Chapters 3.3.5.8.1 and 4.1.2.1.1 of the Multisale EIS and Chapter 3.1.2.1 of the 2009-2012 Supplemental EIS present a description of OCS-related service bases. A service base is a community of businesses that load, store, and supply equipment, supplies, and personnel that are needed at offshore work sites. The proposed action is not projected to change existing OCS-related service bases or require construction of new service bases. Instead, it would contribute to the use of existing service bases. **Figure 3-4** shows the 50 service bases the industry currently uses to service the OCS. These facilities are identified as the primary service bases from plans received by BOEM. The ports of Fourchon, Cameron, Venice, and Morgan City, Louisiana, are the primary service bases for Gulf of Mexico mobile rigs. Major platform service bases in the CPA are Cameron, Fourchon, Intracoastal City, Morgan City, and Venice, Louisiana; Pascagoula, Mississippi; and Theodore, Alabama.

Service bases are utilized for various types of OCS offshore support. The most prevalent categories of OCS offshore support include supply vessels, crewboats, and helicopters. Supply vessels transport pipe and bulk supplies, and the supply vessel base serves as the loading point and provides temporary storage. Crewboats transport personnel and small supplies. Collectively, supply vessels and crewboats are known as “OSV’s” (offshore supply vessels). There are approximately 1,200 OSV’s operating in the GOM. Important drivers for the OSV market include the level of offshore exploration and drilling activities, current oil and gas prices, expectations for future oil and gas prices, and customer assessments of offshore prospects (Dismukes, in preparation-b). High demand for OSV’s translates into a positive impact on OCS-related employment (see Chapter 4.1.1.21.3, “Economic Factors” below). Helicopters transport small supplies and workers and also may patrol pipelines to spot signs of damage or leakage. Helicopters service drilling rigs, production platforms, and pipeline terminals, as well as specialized vessels, such as jack-up barges. The OCS activity levels and offshore oil and gas industry transportation needs substantially influence the demand for and profitability of helicopter services (Dismukes, in preparation-b). Exploration and development plans filed with BOEM identify the expected number and frequency of vessel and helicopter trips, and the primary and secondary service bases for each project. In the event of changes in weather or operation conditions, a small amount of vessel and helicopter traffic may be dispatched from other bases. However, these deviations would occur on a temporary basis, and vessel traffic and helicopter transport should return to the primary and secondary bases as timely as possible.

Chapter 4.1.2.1.9 of the Multisale EIS and Chapter 3.1.2.1 of the 2009-2012 Supplemental EIS discuss navigation channels along the Gulf Coast. Much of the traffic navigating these channels is unrelated to OCS activity, and the current system of navigation channels in the northern GOM is projected to be adequate for accommodating traffic generated by the CPA proposed action. The Gulf-to-Port channels and the Gulf Intracoastal Waterway that support prospective OCS ports are generally deep and wide enough to handle OCS-related traffic and are maintained by regular dredging (**Figure 3-5**). The COE is the responsible Federal agency for the regulation and oversight of navigable waterways. The maintained depths for these waterways are shown in Table 3-36 of the Multisale EIS. All lease sales contribute to the demand for OSV support; hence, it also contributes to the vessel traffic that moves in and out of support facilities. Therefore, the CPA proposed action is likely to contribute to the continued need for maintenance dredging of existing navigation channels. However, no new navigation channels are expected to be dredged as a result of the proposed action because the existing system of navigation channels is projected to be adequate to allow proper accommodation for vessel traffic that will occur as a result of the proposed action. Maintenance dredging is essential for proper water depths in channels to allow all shipping to move safely through the waterways to ports, services bases, and terminal facilities. Several million cubic yards of sand, gravel, and silt are dredged from waterways and harbors every year.
This is a controversial process because it necessarily occurs in or near environmentally sensitive areas such as valuable wetlands, estuaries, and fisheries (Dismukes, in preparation-b). Chapter 4.1.1.4.2 provides a discussion of wetlands and the impacts of navigation channel dredging.

Chapters 4.1.2.2 of the Multisale EIS and Chapter 4.1.16.1.2 of the 2009-2012 Supplemental EIS discuss OCS waste disposal. These analyses and other previous EIS’s and EA’s concluded that no new solid-waste facilities would be built as a result of a single lease sale or as a result of the OCS Program. Focused scenario analysis research into onshore waste disposal further supports these past conclusions that existing solid-waste disposal infrastructure is adequate to support both existing and projected offshore oil and gas drilling and production needs (Dismukes et al., 2007). The industry trend is toward innovative methods to handle wastes to reduce the potential for environmental impacts; e.g., hydrocarbon recovery/recycling programs, slurry fracture injection, treating wastes for reuse as road base or levee fill, and segregating waste streams to reduce treatment time and improve oil recovery. The volume of OCS waste generated is closely correlated with the level of offshore drilling and production activity (Dismukes, in preparation-a). Before the DWH event, BOEM analyses indicated that there was an abundance of solid waste capacity in the GOM region and thus highly unlikely that any new waste facilities would be constructed. If any increase in the need for capacity develops, it would probably be met by expansion of existing facilities. However, now it is unclear whether this would remain true and more research is needed (Dismukes, official communication, 2011). In recent months, due to the drilling suspensions and temporary interruption in permit approval slowdown, there has been some reduction in offshore drilling activity, which is slowly ramping back up. Given this situation, demand for waste disposal facilities may not be likely to increase. However, at this time BOEM cannot predict how long this current pace will continue or how long it will take for activity levels to recover. The BOEM will continue to monitor waste-disposal demands and activity in the post-DWH event environment. Chapter 4.1.1.21.4.2 provides a discussion of environmental justice issues related to waste disposal facilities.

Summary and Conclusion

The impacts of routine events associated with the CPA proposed action are uncertain due to the post-DWH event environment, the effects of the drilling suspensions, the changes in Federal requirements for drilling safety, and the current pace of permit approvals. The BOEM projects 0-1 new gas processing facilities and 0-1 new pipeline landfalls for the proposed action. However, based on the most current information available, there is only a very slim chance that either would result from the CPA proposed action, and if a new gas processing facility or pipeline landfall were to result, it would likely occur toward the end of the 40-year analysis period. The likelihood of a new gas processing facility or pipeline landfall is much closer to zero than to one (Dismukes, official communication, 2011). The BOEM anticipates that there would be maintenance dredging of navigation channels and an increase in activity at services bases as a result of the CPA proposed action. If drilling activity recovers post-DWH event and increases, there could be new increased demand for a waste disposal services as a result of the CPA proposed action. Because of the current near zero estimates for pipeline landfalls and gas processing facility construction, the routine activities associated with the CPA proposed action would have little effect on land use.

As a result of the DWH event, it is too early to determine substantial, long-term changes in routine event impacts to land use and infrastructure. The BOEM anticipates these changes would become apparent over time. Therefore, BOEM recognizes the need to continue monitoring all resources for changes that are applicable for land use and infrastructure. From the information described above that is currently available, in regard to land use and infrastructure, it does not appear that there would be adverse impacts from routine events associated with the CPA proposed action.

4.1.1.21.1.3. Impacts of Accidental Events

Background/Introduction

Impacts of accidental events on land use and coastal infrastructure for the CPA proposed action are discussed in Chapter 4.14.1 of the Multisale EIS. Impact analyses for the 181 South Area that includes new information since publication of the Multisale EIS is presented in Chapter 4.1.16.1.3 of the 2009-2012 Supplemental EIS. The following information is a summary of the impact analysis
incorporated from the Multisale EIS, the 2009-2012 Supplemental EIS, and new information that has
become available since both documents were prepared.

**Proposed Action Analysis**

Impact-producing factors associated with the CPA proposed action that could affect land use and
coastal infrastructure include (1) oil spills, (2) vessel collisions, and (3) chemical/drilling-fluid spills. The
DWH event was an accidental event of historic and catastrophic proportion, the largest blowout in
U.S. history, and the first to occur on the OCS in over 30 years. Such events should be distinguished
from accidental events that are smaller in scale and that occur more frequently. Chapter 4.3.1.3 of the
Multisale EIS provides a detailed discussion of oil spills that have occurred and their frequency. Detailed
analysis of a high-impact, low-probability catastrophic event such as the DWH event is provided in
Appendix B.

Oil spills may be associated with exploration, production, or transportation activities that result from
the CPA proposed action. Detailed risk analysis of offshore oil spills ≥1,000 bbl and coastal spills
associated with the CPA proposed action is provided in Chapters 4.3.1.5, 4.3.1.6, and 4.3.1.7 of the
Multisale EIS, respectively. Because oil spilled in the offshore areas normally volatilizes and is dispersed
by currents, it has a low probability of contacting coastal areas. Oil spills in coastal and inland waters,
such as spills resulting from the operations of offshore supply vessels, pipelines, barges, tanker ships, and
ports are more likely to affect BOEM-recognized coastal infrastructure categories. For example, if
waterways are closed to traffic, this may result in impacts to upstream and downstream business interests
as it impedes the flow of commerce. Table 3-7 contains the estimated number of oil spills that could
happen in Gulf coastal waters as a result of an accidental event associated with the CPA proposed action.

Vessel collisions may be associated with exploration, production, or transportation activities that
result from the CPA proposed action. Chapter 4.3.3 of the Multisale EIS provides a detailed discussion of
vessel collisions. The BOEM data show that, from 1996 through 2009, there were 226 OCS-related
collisions. The majority of vessel collisions involve service vessels colliding with platforms or pipeline
risers, although sometimes vessels collide with each other. Human error accounted for about half of all
reported vessel collisions from 1996 to 2009. These collisions often result in spills of various substances
and, while most occur on the OCS far from shore, ones in coastal waters can have consequences to land
use and coastal infrastructure. For example, on July 23, 2008, a barge carrying heavy fuel collided with a
tanker ship in the Mississippi River at New Orleans, Louisiana. Over several days the barge leaked
approximately 419,000 thousands of gallons of fuel. From New Orleans to the south, 85 mi (137 km) of
the river were closed to all traffic while cleanup efforts were undertaken, causing a substantial backup of
river traffic (USDOC, NOAA, 2008c). On Tuesday July 27, 2010, a dredge vessel ran into a wellhead in
the Barataria Waterway. The wellhead leaked a mixture of oil, natural gas, and water into Barataria Bay.
A sheen covered more than 6 mi² (16 km²) of water. Over 150 spill-response personnel and 31 boats
initially responded to the accident (USDHS, CG, 2010e). As of August 3, 2010, approximately 35 bbl of
oily-water mix were recovered (OffshoreEnergyToday, 2010). Chemical/drilling-fluid spills may be
associated with exploration, production, or transportation activities that result from the CPA proposed
action. Chapter 4.3.4 of the Multisale EIS provides a detailed discussion of chemical and drilling-fluid
spills. Each year, between 5 and 15 chemical spills are expected to occur; most of these are ≤50 bbl in
size. Large spills are much less frequent. For example, from 1964 to 2005, only two chemical spills of
≥1,000 bbl occurred. Even though additional production chemicals are needed in deepwater operations
where hydrate formation is a possibility, spill volumes are expected to remain stable because of advances
in subsea processing.

With the exception of a catastrophic accidental event, such as the DWH event, the impact of oil spills,
vessel collisions, and chemical spills are not likely to last long enough to adversely affect overall land use
or coastal infrastructure in the analysis area.

**Deepwater Horizon Event**

While it is too early to determine the final outcome and impacts of the DWH event, information is
gradually becoming available, particularly on short-term impacts. In the months following the DWH
event, there were some short-term, indirect impacts on land use and coastal infrastructure caused by the
drilling suspension imposed on July 12, 2010, and lifted on October 12, 2010; by changes in Federal
requirements for drilling safety and the pace of the permit approval process. Drilling resumed in shallow and deep waters but it depends on meeting new drilling application requirements as clarified in NTL 2010-N06. The impacts of the suspension were experienced at Port Fourchon, Louisiana, where rental rates were cut by 30 percent as an incentive for businesses to stay. Companies removed a large portion of their equipment from the port and there was a substantial decrease in helicopter flights and servicing of rigs. As of June 2011, businesses operating out of Port Fourchon were collectively operating at about 30 percent capacity compared with pre-DWH levels (Chaisson, official communication, 2011).

The deepwater exploration activity at Port Fourchon is expected to resume with the approval of deepwater permits. The rate of drilling is dependent upon compliance with more stringent Federal enforcement, the industry’s efforts to fulfill new safety requirements that are not yet finalized, and the resulting slow pace for drilling application approvals. Deepwater exploratory drilling is a huge economic driver for jobs, investments, vessels, etc. (Chaisson, official communication, 2011). In the long term, the effects of the suspension and its aftermath are not expected to change the basic market fundamentals that drive demand for support infrastructure. In the short term, the decrease in deepwater exploratory drilling is expected to ripple through the various infrastructure categories (e.g., fabrication yard, shipyards, port facilities, pipecoating facilities, gas processing facilities, waste management facilities, etc.) and would also affect the oil and gas support sector businesses (e.g., drilling contractors, offshore support vessels, helicopter hubs, mud/drilling fluid/lubricant suppliers, etc.).

Land use experienced more immediate, short-term impacts from the establishment of temporary waste staging areas and decontamination areas set up to handle spill-related waste. Concerns about waste management practices were expressed by government and the public (Barringer, 2010). The USEPA, in consultation with the Coast Guard, issued solid waste management directives to address the issue of contaminated materials, and solid or liquid wastes that were recovered as a result to cleanup operations (USEPA, 2010i and 2010j). Fifteen waste staging areas spread out across Louisiana, and there were none in Texas. No decontamination areas were set up in either Louisiana or Texas. The USEPA visited each staging and decontamination area once per week and each landfill two times per month, and they documented their findings on the USEPA public website. There were some issues, mainly concerns over leaking receptacles and waste management practices during the immediate aftermath of the spill, but nothing that would appear to cause a long-term impact (USEPA, 2010k). Additional description of the DWH event’s waste stream is located in Chapter 4.1.1.21.4. Detailed analysis of a high-impact, low-probability catastrophic event such as the DWH event may be found in Appendix B.

Summary and Conclusion

Accidental events associated with the CPA proposed action occur at different levels of severity, based in part on the location and size of event. The typical types of accidental events that could affect land use and coastal infrastructure include oil spills, vessel collisions, and chemical/drilling-fluid spills. These may occur anywhere across the spectrum of severity. Typically, accidental events related to OCS activities are generally smaller in scale based on historic experience, and they must be distinguished from low-probability, high-impact catastrophic events such as the DWH event. Typically, the impact of small-scale oil spills, vessel collisions, and chemical/drilling fluid spills are not likely to last long enough to adversely affect overall land use or coastal infrastructure in the analysis area.

Many of the impacts of the DWH event to land use and infrastructure have been temporary and short-term, such as the ship decontamination sites and the waste staging areas established in the immediate aftermath of the DWH event (USDOT, 2010). The indirect effects on infrastructure use are still rippling through the industry, but this should resolve as issues with the suspensions, permitting, etc. are resolved. With regard to land use and infrastructure, the post-DWH event environment remains somewhat dynamic, and BOEM will continue to monitor these resources over time and to document short- and long-term
DWH event impacts. In the future, the long-term impacts of the DWH event will be clearer as time allows the production of peer-reviewed research and targeted studies that determine those impacts. The DWH event was a low-probability, high-impact catastrophic event. For the reasons set forth in the analysis above, the kinds of accidental events that are likely to result from the CPA proposed action are not likely to significantly affect land use and coastal infrastructure. This is because accidental events offshore would have a small probability of impacting onshore resources. Also, if an accident occurs nearshore, it would be most probably be near a facility; therefore, the impacts would be temporary and localized because of the decrease in response time.

4.1.1.21.1.4. Cumulative Impacts

Background/Introduction

A detailed analysis of cumulative impacts upon land use and coastal infrastructure for the CPA proposed action can be found in Chapter 4.5.15.1 of the Multisale EIS. Impact analyses for the 181 South Area that includes any new information since publication of the Multisale EIS is presented in Chapter 4.1.16.1.4 of the 2009-2012 Supplemental EIS. The following information is a summary of the impact analysis incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

The cumulative analysis considers the effects of impact-producing factors from OCS and State oil and gas activities. The OCS- and State-related factors consist of prior, current, and future OCS and State lease sales. Chapters 3.3.5.1.2 and 3.3.5.8 of the Multisale EIS discuss land use and OCS-related oil and gas infrastructure associated with the analysis area. The vast majority of this infrastructure also supports oil and gas production in State waters as well as in coastal areas onshore.

According to BOEM development scenario analysis, the construction of 0-1 new gas processing facilities would be expected to occur near the end of the 40-year life of the proposed action. Most new pipelines would be offshore and would tie into the existing offshore pipeline infrastructure. According to the scenario analysis, 0-1 new pipeline landfalls would be expected to occur toward the end of the 40-year lifespan of the proposed lease sale. Those projections also called for no new waste disposal facilities due to existing excess capacity along the Gulf Coast. Research based on the analysis of historical data further validated BOEM’s past scenario projections of new gas processing facilities and new pipeline landfalls and found its projections to be conservative; that is, the actual numbers proved to be equal to, or less than, the projected numbers. Current scenario projections also are likely to be conservative (Dismukes, official communication, 2011).

In the months following the DWH event, much information has been generated regarding the consequences of the oil spill and subsequent drilling suspensions. Because petroleum activities on the OCS and in State waters and coastal areas are driven by market fundamentals, the DWH event and related events are not expected to have long-term consequences on petroleum activities. Hence, these events are not expected to affect land use and infrastructure in the cumulative case. The BOEM continues to monitor resources for changes that are applicable to land use and infrastructure.

Land use in the analysis area will evolve over time. The majority of change is likely to occur from general, regional economic and demographic growth rather than from activities associated with current OCS and/or State offshore petroleum production or future planned OCS or State lease sales. Projected new coastal infrastructure as a result of the OCS Program is shown by State in Table 4-9 of the Multisale EIS. The BOEM development scenarios consider demand from both current and future OCS and State leases. These scenarios project 0-1 new gas processing facilities to result from the proposed action. However, this number is derived from the estimated demand for future processing capacity. Given current industry practice, it is likely that few (if any) new, Greenfield gas processing facilities would actually be constructed along the CPA. Instead, it is likely that a large share (and possibly all) of any additional natural gas processing capacity that is needed in the industry would be developed at existing facilities, through future investments in expansions, and/or replacement of depreciated capital equipment. Also, these BOEM scenario projections are conservative; i.e., they likely overestimate the additional capacity that would be required.

Over the past several years, there has been a substantial decrease in offshore natural gas production, partially as a result of increasing emphasis on onshore shale gas development, which is less expensive to produce and provides larger per-well production opportunities and reserve growth. Also, there has been a
trend toward more efficient gas processing facilities with greater processing capacities (Dismukes, in preparation-a). In Alabama, Mississippi, and the eastern portion of South Louisiana, plant capacity increased significantly as plant expansions occurred and new larger plants were built in response to offshore production (USDOE, Energy Information Administration, 2006). While natural gas production on the OCS shelf (shallow water) has been rapidly declining, deepwater gas production has been increasing, but not quickly enough to make up the difference. Increasing onshore shale gas development, declining offshore gas production, and the increasing efficiency and capacity of existing gas processing facilities are trends that have combined to lower the need for new gas processing facilities along the Gulf Coast. Combined with this, existing facilities that were already operating at about 50 percent of capacity prior to the 2005 hurricane season are now operating at even lower capacity utilization levels now. Spare capacity at existing facilities should be sufficient to satisfy new gas production for many years, although there remains a slim chance that a new gas processing facility may be needed by the end of the 40-year life of the proposed action (Dismukes, official communication, 2011). Any additions to, or expansions of, current facilities would also support State oil and gas production and, should any occur, the land in the analysis area is sufficient to handle development. Thus, the results of OCS and State oil and gas activities are expected to minimally alter the current land use of the area.

Service base infrastructure supports offshore petroleum-related activities in both OCS and State waters. Any changes to offshore support infrastructure that occurs in the cumulative case are expected to be contained on available land. Service bases are industrial ports and are located in designated industrial parks designed with the intent to accommodate future oil and gas needs. Also, most of these are located in BOEM analysis areas that have strong industrial bases. Shore-based OCS and State servicing is expected to increase in the ports of Port Fourchon, Louisiana; and Mobile, Alabama. There is sufficient land designated in commercial and industrial parks and adjacent to the Mobile port area. This would minimize disruption possible from port expansions to current residential and business use patterns. In contrast, while Port Fourchon has land designated for future expansion, the port has a limited amount of waterfront land available and, because of surrounding wetlands, may face capacity constraints in the long term. At present, there is a small amount of waterfront property available that is situated around Slip C (The Greater Lafourche Port Commission, 2010a) and approximately 55 ac (22 ha) of nonwaterfront property also available for lease (The Greater Lafourche Port Commission, 2010b). The port’s 4,000-ac (1,620-ha) Northern Expansion is nearly complete and will essentially double its operational area. Phase 1 of the Northern Expansion is a 700-ac (284-ha) site containing 520 ac (210 ha), with 21,000 ft (6,400 m) of water frontage. Construction of 700 ft (213 m) of bulkhead in Slip B is complete and an additional 1,100 ft (335 m) of bulkhead is currently under construction. Another 1,425 ft (434 m) of bulkhead is scheduled for construction in 2010. Phase 1 of the Northern Expansion is nearly complete, and over 80 percent of total Phase 1 property is already leased (The Greater Lafourche Port Commission, 2010c). Port Fourchon serves as the primary support base for over 90 percent of existing deepwater projects. From 2008 through 2009, the demand for support base facilities continued to increase despite an economic recession. Prior to the DWH event, new facilities at the port were leased as soon as they could be constructed (Redden, 2009).

In the months following the DWH event and the May 2010 drilling suspension, port tenants were struggling with the drop in exploration drilling. Even after the drilling suspension was lifted on October 12, 2010, activity levels remained depressed. This was due to more stringent Federal enforcement, industry’s efforts to fulfill new safety requirements, and the current pace for drilling application approvals. Cleanup and decontamination work was keeping companies busy, but this has been gradually declining, with the exception of continued cleanup at Fourchon Beach, which was slowed down by piping plover nesting. Deepwater exploratory drilling is a huge economic driver for jobs, investments, vessels, etc. at Port Fourchon (Chaisson, official communication, 2011). There has been much uncertainty about what is going to happen at Port Fourchon from an economic standpoint. However, BOEM expects this uncertainty to be short term and, because the economic prospectivity of the Gulf has not changed, deepwater activity at the port will be expected to gradually increase to pre-DWH event levels.

LA Hwy 1 is the only highway connecting Port Fourchon with the rest of Louisiana. This two-lane highway is surrounded by marshland and has been prone to extreme flooding over the years, jeopardizing critical access to Port Fourchon, which is the service base for 90 percent of OCS deepwater activity. While, in the absence of planned expansions, LA Hwy 1 would not be able to handle future OCS and
State activities, a multiphase LA Hwy 1 improvement project is currently underway. On July 8, 2009, the new LA Hwy 1 fixed-span toll bridge over Bayou Lafourche connecting Port Fourchon and Leeville, Louisiana, was opened and marks partial completion of the first phase of improvements to LA Hwy 1 (Toll Roads News, 2009). A large portion of the tolls collected would be paid by transportation activities associated with OCS oil- and gas-related activities. The remaining portion of Phase 1 construction, a two-lane elevated highway from the bridge to Port Fourchon, is scheduled for completion in late 2011. There are continuing efforts to get Federal funding to construct Phase 2 of the project—an elevated highway from the Golden Meadow floodgates to Leeville, Louisiana (LA 1 Coalition, 2010a).

The South Lafourche Leonard Miller Jr. Airport recently opened a partial parallel taxiway and the Port commission has plans to extend it to full length. In the past 8 years, $20 million have been invested in the airport for improvements that include the paving of airport roadways, runway expansion and overlay, installation of fuel tanks, and construction of an extra large hanger. The runway expansion and overlay have increased the maximum aircraft weight to allow access by 20-passenger jets. From 2008 to 2009, activity at the airport increased 19 percent. Airport authorities are also in the second phase of implementing an Instrument Landing System like those found at major commercial airports as a navigational aid to pilots. The Greater Lafourche Port Commission recently acquired 1,200 ac (485 ha) of property near the airport and intends to develop that land into an industrial park (The Greater Lafourche Port Commission, 2010d).

If the service base expansion occurs in the cumulative case at the port Mobile, Alabama, this expansion would occur in areas that are already industrialized and would have little effect on land use and infrastructure. This is also true for Port Fourchon, Louisiana, although, in the cumulative case, expansion of this service base may eventually be constrained by surrounding wetlands. Limited highway access and airport capacity could also constrain service base expansion at Port Fourchon in the cumulative case. However, ongoing and planned improvement projects make this unlikely.

**Summary and Conclusion**

Activities relating to the OCS Program and State oil and gas production are expected to minimally affect the current land use of the analysis area because most subareas have strong industrial bases and designated industrial parks to accommodate future growth in oil and gas businesses. The BOEM projects 0-1 new gas processing facilities and 0-1 new pipeline landfalls for the proposed action, although this is a conservative estimate and the number is much closer to zero than to one. If a new gas processing facility or pipeline landfall were to occur, it would likely be toward the end of the 40-year analysis period (Dismukes, official communication 2011). There may be new increased demand for a waste disposal services as a result of the proposed action. Any service base expansion in the cumulative case would be limited, would occur on lands designated for such purposes, and would have minimal effects on land use and infrastructure. However, in the cumulative case it is possible that Port Fourchon expansions may eventually be constrained by surrounding wetlands. Based on the available information and current BOEM scenario projections, the cumulative impacts on land use and coastal infrastructure are expected to be minor. The coastal infrastructure supporting the proposed action represents only a tiny portion of the coastal land and infrastructure throughout the CPA and Gulf of Mexico, and little change is expected to occur due to changing agricultural and extractive (e.g., lumbering, petroleum) uses of onshore land. Many non-OCS-related factors contribute substantially to the cumulative impacts to land use and coastal infrastructure, including the following: housing and other residential developments; the development of private and publicly owned recreational facilities; the construction and maintenance of industrial facilities and transportation systems; urbanization; city planning and zoning; changes to public facilities such as water, sewer, educational, and health facilities; changes to military bases and reserves; changes in population density; changes in State and Federal land-use regulations; and changes in non-OCS-related demands for water transportation systems and ports. Given the overwhelming contribution of these non-OCS-related factors to the cumulative impacts on land use and coastal infrastructure and the small incremental contribution of the CPA proposed action, the cumulative impacts on land use and coastal infrastructure are also expected to be minor.
4.1.1.21.2. Demographics

In light of the recent DWH event, BOEM has reexamined the analysis of demographics presented in the Multisale EIS and the 2009-2012 Supplemental EIS. While some new information was found related to the baseline conditions (most notably the new Woods & Poole Economics, Inc. (2010) population projection data), the incremental population impacts of the CPA proposed action, and the impacts of accidental events, a reanalysis found that none of the new information altered the impact conclusions for demographics presented in the Multisale EIS and the 2009-2012 Supplemental EIS. While it is too early to determine if there will be any significant long-term demographic changes as a result of the DWH event and the subsequent drilling suspensions and given current information on the limited employment impacts to date (Chapters 4.1.1.17, 4.1.1.18, 4.1.1.19, and 4.1.1.21.3), BOEM anticipates that there will not be any substantial long-term population and demographic changes. However, BOEM will continue to monitor data and information as it becomes available. If there are substantial long-term employment impacts to the tourism and recreation, fishing, or energy industries in the area, there may be some out-migration from some affected areas in the region. Short-term impacts and potential long-term impacts related to the DWH event in general, and the drilling suspensions in particular, are discussed at the end of the sections below on the “Description of the Affected Environment” (Chapter 4.1.1.21.2.1) and “Impacts of Accidental Events” (Chapter 4.1.1.21.2.3).

A detailed description of the affected environment and full analyses of the potential impacts of routine activities and accidental events associated with the CPA proposed action are presented in the Multisale EIS and the 2009-2012 Supplemental EIS, as are the proposed action’s incremental contribution to the cumulative impacts. A summary of those analyses and their reexamination due to new information and the DWH event and drilling suspensions are presented in the following sections.

A brief summary of potential impacts follows. The CPA proposed action is projected to minimally affect the demography of the analysis area. Population impacts from the CPA proposed action are projected to be minimal (<1% of the total population) for any EIA in the Gulf of Mexico region. The baseline population patterns and distributions projected and described in Chapter 4.1.1.21.2.1 below are expected to remain unchanged as a result of the CPA proposed action. The increase in employment discussed in Chapter 4.1.1.21.3.2 is expected to be met primarily with the existing population and available labor force, with the exception of limited in-migration (some possibly foreign) projected for focal areas such as Port Fourchon. Accidental events associated with the proposed action, such as oil or chemical spills, blowouts, and vessel collisions, would likely have no effects on the demographic characteristics of the Gulf Coastal communities. The cumulative activities are projected to minimally affect the analysis area’s demography.

4.1.1.21.2.1. Description of the Affected Environment

The description of the environment for demographics is described in Chapter 3.3.5.4 of the Multisale EIS and in Chapter 4.1.16.2.1 of the 2009-2012 Supplemental EIS. The following is a summary and update of the information presented in those documents. A search was conducted for new information since completion of the 2009-2012 Supplemental EIS that would impact the baseline demographics of the region. The BOEM examines demographic impacts over the 40-year life of the proposed action. The new 2011 CEDDS data from Woods & Poole Economics, Inc. (2010) was most relevant to this examination, and BOEM updated all baseline projections using these data. The limited supplemental information related to the short-term impacts of the DWH event and the drilling suspensions that is available is presented at the end of this section. However, this supplemental information does not change the Woods & Poole Economics, Inc.’s baseline population projections used to analyze impacts of the CPA proposed action and the OCS Program, which, as explained in Chapter 4.1.1.21.2.4, is used for the cumulative impact analysis. The methodology BOEM uses to measure employment impacts (and the subsequent demographic impacts that are generated by employment changes) over the 40-year life of the proposed lease sale recognizes that most of the employment that results from industry activities that result from the lease sale is not generated until 4-7 years after the sale. In contrast, the supplemental information provided below is related to current socioeconomic conditions.

Offshore waters of the WPA, CPA, and EPA lie adjacent to coastal Texas, Louisiana, Mississippi, Alabama, and Florida. The BOEM groups sets of counties and, in Louisiana, parishes into LMA’s on the basis of intercounty commuting patterns. Twenty-three of these LMA’s span the Gulf Coast and
describe the 13 BOEM-defined EIA’s. Table 4-23 lists the counties and parishes that comprise the LMA’s and EIA’s, and Figure 2-2 illustrates the counties and parishes that comprise the EIA’s; see Chapter 3.3.5.4.1 of the Multisale EIS for further detail. The nature of the offshore oil and gas industry is such that the same onshore impact area is used to examine activities in the WPA and CPA. First, workers commute long distances for rotations offshore that last for 2-3 weeks at a time, and there is great flexibility between where employees live and where they work offshore in the GOM. Second, industry equipment and supplies for offshore projects in both planning areas come from throughout the region. Although the same overall onshore impact area is used to analyze sales in both planning areas, the impacts to the different individual EIA’s do vary between WPA sales and CPA sales.

Tables 3-18 through 3-30 of the Multisale EIS provide projections of detailed demographic data for the EIA’s using 2006 CEDDS data (Woods & Poole Economics, Inc., 2006). Tables 4-24 through 4-36 of this Supplemental EIS provide updated projections of the data using the 2011 CEDDS data (Woods & Poole Economics, Inc., 2010). The EIA’s total population increased by 6 percent between 2005 and 2010, to approximately 24.5 million. In the U.S., population age structures typically reflect the presence of the baby-boom generation. In the EIA’s, the largest increases from 2005 to 2010 were in the Age 50 to 64 and Age 65 and Over categories, which grew by 16 percent and 10 percent, respectively. In the EIA’s, the Hispanic population increased 17.2 percent between 2005 and 2010. This group is the second largest race/ethnic group in the area, making up 27.8 percent of the area’s population in 2010. The total African-American population increased 5.2 percent between 2005 and 2010. Although Asians and Pacific Islanders constitute a relatively small portion of the Gulf Coast population (3.1%), this group has experienced a growth rate of 19.5 percent between 2005 and 2010. The proportion of white population has remained fairly constant and in 2010 constitutes 51.4 percent of the area’s population. These overall trends vary from one EIA to another and from one Gulf Coast State to another.

Differences in age structure, as well as net migration, among the coastal EIA’s could create variations in population growth. The highest rates of population growth between 2010 and 2040 are expected in Texas EIA’s (TX-1 at 63%) and Florida EIA’s (FL-1 at 54.4%) and the lowest are expected in Alabama, Mississippi, and Louisiana EIA’s (LA-1 is the lowest at 18.3%).

The racial and ethnic composition of the analysis area reflects both historical settlement patterns and current economic activities. For example, those areas in Texas where Hispanics are the dominant group—EIA TX-1 where they represent 81 percent of the population—were also first settled by people from Mexico. Their descendants remain, many of whom work in farming, tending cattle, or in low-wage industrial jobs. By TX-3, the size of the African-American population increases, and there is a more diversified racial mix indicating more urban and diverse economic pursuits. In Louisiana, Mississippi, Alabama, and Northern Florida (FL-1 and FL-2), African-Americans outnumber Hispanics, reflecting the dominant minority status of African-Americans throughout much of the analysis area. A more detailed discussion of minority populations in the area can be found in Chapter 4.1.1.21.4.1. Table 4-37 presents the baseline population projections used to analyze the impacts of the CPA proposed action and the OCS Program (which, as explained in Chapter 4.1.1.21.2.4 is used for the cumulative impact analysis). As stated above, these baseline projections assume, over the long term, the continuation of existing social, economic, and technological trends at the time of the forecast (i.e., prior to the DWH event and the subsequent drilling suspensions). However, this data still remain the best long-term forecast of regional trends for socioeconomic impact analyses of the CPA proposed action.

4.1.1.21.2.2. Impacts of Routine Events

Background/Introduction

A detailed description of routine impacts on demographics associated with the CPA proposed action can be found in Chapter 4.2.2.1.15.2 of the Multisale EIS and in Chapter 4.1.16.2 of the 2009-2012 Supplemental EIS. The following is a summary of the information presented in these documents and incorporates new information found since their publication.

The addition of any new human activity, such as oil and gas development resulting from the CPA proposed action, can affect local communities in a variety of ways. Typically, these effects are in the form of people and money, which can translate into changes in the local social and economic institutions. Minor demographic changes, primarily in focus areas, are projected as a result of the CPA proposed action.
Proposed Action Analysis

**Population**

Projected population changes reflect the number of people dependent on income from OCS-related employment for their livelihood (i.e., family members of oil and gas workers). The population projections due to the CPA proposed action are calculated by multiplying the employment projections for the sale (Chapter 4.1.1.21.3.2) by a ratio of baseline population to baseline employment (Tables 4-37 and 4-38). The CPA proposed action is projected to generate from 12,400 to 35,900 persons in the entire analysis area during the peak impact year (model year 5 or 2016) for the low- and high-case scenarios, respectively. While population associated with the proposed sale is projected to peak in year 5, years 2 and 6 also display high levels. During these years, a substantial amount of platform and pipeline installations are projected in association with the proposed sale. Platform fabrication and installation, and pipeline installation activities are labor intensive and tend to occur concurrently, leading to more substantial employment and population impacts.

Using the new Woods & Poole Economics, Inc. (2010) data discussed above as the baseline, BOEM recalculated the population impacts on a percentage basis. The revised numbers do not differ substantially from those presented in Table 4-29 of the Multisale EIS and mirror those for employment impacts discussed in Chapter 4.1.1.21.3.2. Population impacts from the CPA proposed action are expected to be minimal (less than 1% of total population) for any EIA in the Gulf of Mexico region. Job creation is analyzed in Chapter 4.1.1.21.3.2. The identified increase in employment is expected to be met primarily with the existing population and labor force, and it would not significantly impact the population, with the possible exception of some in-migration projected to move into such focal areas as Port Fourchon.

**Age**

The age distribution of the analysis area as a result of the CPA proposed action is projected to remain virtually unchanged. Given both the low levels of population growth and industrial expansion associated with the proposed action, the age distribution pattern discussed above in Chapter 4.1.1.21.2.1 is expected to continue through the life of the CPA proposed action. The proposed CPA lease sale is not expected to affect the analysis area’s median age.

**Race and Ethnic Composition**

The racial distribution of the analysis area is projected to remain virtually unchanged as a result of the CPA proposed action. Given the low levels of employment and population growth and the industrial expansion projected as a result of the proposed action, the racial distribution pattern described above in Chapter 4.1.1.21.2.1 is expected to continue through the life of the CPA proposed action.

**Summary and Conclusion**

The CPA proposed action is projected to minimally affect the demography of the analysis area. Population impacts from the proposed action are projected to be minimal (<1% of the total population) for any EIA in the Gulf of Mexico region. The baseline population patterns and distributions, as projected and described in Chapter 4.1.1.21.2.1, are expected to remain unchanged as a result of the CPA proposed action. The increase in employment is expected to be met primarily with the existing population and available labor force, with the exception of some in-migration projected to occur in focal areas, such as Port Fourchon.

4.1.1.21.2.3. **Impacts of Accidental Events**

Accidental events may cause short-term population movements as individuals seek employment related to the event or have their existing employment displaced during the event. Such population movements tend to be relatively small and short term. The economic impacts of an accidental event (Chapter 4.1.1.21.), employment impacts to commercial fishing (Chapter 4.1.1.17), recreational fishing (Chapter 4.1.1.18), and tourism and recreation (Chapter 4.1.1.19) are discussed in detail within their
individual sections. Therefore, accidental events associated with the CPA proposed action, such as oil or chemical spills, blowouts, and vessel collisions, would likely have no effects on the demographic characteristics of the Gulf coastal communities.

In the case of a catastrophic spill, there may be some out-migration from some affected areas in the region if there are substantial long-term employment impacts to the tourism and recreation, fishing, or energy industries in the area. For further discussion on the employment and demographic impacts of a catastrophic spill, see Appendix B.

Summary and Conclusion

Accidental events may cause short-term population movements, but they would not be expected to affect demographic characteristics as a whole in the affected area.

4.1.1.21.2.4. Cumulative Impacts

Background/Introduction

A detailed discussion of the cumulative impacts to demographics can be found in Chapter 4.5.15.2 of the Multisale EIS and in Chapter 4.1.16.2.4 of the 2009-2012 Supplemental EIS. The following is a summary of the information presented in these documents, and it incorporates new information found since their publication. The cumulative analysis considers the effects of OCS-related, impact-producing factors as well as non-OCS-related factors on demographics. The OCS-related factors consist of population and employment from prior, current, and future OCS lease sales. Non-OCS factors include fluctuations in workforce, net migration, relative income, oil and gas activity in State waters, and offshore LNG activity. Not considered in this analysis are the unexpected events that may influence oil and gas activity within the analysis area that cannot be predicted with reasonable accuracy. Examples of unexpected events include oil embargos and acts or war or terrorism.

Most approaches to analyzing cumulative effects begin by assembling a list of “other likely projects and actions” that will be included with the proposed action analysis. However, no such list of future projects and actions could be assembled that would be sufficiently current and comprehensive to support a cumulative analysis for all 132 of the coastal counties and parishes in the analysis area over a 40-year period. Instead, this analysis uses the economic and demographic projections from Woods & Poole Economics, Inc. (2010) as a reasonable approximation to define the contributions of other likely projects, actions, and trends to the cumulative case. These projections include population associated with the continuation of current patterns of OCS leasing activity as well as the continuation of trends in other industries important to the region. The same methodology used to project changes to population from routine activities associated with the CPA proposed action is used to examine impacts of the OCS Program in the region.

Population

Population impacts from the OCS Program (Table 4-43 in the Multisale EIS) remain unchanged because the exploration and development scenarios for the OCS Program did not change for this document (and thus the employment projections related to the OCS Program did not change). Projected population changes reflect the number of people dependent on income from oil- and gas-related employment for their livelihood (i.e., family members of oil and gas workers). Activities associated with the OCS Program are projected to have minimal effects on population in most of the EIA’s. Lafourche Parish (EIA LA-3) and Lafayette Parish (EIA LA-2) in Louisiana, in particular, are projected to experience noteworthy increases in population resulting from increases in demand for OCS labor. Chapter 4.5.15.3 of the Multisale EIS discusses this issue in more detail.

Using the new Woods & Poole Economics, Inc.’s data (2010) discussed above as the baseline, BOEM recalculated the population impacts of the OCS Program on a percentage basis. These revised numbers do not differ substantially from those presented in Table 4-44 of the Multisale EIS and mirror those discussed for OCS Program employment in Chapter 4.1.1.21.3.4.
Age

Cumulative activities are projected to leave the age distribution of the analysis area virtually unchanged. Given both the low levels of population growth and the industrial expansion associated with the cumulative activities, it is projected that the age distribution pattern discussed above in Chapter 4.1.1.21.2.1 would likely continue throughout the analysis period.

Race and Ethnic Composition

Cumulative activities are projected to leave the racial distribution of the analysis area virtually unchanged. Given the low levels of employment and population growth and the industrial expansion projected for the cumulative activities, the racial distribution pattern discussed above in Chapter 4.1.1.21.2.1 is projected to continue throughout the analysis period.

Summary and Conclusion

The cumulative activities are projected to minimally affect the analysis area’s demography. Baseline patterns and distributions of these factors, as described in Chapter 4.1.1.21.2.1, are not expected to change for the analysis area as a whole. Lafourche Parish (EIA LA-3), including Port Fourchon, and Lafayette Parish (EIA LA-2) in Louisiana are projected to experience noteworthy impacts to population as a result of an increase in demand for OCS labor from the OCS Program. The CPA proposed action is projected to have an incremental contribution of less than 1 percent to the population level in any of the EIA’s in comparison with other factors influencing population growth, such as the status of the overall economy, fluctuations in workforce, net migration, and changes in income. Given both the low levels of population growth and industrial expansion associated with the proposed action, it is expected that the baseline age and racial distribution pattern would continue through the analysis period.

4.1.1.21.3. Economic Factors

In light of the recent DWH event, BOEM has reexamined the analysis of economic factors presented in the Multisale EIS and the 2009-2012 Supplemental EIS. While some new information was found related to the baseline employment conditions (most notably the new Woods & Poole Economics, Inc. (2010) data on projections for employment), the incremental employment impacts of the CPA proposed action, and the impacts of accidental events, a reanalysis found that none of the new information altered the impact conclusions for employment presented in the Multisale EIS and the 2009-2012 Supplemental EIS. It is too early to determine if there will be any significant long-term employment changes in the region as a result of the DWH event and the subsequent drilling suspensions. Given current information, BOEM anticipates that there may be some long-term employment changes in some counties and parishes in the region. However, at this time, it is not clear if these changes will be significant or not. Short-term employment impacts and potential long-term employment impacts related to the DWH event in general and to the drilling suspensions in particular are discussed at the end of the sections below on the “Description of the Affected Environment” (Chapter 4.1.1.21.3.1) and “Impacts of Accidental Events” (Chapter 4.1.1.21.3.3). The following sections focus on the employment impacts to the energy industries and offshore support industries in the EIA’s. The employment impacts to commercial fishing (Chapter 4.1.1.17), recreational fishing (Chapter 4.1.1.18), and tourism and recreation (Chapter 4.1.1.19) are discussed in detail within their individual sections. While there remains some uncertainty regarding the economic impacts of the DWH event, and this incomplete or unavailable information may be relevant to reasonably foreseeable significant impacts, BOEM does not believe that this incomplete information is essential to a reasoned choice among alternatives. Many of these potential impacts are discussed in the chapters cited above, and any individual lease sale is expected to have only a small impact on employment and other economic factors in the Gulf.

A detailed description of the affected environment and full analyses of the potential impacts of routine activities and accidental events associated with the CPA proposed action are presented in the Multisale EIS and the 2009-2012 Supplemental EIS, as are the proposed action’s incremental contribution to the cumulative impacts. A summary of those analyses and their reexamination due to new information and the DWH event and drilling suspensions are presented in the following sections.
A brief summary of potential impacts follows. Should the CPA proposed action occur, there would be only minor economic changes in the Texas, Louisiana, Mississippi, Alabama, and Florida EIA’s. The proposed action is expected to generate less than a 1 percent increase in employment in any of the coastal subareas, even when the net employment impacts from accidental events are included. Most of the employment related to the proposed action is expected to occur in Texas and Louisiana. The labor demand would be met primarily with the existing population and labor force. The cumulative activities are projected to minimally affect the analysis area’s economic conditions.

4.1.1.21.3.1. Description of the Affected Environment

The description of the environment for economic factors is described in Chapter 3.3.5.5 of the Multisale EIS and in Chapter 4.1.16.3.1 of the 2009-2012 Supplemental EIS. The following is a summary and update of the information presented in those documents. A search was conducted for new information since completion of the Supplemental EIS that would impact the baseline economic factors of the region. The BOEM examines economic impacts over the 40-year life of the proposed action. The new 2011 CEDDS data from Woods & Poole Economics, Inc. (2010) was most relevant to this examination, and BOEM updated all baseline projections using these data. The limited supplemental information related to the short-term impacts of the DWH event and the drilling suspensions that is available is presented at the end of this section. However, this supplemental information does not change the Woods & Poole Economics, Inc.’s baseline employment projections used to analyze impacts of the CPA proposed action and the OCS Program, which, as explained in Chapter 4.1.1.21.3.4, is used for the cumulative impact analysis. The methodology BOEM uses to measure employment impacts (and subsequent demographic impacts) over the 40-year life of the proposed lease sale recognizes that most of the employment that results from industry activities that result from the lease sale is not generated until 4-7 years after the sale. In contrast, the supplemental information provided below is related to current socioeconomic conditions.

Offshore waters of the WPA, CPA, and EPA lie adjacent to coastal Texas, Louisiana, Mississippi, Alabama, and Florida. The BOEM grouped sets of counties and, in Louisiana, parishes into LMA’s on the basis of intercounty commuting patterns. Twenty-three of these LMA’s span the Gulf Coast and comprise the 13 BOEM-defined EIA’s. Table 4-23 lists the counties and parishes that comprise the LMA’s and EIA’s, and Figure 2-2 illustrates the counties and parishes that comprise the EIA’s; see Chapter 3.3.5.4.1 of the Multisale EIS for further detail. The nature of the offshore oil and gas industry is such that the same onshore economic impact area is used to examine leasing activities in both the WPA and CPA. First, workers commute long distances for rotations offshore that last for 2-3 weeks at a time, and there is great flexibility between where employees live in the region and where they work offshore in the GOM. Second, industry equipment and supplies for offshore projects in both planning areas come from throughout the region. Although the same overall economic impact area is used to analyze sales in both planning areas, the economic impacts to the different individual EIA’s do vary between WPA sales and CPA sales in terms of levels of employment for the individual states.

Tables 3-18 through 3-30 of the Multisale EIS provide current and baseline projections for employment, income and wealth, and business patterns for the EIA’s using 2006 CEDDS data (Woods & Poole Economics, Inc., 2006). Tables 4-24 through 4-36 provide updated projections of the data using the 2011 CEDDS data (Woods & Poole Economics, Inc., 2010). Average annual employment growth projected from 2010 to 2040 range from a low of 1.03 percent for EIA MS-1 to a high of 2.04 percent for EIA FL-1 in the western panhandle of Florida. Over the same time period, employment for the U.S. is expected to grow at about 1.39 percent per year, while the GOM economic impact analysis area as a whole is expected to grow at about 1.79 percent per year.

The Woods & Pool Wealth Index is a measure of relative wealth, with the U.S. having a value of 100. The Wealth Index is the weighted average of regional income per capita divided by U.S. income per capita (80% of the index), plus the regional proportion of income from dividends/interest/rent divided by the U.S. proportion (10% of the index), plus the U.S. proportion of income from transfers divided by the regional proportion (10% of the index). Thus, relative income per capita is weighted positively for a relatively high proportion of income from dividends, interest, and rent, and negatively for a relatively high proportion of income from transfer payments. In 2010, all EIA’s within the GOM analysis area with the exception of FL-4 (which had an index of 113.4) ranked below the U.S. in terms of the Wealth Index.
The next two highest EIA’s were LA-4 and TX-3, with indices of 91.9 and 87.4, respectively. The EIA FL-2 ranked the lowest of all EIA’s, with an index of 66.8. The Florida EIA’s comprise the portion of the analysis area that is least influenced by OCS development. The EIA’s with the next lowest wealth indices are AL-1 and MS-1, with indices of 71.9 and 73.6, respectively.

Of the 132 counties that comprise the GOM region’s economic analysis area, 19 ranked above the U.S. (6 in FL-4; 4 in LA-4; 3 in TX-3; 2 in LA-1; and 1 in LA-2, TX-1, FL-1, and FL-3). Monroe County in FL-4 was the highest, with an index of 157.91. The lowest county is Starr County in TX-1 with an index of 42.12, followed by Greene County in MS-1 with 50.92 and Hamilton County in FL-2 with 51.76.

As shown in Tables 4-24 through 4-36, the industrial composition for the EIA’s is similar. In 2010, all of the EIA’s had State and Local Government and Retail Trade as one of their top five ranking sectors in terms of employment, and all of them except MS-1 had Health Care and Social Assistance as one of their top five. Accommodation and Food Services is one of the top five sectors for seven of the EIA’s (TX-1, LA-1, LA-3, LA-4, MS-1, FL-1, and FL-2). As part of its economic impact analysis in Chapter 4.1.1.21.3.2, BOEM uses regional input-output multipliers from the commercial software IMPLAN. A set of multipliers is created for each EIA in the analysis area based on each EIA’s unique industry make-up. An assessment of the change in overall economic activity for each EIA is then modeled as a result of the expected changes in economic activity associated with holding the CPA proposed action.

Table 4-38 presents the baseline employment projections used to analyze the impacts of the CPA proposed action and the OCS Program which, as explained in Chapter 4.1.1.21.3.4, is used for the cumulative impact analysis. These baseline projections assume the continuation of existing social, economic, and technological trends at the time of the forecast. Therefore, the projections include employment associated with the OCS leasing patterns and other industry trends that were prevalent prior to the DWH event and the subsequent drilling suspensions. However, this data still remains the best long-term forecast of regional trends for socioeconomic impact analyses of the CPA proposed action.

**Deepwater Horizon Event**

Tracking the economic and employment impacts in the GOM region as a result of the DWH event will be a long-term and difficult task. Many of the potentially affected jobs, like fishing charters, are self-employed. Thus, they will not necessarily file for unemployment and will not be included in business establishment surveys used to estimate State unemployment levels. In addition, unemployment numbers in states are based on nonagricultural jobs, and the fishing industry is considered within the agriculture category. On the other side, it is also a challenge to estimate how many of these displaced workers have been hired to clean up the spill. Furthermore, the extent of the geographic areas that will be affected economically in the long-term is unknown, as is how long the impacts will last. For example, the extent to which the recreational fishing and commercial fishing industries will recover will depend, in part, on how the fish populations in the Gulf of Mexico evolve following the spill. More information on the impacts of the DWH event on fishing activity can be found in Chapter 4.1.1.17 (commercial fishing) and Chapter 4.1.1.18 (recreational fishing).

On May 6, 2010, Secretary Salazar announced a deepwater drilling suspension to last through the month; however, it was extended 6 months to November 30, 2010. The May suspension had the effect of suspending activity at all 33 rigs developing exploratory wells in deepwater. This posed new hardships for hundreds of oil-service companies that supply the steel tubing, engineering services, drilling crews and marine-supply boats critical to offshore exploration. Early estimates varied concerning the potential economic and employment impacts of the suspensions varied. David Dismukes, of LSU’s Center for Energy Studies, estimated as many as 35,000 jobs could be affected (Hargreaves, 2010). The Louisiana Mid-Continent Oil and Gas Association estimated a total of 800-1,400 jobs per idle rig platform were at risk, or roughly 34,400-60,000 throughout the Gulf economy (Louisiana Mid-Continent Oil and Gas Association, 2010). The Louisiana Department of Economic Development estimated that if the suspensions of active drilling activity continued for an extended period, the State risked losing more than 20,000 existing and potential jobs over a 12- to 18-month period (Jindal, 2010). Lawrence R. Dickerson, the Chief Executive of Diamond Offshore Drilling, which owns six deepwater rigs in the Gulf, stated that 15,000-20,000 rig and associated service jobs were at risk during this period (Zeller, 2010).

Roubini Global Economics (Teslik and Menegatti, 2010) estimated that the economic consequences of the spill will lead to a net loss of just under $20 billion for the U.S. economy in 2010, which will lower
U.S. economic growth in 2010 by roughly 0.1 percent and will lower growth in the four states most affected (Louisiana, Mississippi, Alabama, and Florida) by 1.6 percent of their combined gross domestic product. They estimated that the oil and gas industry was likely to suffer the most from the spill ($9 billion including impacts of a deepwater drilling suspensions and impacts to oil and gas support industries), followed by tourism ($8.4 billion regionwide, with Louisiana and Florida taking the biggest losses), and fishing ($1.2 billion). An economist at Wells Fargo estimated that up to 250,000 Gulf jobs in fishing, tourism, and energy would be lost in the second half of the year (Aversa, 2010). It was estimated that in total, the new jobs in cleanup would not make up for what had been lost and would likely pay less (e.g., $15-18/hr compared with roughly $45/hr on a drilling rig), so consumers in the region would likely spend less as a result (Aversa, 2010). However, the degree to which new cleanup jobs offset job losses would vary greatly from county-to-county/parish-to-parish. As of July 6, 2010, during the peak of response efforts, more than 45,000 personnel were working on the response effort (RestoreTheGulf.gov, 2011a).

As more information became available, estimates of the impacts of the DWH event changed. An Inter-Agency Report on the economic effects of the deepwater drilling suspensions on the Gulf Coast economy in September found that there had not been large increases in unemployment. Recipients of unemployment insurance in three states had been asked whether their claims were related to the drilling suspensions. Based on the responses through September 13, 2010, only 734 suspension-related continuing claims had been filed in Louisiana, 22 in Mississippi, and 64 in Texas (for a total of 820). As noted previously, however, self-employed persons are not eligible for unemployment insurance and are thus not reflected in the data. The report estimated that during the 6-month period an average of 2,000 rig workers would have been laid off or left the Gulf Coast, or about 20 percent of the rig workers employed in the GOM prior to the DWH event. The report also estimated that total operator spending on leasing vessels, supplies, services, and materials would be reduced by about $1.95 billion as a result of the suspensions, affecting the network of onshore businesses that serve the deepwater drilling economy. Including multiplier impacts, the report estimated that up to 8,000-12,000 jobs may be temporarily lost, but that most would return following the resumption of deepwater drilling in the GOM. As stated, deepwater drilling has resumed, and the pace of permit issuance will determine the rate at which these jobs become available.

The suspension was lifted in its entirety on October 12, 2010, and new permits for deepwater drilling have been awarded. At the end of November, 27 jackups were actually working, only 5 of 25 semisubmersibles were working, and only 1 of 11 drillships were working (Greenberg, 2010). Day rates for large, deepwater, supply vessel operators dropped from an average $14,787 a day in October 2010 to $9,920 in March 2011, and utilization fell from 89 percent to 78 percent (Greenberg, 2011). In March 2011, Gulf rig activity was up a net five rigs, primarily due to jackup rigs going to work as more shallow-water drilling permits were issued. Rig utilization was at 56.5 percent (Greenberg, 2011). Deepwater drilling activity is expected to increase as BOEM has awarded deepwater drilling permits to eight operators during March 2011. As of December 2010, only three deepwater rigs had exited the Gulf since the deepwater suspensions were implemented. However, the post-suspension delay in the resumption of operations was continuing, increasing the possibility that more rigs will leave the Gulf in the future. In addition, the offshore industry also continues to face compliance with new regulations and higher insurance costs, and these may potentially lead to lower levels of industry activity than prevailed prior to the DWH event. According to one annual study for Louisiana, Lafayette and Houma-Thibodaux face employment drops because of a projected slowdown in the Gulf oil and natural gas activity. The report projects a loss of 3,000 (2%) jobs in 2011 and another 800 (0.6%) in 2012 for Lafayette. Houma-Thibodaux is forecast to have a loss of 1,500 jobs (1.7%) in 2011 and another 500 (0.5%) in 2012 (Sayre, 2010). The report also warns that the planned closing of the Northrop Grumman Corp. shipyard in suburban Avondale, which currently employs about 4,400, will be felt in early 2013 in the New Orleans area (Sayre, 2010).

State figures show that employment remained relatively steady in Louisiana in August, September, and October, and oil and gas employment remained fairly constant (Schmidt, 2010a and 2010b; Magill, 2010). To date, the suspensions have not triggered the significant economic impacts that were originally forecasted (and described in the preceding paragraphs). Even though many deepwater rigs that remain in the GOM are not currently working, drilling contractors have decided, to date, to retain most of their crews in the interest of holding on to drilling expertise in the hope of restarting quickly once they are able.
Similarly, rig operators and well servicing firms have largely retained their employees (USDOC, 2010). Many employers have been keeping their workers busy doing maintenance and repair work. Although the official numbers have not changed much, the State’s count of workers does not track the cuts to hours and benefits that oilfield workers claim they have been experiencing as a result of the deepwater-drilling ban. There is evidence of increased demand for assistance in the affected areas (Schmidt, 2010a). Also, in the absence of active drilling, companies have no need for certain kinds of services and equipment, and this affects the revenues (and employment levels) of many small businesses in the area (Nolan, 2010). Companies, particularly independents and small businesses, have been unable to make new, important investments, have stopped hiring workers, and have been forced to drain their reserves while they sit and wait (Broder, 2010). Smaller or nonexistent paychecks also add up to less tax revenues along the Gulf Coast.

In addition to the small businesses, another group that has been hard hit in recent months has been the shallow-water rig workers who, unlike their deepwater counterparts, are ineligible for the $100 million Rig Worker Assistance Fund established by BP and administered by the Baton Rouge Area Foundation. While there was no suspension of shallow-water drilling, it has been affected by permitting delays. According to a spokesman for the advocacy group Shallow Water Energy Security Coalition, some 500 workers were laid off across the shallow-water sector through October (Dezember 2010). Shallow-water driller’s woes are aggravated by the fact that these rigs operate on contracts with oil companies ranging from a few days to a few months. While idle deepwater rigs, which are leased out for years, keep bringing in cash for their owners, shallow-water rigs are in limbo when contracts end. According to Dr. Dismukes at Louisiana State University, 624 deepwater rig workers started the application with the Baton Rouge Area Foundation, but only 343 provided a complete package (Dismukes, official communication, 2010).

To date, U.S. State and local governments are also faring far better than forecast, largely because of massive cleanup spending, according to Moody’s Investor Service (Connor, 2010). Moody’s had named 59 debt issues that might have been affected by the oil disaster, which had raised fears that populations might decline and that local property values and tax revenue would be decreased. Moody’s reports that its analysts had determined that vital government revenue, such as property taxes, utility charges, and State school district funding, had broadly held up and that the fiscal pressures have been manageable and are not likely to be of a long-term nature (Connor, 2010).

Whatever the actual numbers turn out to be, much of the employment loss will be concentrated in coastal oil-service parishes in Louisiana (St. Mary, Terrebonne, Lafourche and Plaquemines Parishes) and counties/parishes where drilling-related employment is most concentrated (Harris County, Texas [Houston]; Lafayette and Iberia Parishes, Louisiana) (Nolan and Good, 2010; U.S. Dept. of Labor, Bureau of Labor Statistics, 2010b; USDOC, 2010). As noted above, additional detailed information on employment impacts to commercial fishing, recreational fishing, and tourism can also be found in Chapters 4.1.1.17, 4.1.1.18, and 4.1.1.19 of this Supplemental EIS.

Information regarding the impacts of the DWH event on the region’s economy and employment is still being developed and compiled. However, while this incomplete or unavailable information may be relevant, it would not be essential to a reasoned choice among alternatives. The incremental impact of the proposed action would be small (<1%) even in light of how the DWH event changed the economic baseline. The expected incremental effects from the proposed action would occur 3-7 years from the proposed lease sale and would likely occur long after the impacts to the economy from the DWH event are stabilized. In any event, the existing data indicate that the DWH event did not cause a significant change to the economic baseline, except potentially in the short term.

4.1.1.21.3.2. Impacts of Routine Events

Background/Introduction

The detailed description of possible impacts on economic factors, primarily employment, from routine activities associated with the CPA proposed action is given in Chapter 4.2.2.1.15.3 of the Multisale EIS and in Chapter 4.1.16.3.2 of the 2009-2012 Supplemental EIS. The economic analysis for the CPA proposed lease sale focuses on the potential direct, indirect, and induced impacts of the OCS oil and gas industry on the population and employment of the counties and parishes in the analysis region defined in Chapter 3.3.5.1 of the Multisale EIS.
Proposed Action Analysis

Tables 4-30 and 4-31 of the Multisale EIS provide the low- and high-case employment projections for the CPA proposed action by economic impact area over the 40-year life. Direct employment (for the entire economic impact area) associated with the CPA proposed action is approximately 3,365-10,155 during the peak impact year for the low- and high-case scenarios. Indirect employment is projected at about 1,455-4,050 jobs, while induced employment is calculated to be about 2,275-6,385. Thus, total employment in the EIA resulting from the CPA proposed action is not expected to exceed 7,095-20,590 jobs in any given year over the proposed action’s 40-year lifetime. Most of the employment related to the CPA proposed action is expected to occur in Texas (EIA TX-3) and Louisiana (EIA’s LA-2, LA-3, and LA-4). It should be emphasized, however, that a portion of these estimates do not represent “new” jobs; many of these would represent new contracts or orders at existing firms that would essentially keep the firm operating at its existing level as earlier contracts and orders are completed and filled. In other words, a portion of these 7,095-20,590 jobs would be staffed with existing company labor force and would simply maintain the status quo. Thus, these estimates may overestimate the actual magnitude of new employment effects from the proposed action. Considering Florida’s current opposition to oil and gas development in offshore waters and the scarcity, if not absence, of onshore supporting service bases, BOEM anticipates that very few OCS-related activities would be staged from Florida.

Using the new Woods & Poole Economics, Inc. (2010) data discussed above as the baseline, BOEM recalculated the employment impacts on a percentage basis. The revised numbers do not differ substantially from those presented in the Multisale EIS and the 2009-2012 Supplemental EIS. Employment is not expected to exceed 1 percent of total employment in any given EIA of Texas, Louisiana, Mississippi, Alabama, or Florida. On a percentage basis, LA-2 and LA-3 are still projected to have the greatest employment impacts at 1 percent and 0.5 percent, respectively. On a percentage basis, EIA LA-4 is still projected to have the next greatest impact at 0.3 percent, followed by TX-3 and LA-1 at 0.2 percent.

Summary and Conclusion

Should the CPA proposed action occur, there would be only minor economic changes in the Texas, Louisiana, Mississippi, Alabama, and Florida EIA’s. This is because the demand would be met primarily with the existing population and labor force. The CPA proposed action is expected to generate less than a 1 percent increase in employment in any of these subareas. Most of the employment related to the CPA proposed action is expected to occur in Texas (EIA TX-3) and Louisiana (EIA’s LA-2, LA-3, and LA-4).

4.1.1.21.3.3. Impacts of Accidental Events

Background/Introduction

A detailed description of the possible impacts from accidental events associated with the CPA proposed action on economic factors, primarily employment, is presented in Chapter 4.4.14.3 of the Multisale EIS and in Chapter 4.1.16.3.3 of the 2009-2012 Supplemental EIS. Accidental events associated with the CPA proposed action, such as oil or chemical spills, blowouts, and vessel collisions, would likely have minimal, if any, net effects on employment.

Proposed Action Analysis

Chapters 4.3.1.5, 4.3.1.6, and 4.3.4 of the Multisale EIS depict the risks and number of spills estimated to occur for the proposed action. The probabilities of an offshore spill $\geq$1,000 bbl occurring and contacting coastal counties and parishes was used as an indicator of the risk of a slick from such a spill reaching sensitive coastal environments. Figure 3-7 of the 2009-2012 Supplemental EIS shows the Gulf of Mexico coastal counties and parishes having a risk of $>0.5$ percent of being contacted within 10 days by an offshore oil spill $\geq$1,000 as a result of the CPA proposed action. Most counties and parishes have a $<0.5$ percent probability of an oil spill $\geq$1,000 bbl occurring and contacting (combined probability) their shorelines within 10 days; two counties in Texas and eight parishes in Louisiana have a 1-16 percent chance of an OCS offshore oil spill $\geq$1,000 bbl occurring and reaching their shoreline within
10 days as the result of the proposed action over its 40-year life. In Louisiana, Plaquemines Parish has the greatest risk (10-16%) of being contacted within 10 days by an oil spill occurring offshore as a result of the CPA proposed action. The BOEM estimates that between 5 and 15 chemical spills associated with the OCS Program are anticipated each year, with a small percentage of these associated with the proposed action. The majority of spills are expected to be <50 bbl in size; a chemical spill of ≥1,000 bbl as a result of the proposed action or OCS Program is very unlikely.

The immediate social and economic consequences for the region in which a spill occurs are a mix that includes not only additional opportunity cost jobs and sales but also nonmarket effects such as traffic congestion, strains on public services, shortages of commodities or services, and disruptions to the normal patterns of activities or expectations. These negative short-term social and economic consequences of a spill are expected to be modest as measured by projected cleanup expenditures and the number of people employed in cleanup and remediation activities. Negative long-term economic and social impacts may be more substantial if fishing, shrimping, oystering, and/or tourism were to suffer or were to be perceived as having suffered because of the spill, or if there were substantial changes to the energy industries in the region as a result of the spill. Additional information on employment impacts to commercial fishing, recreational fishing, and tourism from accidental events can be found in Chapters 4.1.1.17, 4.1.1.18, and 4.1.1.19 of this Supplemental EIS. For a discussion of the employment impacts of catastrophic spill, see Appendix B.

Net employment impacts from a spill are not expected to exceed 1 percent of baseline employment for any EIA in any given year even if they are included with employment associated with routine oil and gas development activities associated with the CPA proposed action.

Summary and Conclusion

The short-term social and economic consequences for the Gulf coastal region should a spill ≥1,000 bbl occur includes the opportunity cost of employment and expenditures that could have gone to production or consumption rather the spill cleanup efforts. Nonmarket effects such as traffic congestion, strains on public services, shortages of commodities or services, and disruptions to the normal patterns of activities or expectations are also expected to occur in the short term. These negative, short-term social and economic consequences of a spill are expected to be modest in terms of projected cleanup expenditures and the number of people employed in cleanup and remediation activities. Negative, long-term economic and social impacts may be more substantial if fishing, shrimping, oystering, and/or tourism were to suffer or were to be perceived as having suffered because of the spill or if there were substantial changes to the energy industries in the region as a result of the spill. Net employment impacts from a spill are not expected to exceed 1 percent of baseline employment for any EIA in any given year even if they are included with employment associated with routine oil and gas development activities associated with the CPA proposed action.

4.1.1.21.3.4. Cumulative Impacts

Background/Introduction

A detailed discussion of the cumulative impacts to economic factors, primarily employment, can be found in Chapter 4.5.15.3 of the Multisale EIS and in Chapter 4.1.16.3.4 of the 2009-2012 Supplemental EIS. The following is a summary of the information presented in these documents and incorporates new information found since their publication.

The cumulative economic analysis focuses on the potential direct, indirect, and induced employment impacts of the OCS Program’s oil and gas activities in the Gulf of Mexico, together with those of other likely future projects, actions, and trends in the region. Most approaches to analyzing cumulative effects begin by assembling a list of “other likely projects and actions” that will be included with the proposed action for analysis. However, no such list of future projects and actions could be assembled that would be sufficiently current and comprehensive to support a cumulative analysis for all 132 of the coastal counties and parishes in the analysis area over a 40-year period. Instead of an arbitrary assemblage of future possible projects and actions, the analysis employs the economic and demographic projections from Woods & Poole Economics, Inc. (2010) to define the contributions of other likely projects, actions, and trends to the cumulative case. These projections are based on local, regional, and national trend data as
well as likely changes to local, regional, and national economic and demographic conditions. Therefore, the projections include employment associated with the continuation of current patterns in OCS leasing activity as well as the continuation of trends in other industries important to the region. These Woods & Poole Economics, Inc.’s projections represent a more comprehensive and accurate appraisal of cumulative conditions than could be generated using the traditional list of possible projects and actions. The same regional economic impact assessment methodology used to estimate changes to employment from the proposed lease sale was used for the cumulative analysis. Using the new Woods & Poole Economics, Inc. (2010) data discussed above as the baseline, BOEM recalculated the employment impacts of the OCS Program on a percentage basis. These revised numbers do not differ significantly from those presented in the Multisale EIS.

Tables 4-45 and 4-46 of the Multisale EIS present projected employment associated with the OCS Program. These projections have not changed for this analysis, as the exploration and development scenarios associated with the OCS Program did not change. Based on the model results, direct employment in the BOEM-defined EIA associated with OCS Program activities is estimated to range between 126,000 and 160,000 jobs during peak activity years for the low and high resource estimate scenarios, respectively. Indirect employment is projected between 48,000 and 62,000 jobs, while induced employment is projected between 83,000 and 106,000 jobs for the same period. Therefore, total employment resulting from OCS Program activities in the BOEM-defined EIA is not expected to exceed 257,000-328,000 jobs in any given year over the 40-year analysis period.

In Texas, the majority of OCS-related employment is expected to occur in EIA TX-3, which also represents the largest projected employment level of any EIA. This employment is expected to never exceed a maximum of 2.2 percent of total employment in that EIA. The OCS-related employment for EIA’s LA-2, LA-3, and LA-4 is also projected to be substantial. Direct employment levels in LA-2 and LA-3 are comparable, with LA-2 slightly higher. However, the impacts on a percentage basis are much higher in LA-2, reaching a maximum of nearly 20.3 percent versus about 8 percent in LA-3. However, the percentage analysis is highly dependent on the baseline employment projections, which are dependent on the size of the EIA. The EIA LA-2 has one labor market area (Lafayette) while LA-3 has two labor market areas (Baton Rouge and Houma). It follows that the baseline employment projections for LA-2 are less than (in this case, less than half) the baseline employment projections for LA-3 and that the resulting percentage impacts in LA-2 are more than twice as high. Nonetheless, over the last decade there has been a migration to Lafayette Parish (and to a lesser extent Iberia Parish) from areas throughout coastal Louisiana, particularly in the extraction and oil and gas support sectors. The next greatest impacts in percentage terms are in LA-4, LA-1, TX-3 and TX-2, respectively, with none exceeding 5 percent in any given year. The OCS-related employment for TX-1 and all of the Alabama, Mississippi, and Florida EIA’s is not expected to exceed 2 percent of the total employment in any EIA.

Employment demand will continue to be met primarily with the existing population and available labor force in most EIA’s. The vast majority of these cumulative employment estimates represent existing jobs from previous OCS-Program actions. The BOEM does expect some employment will be met through in-migration; however, this level is projected to be small and localized and, thus, BOEM expects the sociocultural impacts from in-migration to be minimal in most EIA’s. Peak annual changes in the population, labor, and employment of all EIA’s resulting from the OCS Program are minimal, except in some parts of Louisiana. As discussed in Chapter 4.1.1.21.3.2, the CPA proposed action is expected to have an incremental contribution of <1 percent to the employment level in any of the EIA’s.

Summary and Conclusion

The OCS Program would produce only minor economic changes in the Texas, Mississippi, Alabama, and Florida EIA’s. The OCS Program is expected to represent <2.2 percent of employment projected in the EIA’s in these states. However, the OCS Program is projected to substantially impact LA-2 and LA-3, with OCS-related employment expected to peak at 20.3 percent and 8 percent of total employment, respectively. As discussed in Chapter 4.1.1.21.3.2, the CPA proposed action is expected to have a minimal incremental contribution when compared with non-OCS energy-related factors, translating to <1 percent to the employment level in any of the EIA’s.
4.1.1.21.4. Environmental Justice

The BOEM has reexamined the analysis for environmental justice presented in the Multisale EIS and the 2009-2012 Supplemental EIS, based on the additional information presented below and in consideration of the DWH event. No substantial new information was found that would alter the impact conclusion for environmental justice presented in the Multisale EIS and the 2009-2012 Supplemental EIS.

On February 11, 1994, President Clinton issued Executive Order 12898, entitled *Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations*, which directs Federal agencies to assess whether their actions have disproportionate environmental effects on people of ethnic or racial minorities or people living below the poverty line. Those environmental effects encompass human health, social, and economic consequences. The BOEM has examined environmental justice for the CPA proposed action and has provided opportunities for community input during the NEPA process (See Chapter 5 for a discussion of scoping and community consultation and coordination.).

Environmental justice is a complex issue, and although methodologies have evolved to assess whether an environmental injustice has taken place, this type of analysis still poses challenges, particularly when considering OCS leasing decisions. First, the OCS Program in the Gulf of Mexico is large and has been ongoing for more than 50 years. During this period, substantial leasing has occurred off Texas, Louisiana, Mississippi, and Alabama. The OCS lease sales occur in Federal waters 3 mi (5 km) or more from shore; thus, the resulting exploration, development, and production activities on leaseholds are distant from human habitation. State offshore oil and gas leases are closer to land and their petroleum-related activities in State waters are generally viewed as having a greater potential for directly impacting coastal communities. Second, most OCS sale-related impacts that potentially might affect environmental justice are indirect, arising onshore as the result of industry activities in support of OCS exploration, development, extraction, and production. An extensive upstream support infrastructure system exists to support offshore oil and gas and includes platform fabrication yards, shipyards, repair and maintenance yards, onshore service bases, heliports, marinas for crewboats and supply boats, pipeline coating companies, and waste management facilities. Downstream infrastructure moves hydrocarbon product to market and includes gas processing plants, petrochemical plants, transportation corridors, petroleum bulk-storage facilities, and gas and petroleum pipelines. This infrastructure system is both widespread and concentrated. Much infrastructure is located in coastal Louisiana, less in coastal Texas, and less still in Mississippi’s Jackson County and Alabama’s Mobile County. While many fabrication and supply facilities are concentrated around coastal ports, downstream processing is concentrated more in industrial corridors farther inland (The Louis Berger Group, Inc., 2004).

This analysis identifies potential environmental justice impacts that might arise from these support activities, but they are only indirectly influenced by BOEM decisionmaking, and BOEM has no regulatory authority over them. Third, the resulting onshore support activities occur in the context of a very large and long-established oil industry. For the most part, activities generated by a new lease sale occur where there are ongoing ones, and the two are virtually indistinguishable from each other or from established land-use patterns. Each industry sector and its associated impacts are often cumulative and occur within a mix of the effects of other sectors in each geographic location. Several of BOEM’s past and ongoing studies (e.g., Hemmerling and Colten, 2003 and in preparation) seek to understand the underlying socioeconomic and potential environmental justice implications of OCS activities.

4.1.1.21.4.1. Description of the Affected Environment

A detailed description of environmental justice from the WPA and CPA can be found in Chapters 4.2.1.13.4 and 4.2.2.1.15.4 of the Multisale EIS. Additional information regarding the additional 181 South Area and any new information found since the publication of the Multisale EIS is presented in Chapter 4.1.16.4 of the 2009-2012 Supplemental EIS. The following information is a summary of the resource description incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

The oil and gas exploration and production industry and its associated support sectors are interlinked and widely distributed along the Gulf Coast. Offshore OCS-related industry operations within the CPA may rely on onshore facilities within the CPA, WPA, or both. As an example, Port Fourchon in Lafourche Parish, Louisiana, caters to 90 percent of all deepwater oil production in the GOM and roughly
45 percent of all shallow-water rigs in the Gulf (Loren C. Scott & Associates, 2008). While this analysis focuses on potential impacts within the CPA, the interlinked nature of the offshore industry necessitates a discussion of the WPA as well. Within the GOM economic impact areas, there are 81 counties/parishes that contain facilities, with more than five as the median number of facilities. For comparative purposes, counties/parishes with more than five facilities are considered to contain concentrations of facilities. These 39 counties/parishes are then divided into three levels of infrastructure concentration: low (6-15 facilities); medium (16-49 facilities); and high (50 or more facilities). The WPA has four high concentration counties/parishes, and the CPA has six, five of which are located in Louisiana. Most of the counties/parishes with low and medium concentrations are located in Texas (WPA) or Louisiana (CPA).

The OCS activities (and their potential environmental consequences) are concentrated around support infrastructure such as ports, canals, heliports, repair yards, pipecoating facilities, and gas processing plants. While the coastal zone of the northern GOM is not a physically, culturally, or economically homogenous area, some communities within its boundaries warrant an environmental justice lens (Gramling, 1984b). The USEPA’s guidelines suggest different thresholds for determining whether a community or local population should be considered an environmental justice population. The BOEM focuses on counties/parishes with a high or medium concentration of OCS-related infrastructure and defines minority populations as those counties/parishes with a higher percentage of their population that is minority relative to their respective State averages. Because U.S. Census data aggregated at the county/parish level are very broad, this environmental justice analysis also considers population distributions at the smaller, more detailed census tract level to assess relationships between OCS leasing effects and geographic distributions of minority populations. This allows for a consistent metric for all Gulf States, it is important to keep in mind that Texas’ minority population makes up more than half of the State at 54.67 percent. Because U.S. Census data aggregated at the county/parish level are very broad, this environmental justice analysis also considers population distributions at the smaller, more detailed Census tract level to assess relationships between OCS leasing effects and geographic distributions of minority and low-income populations.

Environmental justice maps (Figures 4-15 through 4-18) display the location of oil-related infrastructure and the distribution of low-income and minority residents across GOM counties and parishes based on U.S. Census data from 2010 (USDOC, Census Bureau, 2010) and on a BOEM-funded study on Gulf Coast OCS infrastructure (Kaplan et al., in preparation). Ten counties/parishes are considered to have a high concentration (50 facilities or more) of oil-related infrastructure (Table 3-40 of the Multisale EIS). Of these 10 counties/parishes, 6 are located in the CPA, and of those, 3 have higher minority percentages than their respective State averages: 41 percent minority residents are in Mobile County, Alabama; 44 percent minority residents are in Jefferson Parish, Louisiana; and 43 percent minority residents are in St. Mary Parish, Louisiana. Jefferson Parish, Louisiana, ranks second in terms of concentration of OCS-related infrastructure with 1 petrochemical plant, 46 terminals, 8 ship yards, and 6 platform fabrication facilities among other infrastructure types (Kaplan et al., in preparation). A BOEM-funded study (Hemmerling and Colten, in preparation), using the 2000 Census and a weighting scheme to identify counties with heavy concentrations of OCS infrastructure, identified a dozen areas with high concentration of OCS infrastructure, identified a dozen areas within Jefferson Parish where African Americans make up more than 75 percent of the population. The analysis found a visual correlation between the concentration of black population and OCS-related infrastructure along the Harvey Canal.

Thirteen counties/parishes are considered to have a medium concentration (16-49 facilities) of oil-related infrastructure. Of these 13 counties/parishes, 10 are located in the CPA, and of those, 3 have higher minority populations than the State average: Hillsborough County in Florida and Orleans and St. James Parishes in Louisiana. The population of metro New Orleans declined 11 percent since 2000, 140,845 residents in Orleans Parish alone, largely reflecting the significant job losses associated with Hurricane Katrina and the recession. The percentage of black population fell from 67.3 percent to 60.2 percent.

Poverty is defined by the Office of Management and Budget’s Statistical Policy Directive 14 and the U.S. Census using a set of money income thresholds that vary by family size and composition. The official poverty thresholds do not vary geographically, but they are updated for inflation using the Consumer Price Index (U.S. Census). This analysis uses the 2009 Community Survey on a county/parish level basis as a placeholder. Only one parish, St. Mary Parish, out of the six CPA high infrastructure concentration counties/parishes has a higher poverty rate than its respective State poverty rate, with
18 percent of the parish living below the poverty line compared with the State’s 17.6 percent average. Four parishes (Iberia, Orleans, St. Bernard, and Vermilion) out of the 10 CPA medium infrastructure concentration counties/parishes had higher poverty rates than their respective State poverty rate. In the aforementioned Kaplan et al. study, which uses census tract data (a smaller level of geographic analysis), they found five areas in Jefferson Parish, Louisiana, where more than half the population had an income below the poverty level; this population is clustered in the northern part of the parish. In Orleans Parish, using 2000 data, there was not much visual correlation between areas of high poverty and OCS infrastructure, with the possible exception of one repair facility to the west of New Orleans.

### Baseline Post Hurricanes and Post-Deepwater Horizon Event

Whether the proposed lease sale occurs within the CPA, oil and gas exploration and production activities would rely on an established network of support and processing facilities and associated labor force both within the onshore CPA and WPA. As a result, a baseline change within the WPA could potentially alter the relative risks of a lease sale in the CPA. Therefore, where appropriate, this discussion considers recent baseline changes in the WPA. On August 29, 2005, Hurricane Katrina made landfall on the Gulf Coast between New Orleans, Louisiana, and Mobile, Alabama. Hurricane Katrina had differential impacts on the Gulf Coast population. Approximately half of those displaced lived in New Orleans, Louisiana, where the storm heavily impacted the poor and African Americans (Gabe et al., 2005). As stated in the Multisale EIS, the three states most affected also rank among the poorest according to the 2000 U.S. Census; Mississippi ranked second in its poverty rate, Louisiana third, and Alabama sixth. Approximately one-fifth (21%) of the population most directly affected by the storm was poor, a rate significantly higher than the national rate of 12.4 percent reported in the 2000 Census. While the 2008 hurricane season was particularly active in southeast Texas in the WPA, it also strongly affected CPA baseline conditions. Hurricane Gustav made landfall on September 1, 2008, near Cocodrie, Louisiana (Terrebonne Parish), and continued northwest across the state, resulting in 34 parish disaster declarations, which made areas eligible for disaster assistance following the storm (U.S. Dept. of Homeland Security, FEMA Emergency Declaration August, 2008). The affected coastal parishes also have high concentrations of oil-related infrastructure. Damage to Mississippi and Alabama coastal areas was less severe, but the National Weather Service reported 14 confirmed tornadoes from Biloxi, Mississippi, to Mobile, Alabama.

The DWH event on Mississippi Canyon Block 252 has raised several concerns regarding OCS activities and environmental justice. The Gulf Coast boasts several distinct ethnic, cultural, and low-income groups whose substantial reliance on the area’s natural resources of the marshes, barrier islands, coastal beaches, and wetlands can make them particularly vulnerable to the direct and indirect effects of environmental impacts to coastal wetlands, marshes, barrier islands, and beaches. Besides an economic dependence on commercial fishing and oystering, coastal low-income and minority groups rely heavily on these fisheries and on other traditional subsistence fishing, hunting, trapping, and gathering activities, to augment their diets and household incomes (see Hemmerling and Colten, 2003, for an evaluation of environmental justice considerations for south Lafourche Parish). Even when landloss and destruction caused by recent hurricanes have forced families to relocate, regular commuting has sustained this reliance on the natural resources of the coastal environments. While by no means a complete inventory of the minority, ethnic, and nationality groups that make up this diverse region and that are engaged in natural resource use and/or the petroleum industry, several populations of note have been identified to underscore the potential for environmental justice concerns: African Americans, Cajuns, Chitimacha, Houma, Isleños, Laotians, Mexicans, and Vietnamese.

The DWH event and subsequent fishing closures dealt an immediate blow to many CPA coastal communities and may have longer term impacts by damaging fish stocks or by undermining the Gulf Coast seafood “brand.” Members of several minority and low-income groups, including among others African Americans, Cajuns, Houma, and Vietnamese, rely on the commercial seafood industry. For example, an estimated 20,000 Vietnamese fishermen and shrimpers live along the Gulf Coast; by 1990, over 1 in 20 Louisiana fishers and shrimpers had roots in Southeast Asia even though they comprised less than half a percent of the State’s workforce (Bankston and Zhou, 1996). As of Spring 2010, 30-50 percent of all commercial fishers living in the Gulf of Mexico region were Vietnamese Americans, while 80 percent of all Vietnamese Americans in the region were connected to the seafood industry
Disruptions to the oil and gas industry due to the DWH event and the subsequent deepwater drilling suspensions have also raised equity concerns. The Multisale EIS states the following: “Evidence also suggests that a healthy offshore petroleum industry also indirectly benefits low-income and minority populations.” Recent data from the U.S. Census confirms that a sizable workforce (a little over 17,000 workers) employed in mineral extraction live in the southeastern coastal parishes of Louisiana. One Agency study in Louisiana found income inequality decreased during the oil boom and increased with the decline (Tolbert, 1995). Prior to the DWH event, “certain rural coastal parishes [were home to] more jobs in their parishes than workers [residing there], implying that Louisianians in neighboring parishes rely on these areas for their employment” (Plyer and Campanella, 2010). Plaquemines Parish, for example, was home to close to 12,000 jobs, but only about 7,000 workers, and 11.5 percent of Terrebonne Parish’s jobs were in the oil and gas industry. The long-term socioeconomic impact to low-income and minority communities because of industry uncertainty has the potential to reverberate across the region.

The DWH is one of three substantial crises experienced by Louisiana coastal communities during the last 6 years, and the environmental justice concerns from future events must be considered in this context. First, southeast Louisiana is losing coastal land from erosion and subsidence because of both natural processes (e.g., hurricanes) and human activities (e.g., control and diversion projects) (Morton, 2003). For example, since measurements began in 1956, 23 percent of the lands protecting the New Orleans metropolitan area from storm surges have converted to open water since 1956 (Liu and Plyer, 2010). Besides the decreased hurricane and oil-spill protections, rapid landloss and habitat fragmentation has impacted the ability to make a living, and flooding has even caused abandonment of whole communities. The second crises to impact the region includes the 2005/2008 hurricane season, consequences of which have been discussed above. While tropical weather is normal, low income and minority groups may bear a larger burden than the general population. An estimated 4,500 American Indians living on the southeast Louisiana coast lost their possessions to Hurricane Katrina according to State official and tribal leaders. Cajuns were also impacted by Katrina, and especially by Hurricane Rita, whose 20-ft (6-m) storm surges flooded low-lying communities in Cameron, Calcasieu, and other coastal parishes. Close to 90 percent of Louisiana Vietnamese live in seven southern parishes: Orleans, Jefferson, East Baton Rouge, St. Mary, Vermilion, Terrebonne, and Lafourche (Bankston and Zhou, 1996). The New Orleans East Vietnamese community of Village de L’Est was almost entirely flooded by levee failures following Hurricane Katrina. The third crisis is the DWH event. Cumulatively, such events can reduce community resiliency and increase vulnerability to future hazards, opening them up to disproportionate affects from future catastrophic events.

Waste Management Related to the Deepwater Horizon Event Waste

The USEPA’s standards exempt oil and gas exploration and production wastes from Federal hazardous waste regulations. This exemption does not preclude more stringent State and local regulation, and USEPA recognizes that exploration and production wastes could present a human health hazard if not properly managed (USEPA, 2002). However, wastes from oil spills are not exempt, and the DWH event has raised the additional environmental justice concern as to whether or not low-income and minority groups have been disproportionately impacted by the disposal of wastes associated with the DWH event’s containment and cleanup. Disposal procedures involved sorting waste materials into standard “waste stream types” at small, temporary stations and, then, sending each type to existing facilities that were licensed to dispose of them. The location of temporary sorting stations was determined largely by the
location of containment and cleanup operations. Hence, future locations of any sorting stations would be
determined by the needs of cleanup operations. However, waste disposal locations were determined by
the specializations of existing facilities and by contractual relationships between them and the cleanup
and containment firms. Although, in the case of the DWH event, most cleanup occurred in the CPA, but
disposal occurred in both the CPA and WPA. The requirements of the cleanup operations would likely
determine the use of facilities in both the CPA and WPA should a future event occur. **Tables 4-39 and
4-40** identify the DWH waste disposal sites that received the greatest percentages of waste and the waste
types received. **Table 4-41** also shows minority and low-income percentages, as well as the density of
populations living within 1 mi (1.6 km) of each site. **Figure 4-19** is a map that shows the location of all
sites that received DWH waste. Argonne National Laboratory reported that there are 46 waste
management facilities that service the oil and gas industry along the GOM, with 18 in Louisiana, 18 in
Texas, 5 in Mississippi, 4 in Alabama, and 1 in Florida (Puder and Veil, 2006). Louisiana received about
82 percent of the DWH event’s liquid waste recovered; of this, 56 percent was manifested to mud
facilities located in Venice, Plaquemines Parish, Louisiana, and in Port Fourchon, Lafourche Parish,
Louisiana; it was then transferred to a processing facility in Port Arthur, Texas. The waste remaining
after processing was sent to deep well injection landfills located in Fannett and Big Hill, Texas. The sites
located in Venice and Port Fourchon, Louisiana, and in Port Arthur, Fannett, and Big Hill, Texas, have
low minority populations, but a few of these areas have substantial poverty rates relative to State and
county means.

Several ongoing studies also seek to understand the short- and long-term impacts of the recent DWH
event (e.g., the study “Ethnic Groups and Enclaves Affected by OCS,” which was launched on August 1,
2010). Information regarding the reasonably foreseeable impacts of the DWH event remains incomplete
or unavailable at this time. Studies regarding environmental justice concerns in light of the DWH event
are only in their infancy, and it may be years before data are available and certainly not within the
timeframe of this NEPA analysis. Although most criteria related to environmental justice may not be
esential to a reasoned choice among the alternatives, health impacts would generally be essential.
Nevertheless, long-term health studies are pending and may not be available for use for several years or
longer. Other studies that are ongoing may help to inform issues relating to subsistence and other
indigenous reliance on natural resources. This information is unavailable and unobtainable at this time,
regardless of costs. In its place, the subject-matter experts have used credible information that is available
and applied it using accepted socioeconomic methodologies. What credible scientific information is
available was applied using accepted scientific methodologies in the health analysis below.

4.1.1.21.4.2. **Impacts of Routine Events**

**Background/Introduction**

A detailed analysis of the routine impacts of OCS activities on low-income and minority communities
and environmental justice as a whole for the CPA proposed action can be found in Chapter 4.2.2.1.15.4 of
the Multisale EIS and in Chapter 4.1.16.4.2 of the 2009-2012 Supplemental EIS, respectively. Impact
analyses for the 181 South Area that include new information since publication of the Multisale EIS are
presented in Chapter 4.1.16.4.1 of the 2009-2012 Supplemental EIS. **Chapter 4.1.1.21.4.1** describes the
widespread presence of an extensive OCS support system and associated labor force, as well as economic
factors related to OCS activities. The following information is a summary of the impact analysis
incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has
become available since both documents were prepared.

Impact-producing factors associated with the CPA proposed action that could affect environmental
justice include the following: (1) potential infrastructure changes/expansions including (a) fabrication
yards, (b) support bases, and (c) onshore disposal sites for offshore waste; (2) increased commuter and
truck traffic; and (3) employment changes and immigration. Possible changes/expansions/increases to
any of these routine impact-producing factors of OCS activities occur in the context of the long-lived
State and Federal oil and gas leasing programs and as incremental additions to a robust offshore oil and
gas industry. As a result, the impacts from routine events produced by the CPA proposed action due to
these factors are also incremental. Particularly in the case of potential social impacts, it is often not
possible to separate out each additional new OCS Program effect from ongoing impacts because dynamic
economic and political factors can influence investment decisions that, one way or another, will
reverberate through many of the OCS economic impact areas. While individual sales have little influence on the factors causing impacts from routine events, the overall OCS Program may have more influence. For this reason, the factors considered in this chapter are explored in more detail in the cumulative analysis Chapter 4.1.1.21.4.4. Offshore operations within the CPA may be supported by onshore facilities within the WPA. For example, Gulf Coast States have a dedicated industry-specific network of offsite commercial disposal companies and facilities. Therefore, waste produced from activities in the CPA brought onshore at Port Fourchon in Lafourche Parish, Louisiana, may be sent to processing facilities in Texas and finally sent to deep well injection landfills in Fannett or Big Hill Texas (Puder and Veil, 2006). Therefore, this analysis of possible impacts due to the CPA lease sale addresses potential impacts from the WPA as well. The BOEM estimates that production from the CPA proposed action would be 0.801-1.624 BBO and 3.332-6.560 Tcf of gas, which is a marginal decrease in production from the last lease sale.

Proposed Action Analysis

The Executive Order mandating an environmental justice analysis arose out of cases where minority and/or low-income communities disproportionately bore the environmental risk or direct burdens of industrial development or Federal actions. As discussed in Chapter 4.1.1.21.4.1, the OCS Program in the GOM is large and has been ongoing for more than 50 years. While the program is offshore, onshore activities related to it occur within a mix of communities whose economies are linked in various ways and at differing levels to its many industrial sectors.

Fabrication/shipbuilding yards and port facilities are major infrastructure types that demonstrate the interlinked nature of OCS activity within the GOM and pose potential environmental justice risks. As mentioned earlier, CPA oil and gas exploration and production help to maintain ancillary industries within the CPA and WPA, including waste processing facilities. Over one-third (28 facilities) of the U.S. major shipbuilding yards are located on the GOM. Of these, most facilities are concentrated in a 200-mi (322-km) area between New Orleans, Louisiana, and Mobile, Alabama. The offshore oil industry relies heavily on specialized port infrastructure that specifically serves the need of the industry. Such activities as repair and maintenance of supply vessels, fabrication yards, and supply bases tend to be located in ports nearest to offshore drilling operations. Thus, the 34 OCS-related service bases are mainly concentrated on the coast of Louisiana, with a handful located in Mississippi, Alabama, and Florida (The Louis Berger Group, Inc., 2004). Since the CPA proposed action would help to maintain ongoing levels of activity rather than expand them, it would not generate new infrastructure demand sufficient to raise siting issues. The 0-1 pipeline landfalls and 0-1 processing facilities that may result from the CPA proposed action are likely to be sited in existing industrial areas, and therefore would not be expected to raise new environmental justice concerns. Also, prior to construction, any new OCS-related onshore facility would first be required to receive approval by relevant Federal, State, county and/or parish, and community governments with jurisdiction. The BOEM assumes that any new construction would be approved only if it were consistent with appropriate land-use plans, zoning regulations, and other State/regional/local regulatory mechanisms. For these reasons, this Supplemental EIS considers infrastructure projections only for the cumulative analysis (Chapter 4.1.1.21.4.4).

All material that moves to and from an offshore platform goes through an onshore service base. Although support and transport operations are spread throughout the Gulf Coast, most producing deepwater fields have service bases in southeast Louisiana, and much of this goes through Port Fourchon in Lafourche Parish, Louisiana. Port Fourchon has grown in recent decades, in large measure due to its role in servicing the deepwater OCS, and it is currently undergoing a 400-ac (162-ha) expansion. Indicating the growth of the port, port operating revenues with a 5 percent annual increase of the lease rental rate rose from $3.38 million in 1996 to $6.16 million in 2000 (Port Services 22).

LA Hwy 1 is the primary north-south corridor through Lafourche Parish and is the principal transportation route for trucks entering and exiting Port Fourchon. According to the LA 1 Coalition, a nonprofit corporation working to improve LA Hwy 1, between 1991 and 1996, there were over 5,000 accidents along this largely rural two-lane highway. According to some studies, LA Hwy 1’s fatality rate is double that of similar highways (LA 1 Coalition, 2010a). Additionally, LA Hwy 1 is the only means of evacuation for thousands of people. Approximately 35,000 people, including 6,000 offshore workers, use LA Hwy 1 for hurricane evacuations (LA 1 Coalition, 2010a). According to
one study, the average daily traffic along LA Hwy 1 appears to be heavily influenced by the overall level of oil and gas activities and due to increased demand, particularly for deepwater services (Guo et al., 1998). Residents along the highway have expressed concern over LA Hwy 1’s adequacy for traffic congestion, desiring improved hurricane evacuation, and emergency medical transportation routes (USDOT, Federal Highway Administration, 2004). While local governments near the service bases have gained revenue from the increased activity within their jurisdictions, the demands for additional services and facilities resulting from oil and gas operations have sometimes exceeded growth in the revenue stream. A Federal cost share helped support the construction of the Leeville Bridge in 2009, considered the weakest link of the LA Hwy 1 system; the two-lane Leeville overpass is expected to open to traffic in November 2011 (LA 1 Coalition, 2010b). A proposed 27.5 mi (44.3 km) of improvements to the Port Fourchon highway system have yet to be funded, and continued growth of Port Fourchon and associated road traffic would add to an increased risk for users of and residents along the highway. As described in Chapter 4.1.1.21.4.1, community string settlement patterns in the area (in this case, on high ground along LA Hwy 1 and Bayou Lafourche) mean that all income groups would be affected by any increased traffic. An Agency-funded study compared the percentage of different minority populations within an affected area with the percentage of that population for the State (Hemmerling and Colten, 2003). Using this method, two minority populations are at greater risk. Hispanics are 1.36 times more likely to live along the transportation corridor, and Native Americans are twice as likely to live along the transportation corridor than anywhere else in the parish (Hemmerling and Colten, 2003). While the majority of OCS-related infrastructure in south Lafourche Parish is near where the Houma Indian population resides, the CPA proposed action would not significantly alter this preexisting situation. Over the last two decades, the area has been experiencing increased truck traffic and its associated effects due to increasing offshore-related activities at Port Fourchon. Since the CPA proposed action would significantly alter this preexisting situation, minority and low-income populations would not sustain disproportionate effects from the proposed action.

The development of any new oilfield would result in an increase in hazardous materials transported onshore. An estimated 0.2-2.0 bbl of total drilling waste are produced for each vertical foot drilled (USEPA, 2000b, p. 37), although not all oilfield waste is considered hazardous material. An entire proposed lease sale usually represents <1 percent of the total current permitted landfill capacity in the GOM economic impact area. The BOEM rules require that all waste considered hazardous be transported onshore and disposed of, which lowers the risks to the environment but increases the risk to those people living along the hazardous transportation routes (NTL 2009-G35, USDOI, MMS, 2009e). The USDOT currently recommends a default isolation distance of one-half mile around any roadway involved in a hazardous chemical fire. Argonne National Laboratory reported that there are 46 waste management facilities that service the oil and gas industry along the GOM, with 18 in Louisiana, 18 in Texas, 5 in Mississippi, 4 in Alabama, and 1 in Florida (Puder and Veil, 2006). Because a relatively small amount of waste results from a single sale and because of the difficulty of separating out the relative contribution of all OCS waste from municipal waste in general or distinguishing the effects on nearby communities of OCS waste disposal from the disposal of other waste, this Supplemental EIS addresses the marginal contribution of the CPA proposed action on waste issues as part of the cumulative analysis (Chapter 4.1.1.21.4.4). While most waste disposal facilities along the GOM suffered little reported damage during recent hurricane seasons, a discussion of potential impacts to these sites as a result of storms is addressed in the cumulative analysis as well.

Because of Louisiana’s extensive oil-related support system (Chapter 4.1.21.1), that State is likely to experience more employment effects related to the CPA proposed action than are the other coastal states. See Chapter 4.1.1.21.3 for a discussion of employment projections as a result of the proposed lease sale. As has been the case with several prior lease sales, Lafourche Parish, Louisiana, is likely to experience the greatest concentration of these benefits. The BOEM employment projections can neither estimate the socioeconomic or ethnic composition of new employment nor identify the communities in which that employment would likely occur. Sectors such as the fabrication industry and support industries (e.g., trucking) employ minority workers and provide jobs across a wide range of pay levels and educational/skill requirements (Austin et al., 2002a and 2002b; Donato et al., 1998). Also, evidence suggests that a healthy offshore petroleum industry does indirectly benefit low-income and minority populations. For example, one Agency study in Louisiana found income inequality decreased during the 1970’s oil boom and increased with the mid-1980’s decline (Tolbert, 1995). Because of the expected
concentration of employment effects in Lafourche Parish, it is also the only parish where the additional OCS-related activities and employment may be sufficient to increase stress to its infrastructure. For example, one study found that because of local labor shortages in the past, employers actively recruited foreign employees including Laotian refugees and Mexican migrant workers. This trend has, in turn, applied pressure on available housing stocks within some GOM coastal communities that exhibited varying degrees of results in incorporating new residents into local communities (Donato, 2004). However, these effects arose during a time of a booming economy and high employment in general. According to BOEM estimates, the CPA proposed action would provide little additional employment growth. Instead, it would have the effect of maintaining current activity and employment levels, which is expected to have beneficial, although limited, direct and indirect employment effects to low-income and minority populations.

While a reevaluation of the baseline conditions pertaining to environmental justice was recently conducted as a result of the recent DWH event, it is yet to be seen how issues like new industry regulations and long-term biological impacts of the spill will affect minority and low-income communities residing along the CPA coast.

Summary and Conclusion

Because of the existing extensive and widespread support system for OCS-related industry and associated labor force, the effects of the CPA proposed action are expected to be widely distributed and to have little impact. This is because the proposed action is not expected to significantly change most of the existing conditions, such as traffic or the amount of infrastructure. In general, who would be hired and where new infrastructure might be located is impossible to predict but, in any case, it would be very limited. Because of Louisiana’s extensive oil-related support system, that State is likely to experience more employment effects related to the CPA proposed action than are the other coastal states, and because of the concentration of this system in Lafourche Parish, that parish is likely to experience the greatest benefits from employment benefits and burdens from traffic and infrastructure demand. Similarly, impacts related to the CPA proposed action are expected to be economic and to have a limited but positive effect on low-income and minority populations, particularly in Louisiana and Lafourche Parish. However, given the low levels of expected effects and given the existing distribution of the industry and the limited concentrations of minority and low-income peoples, the CPA proposed action is not expected to have a disproportionate effect on these populations even in Lafourche Parish.

The CPA proposed action is not expected to have disproportionate high/adverse environmental or health effects on minority or low-income people.

4.1.1.21.4.3. Impacts of Accidental Events

Impacts of accidental events on environmental justice for the CPA proposed action can be found in Chapter 4.4.14.4 of the Multisale EIS. Impact analyses for the 181 South Area that includes any new information since publication of the Multisale EIS is presented in Chapter 4.1.16.4.3 of the 2009-2012 Supplemental EIS. The following information is a summary of the impact analyses incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information available since both documents were prepared.

Human Impacts from Oil Spills

While it is still too early to determine the long-term impacts that may result from the DWH event, anecdotal evidence from media coverage and public responses to phone survey studies suggest possible trends that may demonstrate that low-income and minority communities were more sensitive to the DWH event. Impacts, such as loss of income from the NOAA fishing closures and drilling suspensions, were partially mitigated by the Gulf Coast Claims Facility and Gulf businesses’ efforts to maintain payrolls. The NOAA fishing closures may have impacted low-income or minority communities if they lacked an alternative for the loss of access to subsistence resources or performance of traditional activities. While these impacts were concentrated in Louisiana and Alabama with regard to the DWH event, they may be indicative of expected impacts should another catastrophic spill occur in the future.
The National Center for Disaster Preparedness at the Mailman School of Public Health at Columbia University, in partnership with the Children’s Health Fund, conducted a phone study (through the Marist Poll) between July 19 and July 25, 2010, of 1,203 adult residents of Louisiana and Mississippi living within a 30-minute drive from the Gulf of Mexico (Abramson et al., 2010). Survey respondents earning less than $25,000 reported having lost income as a result of the DWH event, and they were more likely than were higher earners to report physical (defined as respiratory symptoms or skin irritations) and mental health effects among themselves and their children. Black respondents were also more likely to report physical health problems both for their children and themselves as a result of the DWH event (Abramson et al., 2010). In a study of communities near the Exxon Valdez spill, Palinkas et al. (1992) found that cultural differences could play an important role in the perception of the psychological damage produced by the disaster, which was related to “the cleaning work in which the people were involved and also the damage to fishing grounds, the main sustenance of these communities” (Palinkas et al., 1992). This work underscores the importance of the varying capacities of affected groups to cope with these types of events.

The Gulf Coast Claims Facility (GCCF) Program, administered by the Federal Government’s Claims Administrator Kenneth R. Feinberg, has provided data on DWH spill claimants divided by claim type, payout amount, and county/parish in which the claimant worked or originated from. The fund is the official way for individuals and businesses to file claims for costs and damages incurred as a result of the oil discharges due to the DWH event. While not organized by minority or income group, these data allow us to identify where claims are being made and to compare this with environmental justice communities of note. In Table 4-42, total GCCF Program claimants as of April 29, 2011, are divided by state and at what stage the claimant is within the claims process. A total of 507,965 claimants, including individuals and businesses (claimants may have one or more claim type) have filed for some kind of emergency or final payment. These claims include claims for removal and cleanup costs, real or personal property, lost earnings or profits, loss of subsistence use of natural resources, and physical injury/death directly or indirectly because of the DWH event. Many of these coastal counties and parishes contain large metropolitan centers, as well as beach communities, with economies based at least partially on tourism and recreation. Claimants can range from charter-boat operators working out of Florida to bartenders working in downtown New Orleans. Either the direct effects of the DWH event or the indirect effects caused by altered perception were grounds for claims, if loss could be demonstrated. These figures include claimants living within the county or parish where the claim was made, claimants claiming losses while working in the county or parish where the claim was made, or both. Impacted industries may employ low-income and/or minority workers, and as a result, this analysis will consider both businesses and individuals within a parish or county because both could result in potential environmental justice consequences.

There is no observable relationship between low-income or high-minority communities and the number of claims. Generally, parishes and counties directly along the Gulf Coast had a higher number of individuals and businesses claiming losses because of the DWH event. As discussed in Chapter 4.1.1.21.4.1, the DWH event had differential impacts along the Gulf Coast. Some county and parish coastlines received oil and were host to disruptive cleanup efforts. Others only received DWH waste or were impacted economically because of fishing closures or consumer perception, which is discussed in greater detail in “Tourism and Recreation” in Chapter 4.1.1.19. Figure 4-20 displays the distribution of the GCCF Program’s claimants and the average amount paid to each claimant by county/parish. Several high- or medium-OCS infrastructure counties/parishes of environmental justice concern had high numbers of residents, workers, or both claiming losses. Individual claimants could claim damages based on removal and cleanup costs, real or personal property, lost earnings or profits, loss of subsistence use of natural resources, physical injury or death, or other claims. In Mobile County, Alabama, the GCCF Program awarded a little over $275 million to 22,000 claimants. In Florida, 1,273 claimants were awarded close to $11 million in Miami-Dade County, and 1,876 claimants were awarded close to $20 million in Hillsborough County. In Louisiana, a little over 50,000 claimants were awarded a total of $441 million in Orleans Parish; 3,362 claimants were awarded a total $115,651,040 in Plaquemines Parish; 4,082 claimants were awarded close to $60 million in St. Bernard Parish; and 3,387 claimants were awarded close to $72 million in Lafourche Parish. Harrison County, Mississippi, which encompasses Biloxi and Gulfport and which is home to a 33 percent minority population, had 17,901 claimants who were awarded $204 million.
Chapter 4.1.1.21.4.1 discusses the DWH event’s waste disposal system. While there are concerns about whether locations would worsen existing environmental injustices, waste disposal locations were determined by the specializations of existing facilities and by the contractual relationships between them and cleanup and containment firms.

**Subsistence**

While users of coastal waters may trend towards the relatively affluent, because of the limited ability of low-income and minority subsistence users to acquire comparable substitutes for Gulf of Mexico natural resources, they may be particularly sensitive to an oil spill and related fishery closures. Several ethnic minority and low-income groups rely substantially on subsistence-based activities for food, shelter, clothing, medicine, or other minimum necessities of life (e.g., see Hemmerling and Colten, 2003, for an evaluation of environmental justice considerations for south Lafourche Parish). The DWH event and the resulting NOAA fishing closures interrupted access to these resources for weeks or months depending on the area. A representative sample of affidavits submitted to the Gulf Coast Claims Facility (responsible for administering DWH event claims) indicates that Louisiana commercial fishermen customarily take home approximately 5-15 percent of their total catch for subsistence use (United Louisiana Vietnamese American Fisherfolks, 2010).

As of November 27, 2010, over 29,722 DWH emergency advance payments claims had been filed claiming loss of subsistence use of natural resources. Of these many claims, only five had been paid out at a total of $13,000 distributed among the five claimants. Louisiana had the lion’s share of claimants with 16,554 individuals claiming loss of subsistence use of natural resources, followed by Mississippi with 6,299 claims, Alabama with 4,119 claims, and Florida with 2,473 claims. To qualify for emergency funds, claimants were asked to identify the specific natural resource that had been injured, destroyed, or lost as a result of the DWH event; to describe the actual subsistence use for the natural resource; and to describe to what extent the subsistence use was affected by the damaged or destroyed natural resource using documentation such as store and barter receipts showing the replacement costs claimed (Gulf Coast Claims Facility, 2010b). The GCCF Program told the New Orleans newspaper, *The Times-Picayune*, that a claimant needs to “show documentation on their heritage, their history, and their having lived off the land” (Alexander-Bloch, 2010). Following negotiations with nonprofit lawyers and community advocates, the Gulf Coast Claims Facility developed a new method for calculating subsistence claims beginning on March 28, 2011 (Hammer, 2011). The GCCF said it would use scholarly studies, such as the United Louisiana Vietnamese American Fisherfolks white paper (2010), to determine consumption amounts of different groups of commercial fishers and so-called “true subsistence fishermen,” namely affected Indian tribes like the United Houma Nation. As of April 27, 2011, a total of 40 claimants had been awarded close to $384,000. Most claimants received between $0.01 and $5,000. The BOEM is currently funding a subsistence study of the Gulf Coast to better document subsistence distribution networks.

**Health**

Prior research on the health effects of oil spills have focused primarily on the acute physical symptoms of cleanup workers and wildlife caretakers. Of the 38 accidents involving supertankers and resulting in large oil spills throughout the world, only seven studies on the repercussions of the exposure of spilled oils on human health have been completed. Aguiler a et al. (2010) compiled and reviewed these studies for patterns of health effects and found evidence of the relationship between exposure and “acute physical, psychological, genotoxic, and endocrine effects in the exposed individuals.” Acute symptoms from exposure to oil, dispersants, and degreasers include headaches, nausea, vomiting, diarrhea, sore eyes, runny nose, sore throat, cough, nose bleeds, rash, blisters, shortness of breath, and dizziness (Sathiakumar, 2010). Sathiakumar also compiled and reviewed most of the available post-oil spill health studies and found that hydrocarbons were below occupational safety levels and that the level of benzene did not exceed threshold limit values.

It is important to note that the toxicity of dispersed oil in the environment will depend on many factors, including the effectiveness of the dispersion, mixing energy, type of oil, the degree of weathering, type of dispersant, temperature, salinity, duration of exposure, and degree of light penetration into the water column (NRC, 2005). Data results for air quality and water quality samples taken during and after
the DWH event are summarized in Chapters 4.1.1.1 (air quality) and 4.1.1.2 (water quality). The BTEX, the collective name for benzene, toluene, ethyl benzene, and xylenes, are the volatile aromatic compounds often found in discharges, and petroleum oils and products. In well-flushed, dispersive and deeper water environments of the Louisiana coast, the BTEX chemical contaminant signal may be negligible as close as 50-100 m (164-328 ft) from the point of discharge (Rabalais et al. 1991). Avens et al. (2011) analyzed airborne BTEX concentrations from the DWH event and found that 99 percent of their measurements taken prior to capping the well were lower than the U.S. Occupational Safety and Health Administration Permissible Exposure Limits (PEL’s) for BTEX (Avens, 2011). The researchers found that the magnitude of these data were similar to measurements from ships not involved in oil-slick remediation. There has also been concern regarding the use of the dispersants such as COREXIT 9500, which works the same way dishwashing liquid works on grease, but it is also toxic at 2.61 ppm. Dispersants in use today are much less toxic than early-generation dispersants, and an abundant literature exists on the toxicity of COREXIT dispersants currently approved for use in the United States (NRC, 2005). The USEPA monitoring data have so far shown that the mix of Louisiana light crude oil and COREXIT 9500 was no more or less toxic than the other available alternatives, displaying no biologically significant endocrine disrupting activity, and it did not result in a presence of chemicals that surpassed human health benchmarks (USEPA, 2010). The USEPA, in coordination with the U.S. Dept. of Health and Human Services, developed benchmarks to assess potential human health risks from exposure to oil-contaminated water. Human health benchmarks are based on potential cancer and noncancer risks associated with exposure to oil-contaminated water in the Gulf. Where applicable, the benchmarks account for both skin contact and incidental ingestion of water by a child swimmer, assuming 90 hours of exposure. The OSAT report on water column, sediment, and beach conditions explains that “Benchmarks (based on dissolved seawater concentrations) for the individual compounds are used to explain the relevance of measured concentrations of individual compounds. . . These benchmarks are based on available biological effects data and are conservatively designed to protect aquatic life’ (OSAT, 2010, p. 13). The OSAT sampling found “No exceedance of EPA’s dispersant benchmarks” (OSAT, 2010, p. 2). Of the 4,850 water and 412 sediments samples collected in the nearshore zone between May 13 and October 20, 2010, “[o]nly 66 samples (60 water and 6 sediment) had detectable levels of dispersant-related chemicals. DPnB was the most common detectable dispersant-compound and was found in 57 of the 60 water samples; however, concentrations never exceeded 3ug/L (cf. EPA screening level of 1 mg/L)” (OSAT, 2010, p. 25). It is too early to know of any possible long-term health effects from exposure to either the DWH event’s oil or dispersants (although the National Institutes of Health has proposed such a study).

As of November 27, 2010, the GCCF Program has received 8,638 claims for emergency advance payment for physical injury/death. Of those, 18 have been paid at a total of $14,336.50. As of April 27, 2011, 85 claimants had been paid a total of $412,494. As of the end of September 2010, U.S. poison control centers had taken 1,172 exposure calls involving physical exposure to an oil-spill-related toxin (e.g., oil, dispersant, food contamination, or other associated toxin) and 681 information calls from persons with questions about the medical impact of the DWH event. Most calls originated from the Gulf States and most exposures had come via inhalation, although some were through dermal exposure. The most common symptoms included headaches, nausea, vomiting, diarrhea, throat irritation, eye pain, coughing/choking, and dizziness (USEPA, 2010m). Tulane University’s Disaster Resilience Leadership Academy, along with the nonprofit health advocacy organization, the Louisiana Bucket Brigade, conducted a door-to-door health and economic impact survey in coastal Louisiana (Jefferson, Terrebonne, St. Bernard, and Plaquemines Parishes) during the summer of 2010 (Louisiana Bucket Brigade, 2010). While no medical tests were administered and this type of survey likely suffers from self-selection bias, it does provide us a snapshot of what residents reported and their perceptions of exposure. Surveyors asked a total of 954 people a series of questions regarding their exposure to the spill event, abnormal health symptoms, and medications sought to treat ailments. Of those surveyed, 46 percent reported believing that they were exposed to oil or dispersant; of those, 72 percent reported experiencing one symptom. Sudden onset symptoms included nausea, dizziness, and skin irritation. The Centers for Disease Control and Prevention state that an “occasional brief contact with a small amount of oil will do no harm. However, some people are especially sensitive to chemicals, including the hydrocarbons found in crude oil and petroleum products. They may have an allergic reaction, or develop dermatitis or a skin rash, even from brief contact with oil” (Centers for Disease Control and Prevention, 2010).
Sathiakumar’s review (2010) also found that, in prior post-spill cleanup efforts, the duration of cleaning work was a risk factor for acute toxic symptoms and that seamen had the highest occurrence of toxic symptoms compared with volunteers or paid workers. Therefore, participants in the DWH “Vessels of Opportunity” program, which recruited local boat owners (including Cajun, Houma Indian, and Vietnamese fishermen) to assist in cleanup efforts, would likely be one of the most exposed groups. African Americans are thought to have made up a high percentage of the cleanup workforce. The OSHA released two matrices of gear requirements for onshore and offshore Gulf operations that are organized by task (OSHA). Of past oil-spill workers, uninformed and poorly informed workers were at more risk of exposure and symptoms, demonstrating the importance of education and proper training of workers (Sathiakumar, 2010). One of the most serious health hazards reported was heat; about 740 heat-related events (i.e., illnesses) were reported for workers involved in cleanup (U.S. Dept. of Labor, OSHA, 2010).

The National Oceanic and Atmospheric Administration, the Food and Drug Administration, and State regulators have coordinated efforts to help prevent oil-tainted seafood from reaching the market. An assumption of the Food and Drug Administration’s guidelines, however, is that people eat two meals of fish and one meal of shrimp per week, with no more than 3 ounces of shrimp per meal (approximately 4 jumbo shrimp). A Natural Resources Defense Council online survey of 547 Gulf Coast residents in Louisiana, Mississippi, Alabama, and Florida was conducted from August through October 2010 to assess seafood consumption rates in the Gulf coastal zone. Online survey tools generally suffer from an unknown level of selection bias; however, these numbers still provide at least a snapshot of local seafood consumption patterns, particularly for minority subsistence-reliant groups. The Asian/Pacific Islander ethnic group surveyed had an average fish consumption frequency of 5 times per week and median fish consumption frequency of 2 times per week, with some individuals reporting to eat fish 5-8 times per week (Natural Resources Defense Council, 2010b). Native Americans and Asian/Pacific Islanders consumed oysters more frequently as well. The Asian ethnic group surveyed also had an average and median crab consumption frequency of 1 time per week and some respondents reporting to consuming crab 4 times per week. The Natural Resources Defense Council calculated total daily consumption rates in grams (g)/day for all respondents and found that the median daily consumption for the study as a whole was 48g/day, respondents from Louisiana rural coastal communities was 53.3g/day, and respondents from Vietnamese-American communities in Louisiana and Mississippi was 64g/day. All consumption rates exceeded the Food and Drug Administration’s assumptions. In Gulf coastal areas, low-income and minority groups are heavy subsistence users of local seafood. The concern is that heavy subsistence users face higher than expected, and potentially harmful, exposure rates to PAH’s from the DWH event. In a study following the MV Erika spill off the coast of France, rats were fed oil-contaminated mussels daily for 2 and 4 weeks. No evidence of genotoxicity was observed in the blood samples, although significant increases in DNA damage were observed in the liver and the bone marrow of the rats. The intensity of the DNA damage increased with the PAH contamination level of the mussels (Aguilera, 2010). Actual levels of exposure are unknown as are the potential health effects from higher than expected exposure, but State and local health monitoring and Federal health studies are either ongoing or in the proposal phase (Mackar, 2010).

**Proposed Action Analysis**

Impact-producing factors associated with the CPA proposed action that could affect environmental justice include (1) oil spills, (2) vessel collisions, and (3) chemical/drilling-fluid spills. These factors could affect environmental justice through (1) direct exposure to oil, dispersants, degreasers, and other chemicals that can affect human health; (2) decreased access to natural resources due to environmental damages, fisheries closures, or wildlife contamination; and (3) proximity to onshore disposal sites used in support of oil and chemical spill cleanup efforts. The DWH event was an accidental event of catastrophic proportion and should be distinguished from accidental events that are smaller in scale and occur more frequently. Detailed analysis of a high-impact, low-probability catastrophic event such as the DWH event may be found in Appendix B. Actions occurring within the CPA may impact environmental justice within the WPA, and vice versa. Facilities located on the coasts of the CPA may provide support for offshore activities on the WPA, and vice versa. Oil and chemical spills on the CPA may be carried by winds and currents to the coasts of the WPA, and vice versa. As a result, a discussion of a potential
accidental event within the CPA proposed action area addresses potential impacts of accidental events to
environmental justice both in the CPA and the WPA.

Potential oil spills including surface spills and underwater well blowouts may be associated with
exploration, production, or transportation phases of the CPA proposed action. Detailed risk analyses of
offshore oil spills $\geq 1,000$ bbl, $\leq 1,000$ bbl, and coastal spills associated with the CPA proposed action are
provided in Chapters 4.3.1.4, 4.3.1.6, and 4.3.1.7 of the Multisale EIS, respectively. When oil is spilled
in offshore areas, much of the oil volatilizes or is dispersed by currents, so it has a low probability of
contacting coastal areas. Low-income and minority populations might be more sensitive to oil spills in
coastal waters than the general population because of their dietary reliance on wild coastal resources, their
reliance on these resources for other subsistence purposes such as sharing and bartering, their limited
flexibility in substituting wild resources with purchased ones, and their likelihood of participating in
cleanup efforts and other mitigating activities. Table 3-7 contains the estimated number of oil spills that
could happen in Gulf coastal waters as a result of an accidental event associated with the CPA proposed
action.

Vessel collisions may be associated with exploration, production, or transportation activities that
result from the CPA proposed action and are the most common source of OCS-related spills. Chapter
4.3.3 of the Multisale EIS provides a detailed discussion of vessel collisions. The BOEM data show that,
from 1996 through 2005, there were 129 OCS-related collisions. The majority of vessel collisions
involve service vessels colliding with platforms or pipeline risers, although sometimes vessels collide
with each other. These collisions often result in spills of various substances, and while most occur on the
OCS far from shore, collisions in coastal waters can have consequence to low-income and minority
communities. For example, on July 23, 2008, a barge carrying heavy fuel collided with a tanker in the
Mississippi River at New Orleans, Louisiana. Over several days the barge leaked an estimated 419,000
gallons of fuel. From New Orleans to the south, 85 mi (137 km) of the river were closed to all traffic
while cleanup efforts were undertaken, causing a substantial backup of river traffic (USDOC, NOAA,
2008c). Downriver from the collision, cities and parishes that pull drinking water from the river (i.e.,
Gretna and Algiers, and St. Bernard and Plaquemines Parishes) shut their water intakes out of fear of
possible treatment system contamination (Tuler et al., 2010). Not only can these types of events erode
public confidence in governmental and corporate institutions, they may compromise municipal services
for which low-income communities may be financially unable to find private market substitutions,
interfere with people’s ability to use natural resources, or even interfere with people’s ability to travel to
work, as in the case of this spill which temporarily shutdown ferry service between Algiers and
downtown New Orleans.

These types of events may impact an entire region, but low-income and/or minority groups lacking
financial or social resources may be more sensitive and less equipped to cope with the disruption these
events pose. Harris County, for example, has clusters of low-income minority communities along the
Houston Ship Channel, which is a major conduit for OCS product and would likely receive any captured
oil from an accidental event. Additionally, the 2000 Census found that 13.9 percent of Texans spoke
English less than “very well” (USDOC, Census Bureau, 2003). In 2005, Texas joined Hawaii, New
Mexico, and California as majority-minority states. The fastest growing key segment of the population is
Hispanics (USDOC, Census Bureau, 2005, in Green, 2008). While low-income and minority populations
already run the danger of being disenfranchised from a response effort and any resulting compensation for
losses sustained because of an accidental event, limited English proficiency will likely create greater
obstacles. The Deepwater Horizon Incident Command Center, which collected and distributed news and
information from all Federal, State, local, and private responders, which is as of summer 2011
(RestoreTheGulf.gov, 2011c), has translations in the following languages: Cambodian, Croatian,
Spanish, French, Korean, Greek, Laotian, Russian, Thai, and Vietnamese. The Gulf Coast Claims
Facility website and other Gulf Coast Claims Facility’s resources can be translated into Spanish, Laotian,
and Vietnamese, and it also has utilizes translators to assist limited English proficiency claimants.

Chemical and drilling-fluid spills may be associated with exploration, production, or transportation
activities that result from the CPA proposed action. Chapter 4.3.4 of the Multisale EIS provides a
detailed discussion of chemical and drilling-fluid spills. Each year, between 5 and 15 chemical spills are
expected to occur; most of these are $\leq 50$ bbl in size. Large spills are much less frequent. For example,
from 1964 to 2005, only two chemical spills of $\geq 1,000$ bbl occurred. Dispersants are of particular
care for human health because, while dispersants are a relatively common product used to clean and
control oil spills, they can evaporate from fresh crude and weathered oil and can come ashore as a result of burning oil out at sea. While additional production chemicals are needed in deepwater operations where hydrate formation is a possibility, overall spill volumes are expected to remain stable because of advances in subsea processing.

With the exception of a catastrophic accidental event, such as the DWH event, the impacts of oil spills, vessel collisions, and chemical/drilling fluid spills are not likely to be of sufficient duration to have adverse and disproportionate long-term effects for low-income and minority communities in the analysis area. As described earlier, low-income and/or minority groups lacking financial or social resources may be more sensitive and less equipped to cope with the disruption these events pose over the short term, but again, these smaller events should not have disproportionate long-term effects on low-income and minority communities.

Summary and Conclusion

Chemical and drilling-fluid spills may be associated with exploration, production, or transportation activities that result from the CPA proposed action. Low-income and minority populations might be more sensitive to oil spills in coastal waters than is the general population because of their dietary reliance on wild coastal resources, their reliance on these resources for other subsistence purposes such as sharing and bartering, their limited flexibility in substituting wild resources with purchased ones, and their likelihood of participating in cleanup efforts and other mitigating activities. With the exception of a catastrophic accidental event, such as the DWH event, the impacts of oil spills, vessel collisions, and chemical/drilling fluid spills are not likely to be of sufficient duration to have adverse and disproportionate long-term effects for low-income and minority communities in the analysis area.

An event like the DWH event could have adverse and disproportionate effects for low-income and minority communities in the analysis area. Many of the long-term impacts of the DWH event to low-income and minority communities are unknown. While economic impacts have been partially mitigated by employers retaining employees for delayed maintenance or through the GCCF Program’s emergency funds, the physical and mental health effects to both children and adults within these communities could potentially unfold for many years. As studies of past oil spills have highlighted, different cultural groups can possess varying capacities to cope with these types of events (Palinkas et al., 1992). Likewise, some low-income and/or minority groups may be more reliant on natural resources and/or less equipped to substitute contaminated or inaccessible natural resources with private market offerings. Because lower-income and/or minority communities may live near and may be directly involved with spill cleanup efforts, the vectors of exposure can be higher for them than for the general population, increasing the potential risks of long-term health affects. To date, there have been no studies of possible long-term health effects for oil-spill cleanup workers. The post-DWH event human environment remains dynamic, and BOEM will continue to monitor these populations over time and to document short- and long-term DWH event impacts, if any. In the future, the long-term impacts of the DWH event will be clearer as time allows the production of peer-reviewed research and targeted studies that determine those impacts. As such, information regarding reasonably foreseeable impacts of the DWH event remains incomplete or unavailable at this time. Studies regarding environmental justice concerns in light of the DWH event are only in their infancy, and it may be years before data are available and certainly not within the timeframe of this NEPA analysis. Although most criteria related to environmental justice may not be essential to a reasoned choice among the alternatives, health impacts would generally be essential. Nevertheless, long-term health studies are pending and may not be available for use for several years or longer. Other studies that are ongoing may help to inform issues relating to subsistence and other indigenous reliance on natural resources. This information is unavailable and unobtainable at this time, regardless of costs. In its place, the subject-matter experts have used credible information that is available and applied it using accepted socioeconomic methodologies.

The DWH event was a low-probability, high-impact catastrophic event. For the reasons set forth in the analysis above, the kinds of accidental events (smaller, shorter time scale) that are likely to result from the CPA proposed action may affect low-income and/or minority communities more than the general population, at least in the shorter term. These higher risk groups may lack the financial or social resources and may be more sensitive and less equipped to cope with the disruption these events pose.
These smaller events, however, are not likely to significantly affect minority and low-income communities in the long term.

4.1.1.21.4.4. Cumulative Impacts

An impact analysis for cumulative impacts in the CPA and WPA on environmental justice can be found in Chapter 4.5.15.4 of the Multisale EIS. Impact analyses for the CPA and WPA that includes any new information since publication of the Multisale EIS is presented in Chapter 4.1.16.4.4 of the 2009-2012 Supplemental EIS. The following information is a summary of the impact analysis incorporated from the Multisale EIS and the 2009-2012 Supplemental EIS, and new information that has become available since both documents were prepared.

Background/Introduction

Of all activities in the cumulative scenario, those that could potentially impact environmental justice in the CPA include (1) proposed actions and the OCS Program, (2) State oil and gas activity, (3) existing infrastructure associated with petrochemical processing including refineries and polyvinyl plants, (4) existing waste facilities including landfill, (5) coastal erosion/subsidence, (6) hurricanes, (7) global climate change, and (8) the lingering impacts of the DWH event. The context in which people may find themselves, and how that context affects their ability to respond to an additional change in the socioeconomic or physical environment, is the heart of an environmental justice analysis. The OCS Program in the GOM is large and has been ongoing for more than 50 years with established infrastructure, resources, and labor pools to accommodate it. That said, low-income and/or minority groups lacking financial, social, or environmental resources or practical alternatives may be more sensitive than other groups to the consequences of an oil spill, such as interruptions to municipal services or fisheries closures, and they may be less equipped to cope with these consequences. In studies on social disaster resiliency, variables such as income inequality can negatively impact a community’s ability to respond and recover from a disaster (Norris et al., 2008). Groups may be even less so equipped to respond to these types of events if, for example, they are already in the process of recovering from a hurricane. On the other hand, Cutter et al. (2008) found that previous disaster experience, defined as the number of paid disaster declarations, positively affected disaster resilience. This cumulative impact analysis examines how incremental additions to an established program from the CPA proposed action area potentially may interact with other ongoing impacts along the Gulf Coast. As explained in prior sections, the interlinked nature of the OCS industry requires a discussion of potential impacts both in the CPA and the WPA.

OCS Program

The CPA proposed action and the OCS Program have the potential to adversely impact low-income, minority, and other environmental justice communities either directly or indirectly from onshore activities conducted in support of OCS exploration, development, and production (for a fuller discussion on potential impacts from routine events and accidental events, see Chapters 4.1.1.21.4.2 and 4.1.1.21.4.3, respectively). Potential vectors for impacts include increases in onshore activity (such as employment, migration, commuter traffic, and truck traffic), additions to the infrastructure supporting this activity (such as fabrication yards, supply ports, and onshore disposal sites for offshore waste), and additional accidental events such as oil or chemical spills. The BOEM estimates that production from the CPA proposed action would be 0.801-1.624 BBO and 3.332-6.560 Tcf of gas and that production in both the CPA and WPA proposed actions would range from 28.562 to 32.57 BBO and 142.366-162.722 Tcf of gas during 2007-2046 (Table 3-1). Chapter 3.3.1 describes the widespread and extensive OCS-support system and associated labor force, as well as economic factors related to OCS activities. The widespread nature of the OCS-related infrastructure serves to limit the magnitude of effects that a single proposed action or the overall OCS Program may have on a particular community. Future lease sales would serve mostly to maintain the ongoing activity levels associated with the current OCS Program.

For most of the Gulf Coast, the OCS Program would result in only minor economic changes. Generally, effects would be widely yet thinly distributed across the Gulf Coast and would consist of slight increases in employment and few, if any, increases in population. Some places could experience elevated employment, population, infrastructure, and/or traffic effects because of local concentrations of
fabrication and supply operations. Because of Louisiana’s extensive oil-related support system, that State is likely to experience more employment effects related to the CPA proposed action than are the other coastal states. Because Lafourche Parish, Louisiana, already services about 90 percent of all deepwater and 45 percent of all shallow-water oil and gas production in the Gulf, it is likely to continue experiencing benefits from the OCS Program (Loren C. Scott & Associates, 2008). While the addition of the C-Port in Galveston, Texas, is expected to increase Texas’s share of future effects, Louisiana is likely to continue to experience more than do other Gulf Coast States. Except in Louisiana, the OCS Program is expected to provide little additional employment, although it would serve to maintain current activity levels, which is expected to be beneficial to Gulf region low-income and minority populations generally. The Multisale EIS states the following: “Evidence also suggests that a healthy offshore petroleum industry also indirectly benefits low-income and minority populations.” One Agency study found income inequality in Louisiana decreased during the oil boom and increased with the decline (Tolbert, 1995).

Environmental justice often concerns infrastructure siting, which may have disproportionate and negative effects on minority and low-income populations. Since OCS lease sales help maintain ongoing levels of activity rather than expand them, no one sale would generate significant new infrastructure demand. Pipeline shore facilities are small structures, such as oil metering stations, associated with pipeline landfalls. At present, there are 126 OCS-related pipeline landfalls and 50 OCS-related pipeline shore facilities in the GOM region (Table 3-38 of the Multisale EIS). Up to one new pipeline and up to one onshore facility are projected for the proposed action. Cumulatively, over the next 40 years, the OCS Program is expected to result in 32-47 new pipeline landfalls, and 4-6 pipeline shore facilities are projected (Table 4-9 of the Multisale EIS). From 25 to 36 landfalls are projected for Louisiana, 6-8 are projected for Texas, 1-3 are projected for Mississippi and Alabama, and 0 are projected for Florida. From 3 to 5 pipeline shore facilities are projected for Louisiana, 1-2 for Texas, 0-1 for Mississippi and Alabama, and 0 for Florida. Each OCS-related facility that may be constructed onshore must receive approval by the relevant Federal, State, and local agencies. Each onshore pipeline must obtain similar permit approval and concurrence. The BOEM assumes that all such approvals would be consistent with appropriate land-use plans, zoning regulations, and other Federal/State/regional/local regulatory mechanisms. Should a conflict occur, BOEM assumes that approval would not be granted or that appropriate mitigating measures would be enforced by the responsible political entities.

As stated in Chapter 4.1.1.21.4.1 the region as a whole is not homogenous, but there are several potentially vulnerable ethnic and socioeconomic groups, some residing in enclaves, dispersed throughout OCS Gulf of Mexico economic impact areas. It shows that the 10 counties/parishes with high concentrations of oil-related infrastructure (Table 3-40 of the Multisale EIS) are not generally those with high concentrations of minority and low-income populations and that, in these counties/parishes, many of the low-income and minority populations reside in large urban areas where the complexity and dynamism of the economy and labor force preclude measurable sale-level or programmatic-level OCS effects.

Two local infrastructure issues analyzed in Chapter 4.1.1.21.4.1 could possibly have related environmental justice concerns: traffic on LA Hwy 1 and the Port Fourchon expansion. This analysis concludes that the minority and low-income populations of Lafourche Parish would share the negative impacts of the OCS Program with the rest of the population. However, most effects are expected to be economic and positive. It is likely that a proposed 27.5 mi (44.3 km) of improvements to the Port Fourchon highway system will be funded in the next few years, alleviating many of the associated issues with the highway.

While there is a link between a healthy oil industry and indirect economic benefits to all sectors of society, this link may be weak in some communities and strong in others, such as Lafourche Parish, Louisiana (Hughes et al., 2001). Even in these areas, the petroleum industry has not been a critical factor in social change, except for limited periods of time (Wallace et al., 2001). This is the conclusion of this Agency’s 5-Year Programmatic EIS (USDOI, MMS, 2001), which analyzed the contribution of the OCS Program in the GOM (i.e., its cumulative effects) to the cumulative factors affecting environmental justice. Impacts, including how communities respond to fluctuations in industry activity, vary from one coastal community to the next. Expansion or contraction of offshore or onshore oil and gas activity has produced moderate impacts in some communities, whereas other communities have dealt with episodes of rapid industry change with negligible to minor impact. Furthermore, non-OCS activities, such as expansions of the tourism industry or the highway system, often can generate socioeconomic impacts by being a catalyst for such things as in-migration, demographic shifts, population change, job creation and
cessation, community development strategies, and overall changes in social institutions (i.e., family, government, politics, education, and religion). Reflecting this Agency’s earlier 5-Year Programmatic EIS analysis, this analysis concludes that the contribution of the CPA proposed action to the OCS Program’s cumulative environmental justice impacts would be negligible. The analysis also concludes that, overall, OCS programmatic impacts to environmental justice over the next 40 years would likely represent a very small proportion of the cumulative impacts of all activities that affect environmental justice.

**State Oil and Gas**

State oil and gas activity has the potential to adversely impact low-income, minority, and other environmental justice communities either directly or indirectly from onshore activities conducted in support of State oil and gas exploration, development, and production. Louisiana, Mississippi, and Alabama jurisdiction over mineral resources extends 3 nmi from the shore; Texas and Florida jurisdiction over the seabed extends out 9 nmi. The annual gas production from Alabama State waters has ranged from 150 to 200 Bcf or approximately 50 percent of the State’s total gas production (State of Alabama, n.d.). While offshore leasing in shallow waters is in general decline, states like Louisiana are attempting to incentivize increased activity closer to the shore. In 2006, the Louisiana Legislature authorized the Louisiana Dept. of Environmental Quality to implement an Expedited Permit Processing Program, which has so far resulted in a 55 percent reduction in coastal permitting time (Louisiana Dept. of Natural Resources, 2009). In November 2010, Louisiana voters passed the Louisiana Natural Resource Severance Tax Amendment, which effectively decreases the amount of taxes retained by the State on the severance of natural resources, but it increases what can be collected by the parishes where resources are extracted (State of Louisiana, 2010). Whether this measure will increase individual parishes’ incentive to encourage production closer to the coast is still unknown.

State offshore oil and gas programs pose the same potential issues as does the OCS Program, although since State leases are closer to land, their petroleum-related activities are generally viewed as having greater potential for directly impacting coastal communities. The BOEM assumes that sitings of any future facilities associated with State programs would be based on the same economic, logistical, zoning, and permitting considerations that determined past sitings. Revenues from State water oil programs have produced several positive impacts and the steady stream of oil exploration and development have produced positive cumulative impacts that include increased funding for infrastructure, higher incomes (that can be used to purchase better equipment for subsistence), better health care, and improved educational facilities. While industrialization generally leads to a shift in community organization and cultural development, the offshore oil and gas industry and its concentrated work schedule has been more accommodating of “traditional” activities, such as trapping and fishing, during their time at home (Luton and Cluck, 2004).

**Downstream Activities**

Existing onshore infrastructure associated with petrochemical processing, including refineries and the production of petroleum-based goods such as polyvinyl plants, poses potential health and other related risks to minority and low-income communities. The BOEM projects that, cumulatively, 14 new gas processing plants would be needed in support of the OCS Program over the next 40 years. The marginal contribution of the CPA proposed action does not change the estimate. The geographic distribution of projected gas processing plants differs markedly from the current distribution. Three new gas processing plants are projected for Louisiana, which currently has 28; 2 are projected for Texas, which currently has 1; and 9 are projected for Mississippi and Alabama, which currently have 6. As described in Chapter 3.3.5.8, this distribution is based on economic and logistical considerations unrelated to the distribution of concentrations of minority or low-income populations. The BOEM cannot predict and does not regulate the siting of future gas processing plants. The BOEM assumes that sitings of any future facilities would be based on the same economic, logistical, zoning, and permitting considerations that determined past sitings and that they would not disproportionately affect minority and low-income populations. An environmental justice study of industrial siting patterns in Jefferson, St. Bernard, and Lafourche Parishes, Louisiana, found that “people appear to be moving into densely populated, largely industrial areas where the costs of rent are lower. In addition, people tend to be moving into newer housing” (Hemmerling and Colten, in preparation). This historical analysis revealed little evidence of systematic environmental
injustice of various oil-related industries, with the demographic makeup of the communities changing after facilities arrived. Communities with a higher than average number of chemical plants should be monitored to ensure that industry dominating the landscape does not disproportionately burden low-income or minority communities.

Public Health

The Natural Resources Defense Council and the National Disease Clusters Alliance identify and track disease clusters in the U.S. An unusually large number of people sickened by a disease in a certain place and time is known as a “disease cluster” (Natural Resources Defense Council and the National Disease Clusters Alliance, 2011). The underlying causes of a disease cluster can be genetic, environmental, or both. The State of Louisiana’s Center for Environmental Health defines an environmental disease cluster when evidence of a known connection between the hazard and the disease or health outcome of concern is established (Louisiana Dept. of Health and Hospitals, 2008). The Natural Resources Defense Council and the National Disease Clusters Alliance identified disease clusters in 13 states, with four clusters in Louisiana and three clusters in Florida. The four locations in Louisiana include Mossville in Calcasieu Parish, Amelia in St. Mary Parish, Coteau in Iberville Parish, and New Orleans in Orleans Parish. The Agency for Toxic Substances and Disease Registry identified a cluster of breast cancer in an urban census tract at the Agricultural Street Landfill Superfund Site in New Orleans in a 2003 study (Natural Resources Defense Council and the National Disease Clusters Alliance, 2011). According to the Agency for Toxic Substances and Disease Registry, the site and the neighborhood is contaminated with metals, PAH’s, volatile organic compounds, and pesticides. Through 1986-1987, researchers from Louisiana State University’s Medical School identified a cluster of neuroblastoma, a type of brain cancer adjacent to a marine shale processor plant. There was insufficient data to link a hazardous waste incinerator at the marine shale processor plant, but in 2007 the owners paid the State government a settlement to close and remediate the site. The three disease clusters in Florida were unrelated to OCS activities, but they were industrial in nature (Natural Resources Defense Council and the National Disease Clusters Alliance).

Due to the distance of OCS Program activities offshore, routine events related to the proposed action would not be expected to affect public health in these communities. Both of these sites are far from a coastline where an OCS oil spill could directly impact these people, but it is not unlikely that members of these communities could participate in cleanup efforts. An environmental justice analysis seeks to identify populations that, through a variety of mechanisms, may become disproportionately impacted by the proposed action and its associated activities. Research such as this suggests that there may be a correlation between downstream oil and gas processing (after any OCS Program-related oil and gas comes ashore) and diminished health in adjacent populations. As a result, communities appearing to have disease clusters are probably more sensitive to potential impacts in a cumulative scenario.

Waste

Based on operator data provided in filed plans, BOEM estimates that there is an average of 2,000 ft³ (57 m³) of trash and debris generated per exploration well drilled, 102 ft³ (3 m³) of trash and debris generated per development well drilled, and 1,000 ft³ (28 m³) of trash and debris generated per year per manned platform of its 25-year life (Dismukes et al., 2007). An entire proposed lease sale usually represents <1 percent of the total current permitted landfill capacity in the GOM economic impact area. Because of technological improvements on how waste is compacted, landfill capacity has increased, with Texas landfills having increased useful life by 19 years from the mid-1990’s to 2005. Drilling muds and wastewater streams can be used as landfill cover, and landfills will often accept these materials at a reduced price or even at no charge (The Louis Berger Group, 2004). The occurrence of hazardous offshore, oil-field waste is minimal and infrequent. Industry representatives contacted for a BOEM study indicated that the need for hazardous storage could occur as infrequently as once in 5 years for a typical offshore facility with drilling and production activities (Dismukes et al., 2007). Tables 4-39 and 4-40 identify the DWH waste disposal sites that received the greatest percentages of waste and the waste types received. Figure 4-19 shows the location of all sites that received DWH waste. Argonne National Laboratory reported that there are 46 waste management facilities that service the oil and gas industry along the GOM, with 18 in Louisiana, 18 in Texas, 5 in Mississippi, 4 in Alabama, and 1 in Florida (Puder and Veil, 2006). Because of existing capacity, no new waste disposal sites are projected for the
cumulative case (The Louis Berger Group, Inc., 2004). Therefore, no changes in impacts to minority and low-income communities are expected.

**Coastal Erosion and Subsidence**

Coastal erosion and subsidence in some parts of the southeastern coastal plain serves to amplify the vulnerability of communities, infrastructure, and natural resources to storm-surge flooding (Dalton and Jones, 2010). Submergence in the Gulf is occurring most rapidly along the Louisiana coast and more slowly in other coastal states. Depending on local geologic conditions, the subsidence rate varies across coastal Louisiana from 3 to over 10 mm/yr (0.12 to over 0.39 in/yr). Natural drainage patterns along many Texas coast areas have been severely altered by construction of the Gulf Intracoastal Waterway and other channelization projects associated with its development. Saltwater intrusion resulting from river channelization and canal dredging is a major cause of coastal habitat deterioration (Tiner, 1984; National Wetlands Inventory Group, 1985; Cox et al., 1997); see Chapter 4.1.1.4 for a discussion of wetlands in the CPA. As discussed in Chapter 4.1.21.4, tropical storms are the norm in the region, but low-income and minority communities may bear a larger burden than the general populations. Native Americans, Vietnamese, Cajun, African American, and other ethnic enclaves have all borne catastrophic losses in recent storm events. An estimated 4,500 Native Americans living on the southeast Louisiana coast lost their possessions to Hurricane Katrina according to State official and tribal leaders. Cajuns were also impacted by Hurricane Katrina, and especially by Hurricane Rita, whose 20-ft (6-m) storm surges flooded low-lying communities in Cameron, Calcasieu, and other coastal parishes. According to a USGS 5-year, post-Katrina survey, wetland loss from all four storms (Hurricanes Katrina, Rita, Gustav, and Ike) totaled 340 mi² (881 km²).

Coastal subsidence and erosion can increase community vulnerability to future hazards and also threaten traditional ways of life. Saltwater intrusion reduces productivity and species diversity associated with Louisiana and Texas wetlands and coastal marshes (Stutzenbaker and Weller, 1989; Cox et al., 1997). While users of coastal waters may trend towards the relatively affluent, low-income and minority groups may be more dependent on the resources of the Gulf Coast. Several ethnic minority and low-income groups rely substantially on these resources for food, shelter, clothing, medicine, or other minimum necessities of life (e.g., see Hemmerling and Colten, 2003, for an evaluation of environmental justice considerations for south Lafourche Parish).

**Coastal Storms**

Hurricanes, tropical storms, and other wind-driven tidal or storm events are a fact of life for communities living along the Gulf of Mexico coastal zone. For low-income and minority populations, however, the impacts of coastal storm events can be particularly profound because of factors like limited resources to evacuate or to mitigate hazards. Baseline conditions pertaining to environmental justice were reevaluated in light of recent hurricane activity in the GOM. The intensity and frequency of hurricanes in the Gulf over the last 6 years has greatly impacted the system of protective barrier islands, beaches, and dunes and associated wetlands along the Gulf Coast. Within the last 6 years, the Gulf Coast of Texas, Louisiana, Mississippi, Alabama, and to some degree Florida have experienced five major hurricanes (Ivan, Katrina, Rita, Gustav, and Ike). Impacts from future hurricanes and tropical storm events are uncertain. Municipal programs like the New Orleans Office of Homeland Security and Public Safety’s City Assisted Evacuation Plan are being implemented to help citizens who want to evacuate during an emergency but lack the capability to self-evacuate (City of New Orleans, n.d.). Hazard mitigation funds available through individual states and FEMA also seek to mitigate potential damage to homes in flood zones throughout the Gulf. While hurricanes and tropical storms are inevitable, lessons learned from Hurricanes Katrina and Rita are shaping local and national policies as well as efforts by non-governmental organizations to protect low-income, minority, and other vulnerable communities.

**Deepwater Horizon Event**

While it is still too soon to determine the long-term social impacts of the DWH event, anecdotal evidence from media coverage and early survey studies suggest the possibility of trends that might disproportionally affect low-income and minority communities for some time to come. A phone survey
conducted by a team of LSU sociologists during July 2010 found that nearly 60 percent of the 925 coastal Louisiana residents interviewed reported being almost constantly worried by the DWH event (Lee and Blanchard, 2010). Studies of residents near past oil spills (such as the Exxon Valdez in Prince William Sound, Alaska) have noted impacts to social cohesion and increased distrust in government and other institutions, which contributed to community anxiety (Tuler et al., 2009).

Cumulative effects on social organization could include decreasing importance of family, cooperation, sharing, and subsistence availability. Long-term effects on wild resource harvest patterns might also be expected. While acute health effects from oil-spill events have been somewhat studied, the long-term impacts form exposure is unknown (Aguilera et al., 2010; Meo, 2009; Morita et al., 1999; Sathiakumar, 2010). Longitudinal epidemiological studies of possible long-term health effects from exposure to either the DWH event’s oil or dispersants, such as the possible bioaccumulation of toxins in tissues and organs, are lacking, and the potential for the long-term human health effects are largely unknown (although the National Institutes of Health has proposed such a study). In prior post-spill cleanup efforts, the duration of cleaning work was a risk factor for acute toxic symptoms, and seamen had the highest occurrence of toxic symptoms compared with volunteers or paid workers (Sathiakumar, 2010). Information regarding the reasonably foreseeable impacts of the DWH event remains incomplete at this time. Although most criteria related to environmental justice may not be essential to a reasoned choice among the alternatives, health impacts would generally be essential. Studies regarding environmental justice concerns in light of the DWH event are only in their infancy, and it may be years before data are available and certainly not within the timeframe of this NEPA analysis. Studies are ongoing and may help to inform issues relating to subsistence and other indigenous reliance on natural resources. This information is unavailable and unobtainable at this time, regardless of costs. In its places, the subject-matter experts have used credible information that is available and applied it using accepted socioeconomic methodologies. Although most criteria related to environmental justice may not be essential to a reasoned choice among the alternatives, health impacts may be essential. Nevertheless, long-term health studies are pending and may not be available for use for several years or longer. What credible scientific information is available was applied using accepted scientific methodologies.

Summary and Conclusion

The cumulative impacts of the CPA proposed action would occur within the context of other impact-producing factors on environmental justice, including (1) proposed actions and the OCS Program, (2) State oil and gas activity, (3) existing infrastructure associated with petrochemical processing including refineries and polyvinyl plants, (4) existing waste facilities including landfill, (5) coastal erosion/subsidence, (6) hurricanes, (7) global climate change, and (8) the lingering impacts of the DWH event.

Because of the presence of an extensive and widespread support system for the OCS and associated labor force, the effects of the cumulative case are expected to be widely distributed and, except in Louisiana, little felt. In general, the cumulative effects of the OCS Program are expected to be economic and to have a limited but positive effect on low-income and minority populations. In Louisiana, these positive economic effects are expected to be greater. In general, who would be hired and where new infrastructure might be located is impossible to predict, although a new C-Port in Galveston, Texas, is likely to increase Texas’ share of effects. Given the existing distribution of the OCS-related industry and the limited concentrations of minority and low-income peoples, the cumulative OCS Program would not have a disproportionate effect on these populations. Lafourche Parish would experience the most concentrated effects of cumulative impacts. Because the parish is not heavily low-income or minority and because the effects of road traffic and port expansion would not occur in areas of low-income or minority concentration, these groups are not expected to be differentially affected.

To summarize, the CPA proposed action is not expected to have disproportionate high/adverse environmental or health effects on minority or low-income people, and in the GOM coastal area, the contribution of the proposed action and the OCS Program to the cumulative effects of all activities and trends affecting environmental justice issues over the next 40 years is expected to be negligible to minor. The cumulative effects would be concentrated in coastal areas, and particularly Louisiana. Most OCS Program effects are expected to be in the areas of job creation and the stimulation of the economy, and they are expected to make a positive contribution to economic justice. The contribution of the cumulative
OCS Program to the cumulative impacts of all factors affecting environmental justice is expected to be minor (USDOI, MMS, 2001c); therefore, the incremental contribution of the CPA proposed action to the cumulative impacts would also be minor. State offshore leasing programs in Alabama and Louisiana have similar, although more limited effects, due to their smaller scale. Cumulative effects from onshore infrastructure, including waste facilities, is also expected to be minor because existing infrastructure is regulated, because little new infrastructure is expected to result in the cumulative case, and because any new infrastructure would be subject to relevant permitting requirements. Coastal landloss/subsidence, hurricanes, and global warming all raise environmental justice issues, as do the lingering effects of the DWH event. The cumulative consequences to environmental justice cannot be determined at this time. Nevertheless, a single OCS lease sale added to existing State and Federal leasing programs and onshore infrastructure would make only minor contributions to these cumulative effects.

4.1.1.22. Additional Resources Considered due to the Deepwater Horizon Event

The following resources, i.e., soft bottoms and diamondback terrapins, have not been included in previous EIS’s due to the negligible impacts to these resources from routine impact-producing factors associated with OCS-related activities. The BOEM has included these resources in this Supplemental EIS primarily to address concerns about the potential impacts of the DWH event and resulting oil spill to these resources.

4.1.1.22.1. Soft Bottoms

4.1.1.22.1.1. Description of the Affected Environment

The seafloor on the continental shelf in the Gulf of Mexico consists primarily of muddy to sandy sediments. The eastern shelf is primarily sand extending out to 100-m (328-ft) water depth, while the central and western shelf is a mixture of sand, silt, and clay (Brooks and Darnell, 1991). Sediments near the shoreline of the Alabama coast consist of fine-grained, well-sorted sand and transition to clay and marl (Ellwood et al., 2006; Balsam and Beeson, 2003). Sediments offshore of Mississippi and Louisiana are primarily silt and clay of terrigenous origin (Ellwood et al., 2006; Balsam and Beeson, 2003).

Benthic organisms found on the seafloor include infauna (animals that live in the substrate, including mostly burrowing worms, crustaceans, and mollusks) and epifauna (animals that live on or are attached to the substrate; mostly crustaceans, as well as echinoderms, mollusks, hydroids, sponges, soft and hard corals, and demersal fishes). Infauna is comprised of meiofauna, small organisms (63-500 μ) that live among the grains of sediment; and macrofauna, slightly larger organisms (>0.5 mm; 0.02 in) that live in the sediment (Dames & Moore, Inc., 1979). Shrimp and demersal fish are closely associated with the benthic community. The most abundant organisms on the continental shelf are the deposit-feeding polychaetes. The slope and deep sea consist of vast areas of primarily fine sediments that support benthic communities with lower densities and biomass but higher diversity than the continental shelf (Rowe and Kennicutt, 2001). The following information is an entirely new section since the writing of the Multisale EIS and the 2009-2012 Supplemental EIS and will be described in full.

Environmental Influences on Benthic Community Structure

Substrate is the single most important factor in the distribution of benthic fauna (densities of infaunal organisms increase with sediment particle size), although temperature and salinity are also important in determining the extent of faunal distribution (Vittor, 2000; Byrnes et al., 1999; Harper, 1991; Dames & Moore, Inc., 1979; Parker et al., 1975; Barry A. Vittor & Associates Inc., 1985; Defenbaugh, 1976). Depth and distance from shore also influence the benthic faunal distribution (Harper, 1991; Dames & Moore, Inc., 1979; Defenbaugh, 1976; Parker et al., 1975). Lesser important factors include illumination, food availability, currents, tides, and wave shock. Experiments indicate that fluctuating physical factors have a greater influence in estuaries than farther offshore, where sediment type is the primary influencing factor (Flemmer et al., 2002).

Substrate type, as the most important control upon benthic infaunal assemblages, has been emphasized by previous sampling efforts over broad areas of the northern Gulf of Mexico shelf. Studies of the infauna of the Mississippi, Alabama, and Florida (MAFLA) OCS by Dames & Moore, Inc. (1979)
revealed that inner shelf benthic habitats of the northeastern Gulf of Mexico can be described primarily on the basis of sediment texture and water depth. Barry A. Vittor & Associates, Inc. (1985) and Vittor (2000) categorized the OCS of the northern Gulf of Mexico based on sediment types and species associated with those habitats.

Infaunal assemblages are comprised of species adapted to particular sedimentary habitats through differences in behavioral, morphological, physiological, and reproductive characteristics. Feeding is one of the behavioral aspects most closely related to sedimentary habitat (Rhodes, 1974). In general, habitats with coarse sediment and high water current velocities, where organic particles are maintained in suspension in the water column, favor the occurrence of suspension-feeding taxa that strain food particles from the water column. Coarse sediments also facilitate the feeding of carnivorous taxa that consume organisms occupying interstitial habitats (Fauchald and Jumars, 1979). At the other extreme, habitats with fine-textured sediments and little or no current are characterized by the deposition and accumulation of organic material, thereby favoring the occurrence of surface and subsurface deposit-feeding taxa. In between these habitat extremes are a variety of habitat types that differ with respect to various combinations of sedimentary regime, depth, and hydrological factors, with each habitat type facilitating the existence of particular infaunal assemblages (Barry A. Vittor & Associates, Inc., 1985). An east-to-west transition of sedimentary regimes, from predominantly sands along the west Florida shelf to silts and clays along the Louisiana shelf, was evident during previous regional studies. Infaunal assemblages varied along this east-west gradient as well (Barry A. Vittor & Associates, Inc., 1985).

Descriptions of Continental Shelf Soft-Bottom Benthic Communities

Vittor (2000) described the general community composition of the infaunal habitats on the OCS of the northern Gulf of Mexico. He described the communities primarily based on sediment type and distance from shore and grouped the inhabitants by feeding mode.

- Assemblage I consisted of sandy sediments (<5% silt/clay or gravel) spread along the entire continental shelf. Dominant filter feeders on the shelf were mollusks (*Astarte nana*, *Chione intapurpurea*, *Ervilia concentrica*, *Tellina aequistriata*). Deposit feeders included mollusks (*Caecum cooperi*, *Caecum imbricatum*, *Cadulus tetrodon*) and ostracods (*Rutiderma darbyi*). Carnivores included polychaetes (*Nephtys picta*, *Sigambra tentaculata*, *Synelmis albini*) and mollusks (*Nassarius albus*, *Tectonatica pusilla*).

- Assemblage II consisted of silty sand and sandy silt on the inner shelf in less than 100 m (328 m) of water. These areas generally have greater than 5 percent or 10 percent silt and are affected by sediment transport from estuaries. Burrowing and surface deposit-feeding polychaete detritivores such as *Armandia maculata*, *Dispio uncinata*, *Magelona petiboneae*, *Paraprionospio pinnata*, and *Spiophanes bombyx* inhabit this habitat. Filter-feeding crustaceans (*Ampelisca agassizi*, *Branchiostoma sp.*) and polychaetes (*Diopatra cuprea*, *Owenia fusiformis*) are also abundant.

- Assemblage III is comprised of patchy coarse sand or gravel. Deposit feeders in this group include mollusks (*Caecum cooperi*), amphipods (*Metharpinia floridana*), tanaids (*Apseudes sp.*), and polychaetes (*Aonides paucibranchiata*, *Chone duneri*, and *Filograna implexa*). *Chloelia viridis*, *Eunice vittata*, *Nephtys picta*, and *Bhawania heteroseta* are resident carnivores.

- Assemblage IV is comprised of fine and silty sand habitats in >100 m (328 m) of water. The most abundant organisms are the burrowing and surface deposit feeders including polychaetes (*Ampharete acutifrons*, *Aricidea neosuecica*, *Armandia maculata*, *Laonice cirrata*, *Poecilocochaetus johnsoni*) and mollusks (*Nuculana acuta*, *Yoldia liorhina*). Polychaete carnivores/omnivores also include *Goniada maculata*, *Paralacydonia paradoxa*, and *Synelmis albini*. 
Vittor (2000) based his community assemblages on his previous (Barry A. Vittor & Associates, Inc., 1985) descriptions of the continental shelf habitats between Florida and Louisiana. Barry A. Vittor & Associates, Inc. (1985) recognized four depth-related benthic habitats for infaunal communities in the region of the northeastern Gulf of Mexico: shallow beach habitat; inner shelf habitat; intermediate shelf habitat; and outer shelf habitat. Each of these habitats was further divided into sediment type (mud, sandy mud, muddy sand, or sand). Infaunal assemblage associations were recognized with each combination of water depth and substratum type. Cluster analysis revealed that infaunal taxa were closely tied to sediment type and texture.

The benthic habitat descriptions were a result of compiled habitat data collected from several studies conducted in the Tuscaloosa Trend regional area from the Florida to Louisiana shelves. Barry A. Vittor & Associates (1985) noted that the sediment is sandier on the Florida shelf and transitions to terrigenous silts and clays on the southeast Louisiana shelf. Sediment also becomes finer in the offshore direction. The following material describes the macroinfauna and macroepifauna communities to the east of the Mississippi River.

- Shallow Beach Habitat is located in 2-4 m (7-13 ft) of water and consists of well sorted sand and shell fragments. Temperature and salinity fluctuate and wave action is heavy. Dominant species include bivalves (Donax spp.), echinoderms (Mellita quinquiesperforata), and amphipods (Protohaustorius spp.).

- Inner Shelf Habitat is located in 4-20 m (13-66 ft) of water and is adjacent to barrier islands. Species in this area tolerate lower salinities resulting from Mississippi River freshwater input. Infaunal species that dominate in muddy (<20% sand) portions of this area include a hemichordate (Balangoglossus aurantiacus), a polychaete (Paramphinome sp.), and mollusks (Utriculastra canaliculata, Nassarius acutus). Epifaunal inhabitants include a sea pansy (Renilla mulleri), mollusks (Nassarius acutus, Nuculana concentrica), shrimp (Farfantepenaeus aztecus, Litopenaeus setiferus, Rimapenaeus similis), and crabs (Portunus spp., Callinectes similis). Echinoderms (Hemipholis elongate, Micropholis atra), mollusks (Nuculana concentrica), and crustaceans (Pinnixia pearsei) are found in sandy mud habitats (20-50% sand). Infaunal species found in sandy (>90% sand) habitats include polychaetes indicative of offshore environments (Nephtys picta, Dispio uncinita, Onuphis nebulosa, Magelona riosai, Aricidea wessi, Apoprionospio pygmaea, Brania wellfleetensis), amphipods (Acanthohaustorius sp., Protohaustorius sp., Lepidactylus sp.), the cephalochordate (Branchiopterygium carribeum), and the archiannelid (Polygordius sp.), which are common in tidal inlets. Epifaunal species in this habitat include a sea pansy (Renilla mulleri), baby’s ear gastropod (Sinum prospectivum), bivalves (Noetia ponderosa, Chione clenchii), brown shrimp (Farfantepenaeus aztecus), purse crabs (Persiphone spp.), shame-faced crabs (Calappa sulcata, Hepatus epheliticus), and echinoderms (Hemipholis elongate, Mellita quinquiesperforata). Transitional polychaete species that thrive in both environments include Magelona phyllisae, Paraprionospio pinnata, Mediastomastus californiensis, Sigambaria tentaculata, and Spiophanes bombyx.

- Intermediate Shelf Habitat is located in 20-60 m (66-197 ft) of water and is comprised of both sand and mud environments. Muddy sediments are dominated by polychaetes (Cirrophorus lyriniformis, Nephtys incise, and Notomastus daueri). Organisms in the sandy areas include polychaetes (Aricidea wessi), amphipods (Metharpinia floridana and Ampelisca agassizi), and tanaids (Kalliapseudes sp.). Polychaetes found in both sandy and muddy environments include Cosmarca soyeri, Nereis micromma, Sigambara tentaculata, and Aglaophamus verrilli. Epifaunal species found on the Intermediate Shelf Habitat include gastropods (Strombus sp., Murex sp., Busycsn sp., Fasciolaria sp.), bivalves (Argopecten sp., Tellina sp., Pilar sp.), crabs (Calappa sp., Portunus sp., Anasimus sp., Libinia sp., Parthenope sp.), echinoids (Encope sp., Stylocidaris sp.), and starfish (Luidia sp., Astropecten sp.).
### Description of the Environment and Impact Analysis

- **Outer Shelf Habitat** is comprised of mud (<20% sand) with the infauna characterized by polychaetes (*Notomastus latriceus*, *Nereis grayi*, *Cirrophorus lyriformis*, *Nephtys incisa*, *Paraprinospio pinnata*, *Mediomastus californiensis*). A variety of epifauna are found in this zone including gastropods (*Turritella exoleta*, *Polystira albida*), bivalves (*Anadara spp.*, *Verticordia ornate*), crabs (*Munida sp.*, *Raninoides sp.*, *Myropsis sp.*), echinoids (*Echinocardium sp.*, *Brissopsis sp.*), and starfish (*Astropecten sp.*, *Cheiraster sp.*).

Researchers from Texas A&M University collected benthic infauna and epifauna between the Mississippi Delta and De Soto Canyon as part of the Mississippi-Alabama Continental Shelf Ecosystem Study. Polychaetes dominated the macroinfauna, comprising 58.3 percent of the specimens taken, followed by bivalves and amphipods, comprising 12.2 percent and 9.4 percent of the specimens collected (Harper, 1991). The density of the infaunal species was related to the sediment type where the highest densities were found in coarse sediments and lowest densities were found in slit and clay. Organism diversity and abundance also decreased with depth. Of the epifaunal species collected, decapods (primarily shrimp) made up over 77 percent, echinoderms made up over 9 percent and mollusks made up over 7 percent of the specimens taken (Harper, 1991). The decapods showed seasonal migration where they moved inshore to the Louisiana marshes during the summer and offshore during the winter (Harper, 1991).

Infaunal surveys of sand resources identified off the coast of Alabama described seasonal variation in dominant species. Sandy habitats were dominated by the gastropods *Caecum pulchellum* and *Caecum cooperi* (Byrnes et al., 1999). These two species were dominant in samples collected in both May and December; however, May surveys also had high numbers of spionid polychaetes (*Paraprinospio pinnata* and *Spiophanes bombyx*), while December surveys had high numbers of the archiannelid *Polygordius*, the polychaete *Scoletoma verrilli*, and the amphipod *Eudevenopus hondurans* (Byrnes et al., 1999). Infaunal species richness was much higher in May than December, and assemblage was determined by grain size (Byrnes et al., 1999), as reported by Harper (1991). Sandy sediments had high numbers of archiannelids (*Polygordius*), lancelet (*Brachiostoma*), and polychaete (*Spiophanes bombyx*), while finer sediments had greater numbers of the polychaetes *Mediomastus* and *Paraprinospio pinnata* (Byrnes et al., 1999).

Epifaunal invertebrates collected off the Alabama coast were dominated by the roughneck shrimp (*Trachypenaeus constrictus*), squid (*Loligo sp.*), striped sea star (*Luidia clathrata*), and rock shrimp (*Sicyonia spp.*) (Byrnes et al., 1999). May surveys were numerically dominated by striped sea star, squid, and roughneck shrimp, while December surveys were dominated by roughneck shrimp, squid, penaeid shrimp, and rock shrimp (Byrnes et al., 1999).

Dames & Moore, Inc. (1979) collected meiofaunal, macroinfaunal, and macroepifaunal samples along the Mississippi-Alabama-Florida OCS during a MAFLA baseline environmental survey. Although many samples were collected to the east of the CPA, some samples were collected in the CPA. Those samples collected outside of the area were composed of similar organisms due to similar benthic environmental conditions in the northern Gulf of Mexico, and they may be used in determining trends.

Nematodes and harpacticoid copepods are the most abundant meiofauna on the OCS of the northern Gulf of Mexico. Higher densities were recorded closer to shore, and they decreased with distance offshore. Densities tended to be highest in medium to fine sediments with a moderate to high carbonate composition (Dames & Moore, Inc., 1979). The macroinfauna were dominated by polychaetes. Macroinfauna also had the highest densities inshore and decreased offshore, and the greatest diversity occurred within 30-60 m (98-197 ft) of water. Density, however, decreased with decreasing grain size. Macroepifauna was dominated by crustaceans and mollusks, followed by echinoderms and coelenterates, and the macroepifauna followed the same density gradient offshore as the meiofauna and macroinfauna.

### Non-OCS Oil and Gas Program Threats to Benthic Communities

The benthic communities are threatened by two natural environmental perturbations: hypoxic to anoxic bottom conditions on the Louisiana-Texas continental shelf and tropical storms. Hypoxic conditions occur annually with inconsistent intensities and ranges (Rabalais et al., 2002). On average, one tropical storm of varying intensity occurs on the Louisiana continental shelf every 4 years (Stone, 2001).
The Gulf of Mexico hypoxic zone is a band that stretches along the Louisiana-Texas shelf each summer where the dissolved oxygen concentrations are less than 2 ppm. It is one of the largest hypoxic areas in the world's coastal waters. See Chapters 4.1.1.2.1 and 4.1.1.2.2.1 for a detailed description of the Gulf of Mexico’s hypoxic zone. The hypoxic zone is the result of excess nutrients, primarily nitrogen, in the water. More than half the nitrogen comes from nonpoint sources about the confluence of the Ohio and Mississippi Rivers. A large variability in river discharge exists from year to year (Nowlin et al., 1998). Measurements of suspended particulate matter in the area of the proposed action have found concentrations from <1 to 10 mg/L. The rivers’ effects on temperature and salinity have been detected as far west as Galveston (Murray and Donley, 1996). See Chapters 4.1.1.2.1 and 4.1.1.2.2.1 for a detailed description of runoff impacts in the Gulf of Mexico.

Storms can physically affect shallow-bottom environments, causing an increase in sedimentation, a rapid change in salinity or dissolved oxygen levels, storm surge scouring, and remobilization of contaminants in the sediment (Engle et al., 2008). Storms have also been shown to uproot benthic organisms from the sediment and suspend them in the water column (Dobbs and Vozarik, 1983). Studies conducted in the coastal waters of Louisiana, Mississippi, and Alabama 2 months after the passing of Hurricane Katrina revealed a significant decrease in the number of species, species diversity, and species density (Engle et al., 2008). The opportunistic polychaetes Mediomastus ambiseta and Paraprionospio pinnata dominated benthic communities 2 months after the storm, and some other species were completely missing from the community (Engle et al., 2008). Evidence shows that communities are not completely restructured after a storm event, but there may be a dominance shift, at least temporarily (Dobbs and Vozarik, 1983).

The frequent disturbances on the inner shelf cause the infaunal community to be dynamic and unstable and to remain at an immature level of development, compared with a mature and stable community comprised of large, deep-dwelling, head-down deposit feeders. Transitional taxa are able to numerically dominate habitats that experience various perturbations, including siltation, low salinity, and low levels of dissolved oxygen (hypoxia) (Thistle, 1981; Rabalais et al., 2002). Recolonization of depurated areas by populations from unaffected neighboring soft-bottom substrate would be expected to occur within a relatively short period of time (Dubois et al., 2009; Thistle, 1981). Initial repopulation from nearby stocks may begin with subsequent recruitment or immigration events and may be predominantly comprised of pioneering species, such as tube-dwelling polychaetes or oligochaetes (Rhodes and Germano, 1982). Full recovery will follow as later stages of successional communities overtake the opportunistic species (Rhodes and Germano, 1982), but the time it takes to reach a climax community may vary depending on the species and degree of impact. This environmental unpredictability selects for opportunistic organisms that rapidly reach sexual maturity and produce large quantities of offspring repeatedly throughout the year. Species requiring an extended growth and development period or more constant environmental conditions may not survive to maturity. These environmental threats tend to produce communities with lower biodiversity and biomass since longer-lived species tend to be eliminated.

It is also important to note that the Gulf floor is influenced by many sources of anthropogenic pollution and natural oil seeps that contribute PAH’s to the sediments (MacDonald, 2002). Benthic organisms experience low-level hydrocarbon exposure through all of these inputs. For example, PAH’s have been detected in sediments throughout the Gulf seafloor, these are from natural seeps as well as other human inputs (OSAT, 2010). The PAH’s were detected in 321 of the 388 samples collected from many different sources for the OSAT (2010) study.

Deepwater Horizon Event Impacts on Soft-Bottom Benthic Communities

The following sections contain all new data since the Multisale EIS and the 2009-2012 Supplemental EIS were prepared. Extensive literature, Internet, and database searches have been conducted for results of scientific data on soft-bottom benthic communities following the DWH event. Although many research cruises have occurred, very few reports containing data have been released as of the writing of this document. Descriptions of studies completed or in progress are discussed and any results indicated are included. Also, because the impacts of the oil spill are not yet known, possible impacts to soft-bottom benthic communities as a result of oil exposure are discussed. Water and sediment samples collected during and after the spill were analyzed as part of the OSAT (2010) report. A handful of samples
collected off the Gulf Coast did reveal some PAH’s as a result of the DWH event; however, very few of the total number of water or sediment samples collected revealed exceedences of USEPA’s aquatic life benchmarks (OSAT, 2010). There were 6 water samples out of 481 collected that exceeded USEPA’s chronic toxicity benchmarks for PAH’s in the offshore waters (>3 nmi [3.5 mi; 5.6 km] offshore to the 200-m [656-ft] bathymetric contour), all of which occurred within 1 m (3 ft) of the water surface (OSAT, 2010). There were 63 samples collected from deep water (>200 m; 656 ft) out of 3,605 samples collected that exceeded USEPA’s aquatic life benchmarks for PAH’s (OSAT, 2010). Exceedences occurred near the water surface or in the deepwater plume within 70 km (43 mi) of the well. Oil detected in the subsurface plume was in water depths between 1,100 and 1,300 m (3,609 and 4,265 ft) and was moving southwest along those depth contours (OSAT, 2010). No sediment samples collected offshore (>3 nmi [3.5 mi; 5.6 km] offshore to the 200-m [656-ft] depth contour) and seven sediment samples collected in deep water (>200 m; 656 ft) exceeded USEPA’s aquatic life benchmarks for PAH exposure (OSAT, 2010). All chronic aquatic life benchmark exceedances in the sediment occurred within 3 km (2 mi) of the well and samples fell to background levels at a distance of 10 km (6 mi) from the well (OSAT, 2010). Refer to the “Sediment Water Interface Exposure” and “Sedimented Oil (Oil Adsorbed to Sediments)” sections in this chapter for further details on sediment studies related to the DWH event. Dispersants were also detected in waters off Louisiana, but they were below USEPA benchmarks of chronic toxicity. No dispersants were detected in sediment on the Gulf floor (OSAT, 2010). Benthic communities in the CPA located within 70 km (43 mi) of the well, therefore, may have been impacted by PAH’s in the water column or sediment, as they are located within the radius of benchmark exceedances. However, the entire 70-km (43-mi) radius is not expected to be affected, as samples with exceedences were patchy and few.

It is important to note that the effects of oil exposure to soft-bottom benthos are anticipated to have only impacted a very small portion of the Gulf of Mexico seafloor. Although approximately 4.64 million bbl of oil were released into the Gulf waters, not all of that oil reached the seafloor. Reports estimated that, as of November 2010, 23-26 percent of the released oil remains in the environment as oil on or just below the water surface as a light sheen or tarballs, oil that was washed ashore or collected from the shore, and oil that is in the sediments (Lubchenco et al., 2010; The Federal Interagency Solutions Group, 2010). Currently, the bulk deposits of oil have been removed from beaches, and the remaining oil that reached shorelines has been buried (e.g., through wave action and hurricanes) and is weathering over time (OSAT-2, 2011). Oil that has been deposited on the floor of the Gulf has also weathered (OSAT, 2010). This residual oil has been degrading over time. The greatest concentrations are expected to be near the wellhead and to decrease with distance from the source. The modes of transport to the seafloor discussed below are anticipated to only deliver a small amount of oil to the seafloor, with decreasing concentrations away from the well.

The weathering process began as the oil traveled from the well to the sea surface or horizontally in the subsea plume. The parent oil became depleted in its lower molecular weight PAH’s (which are the most acutely toxic components), and the longer the oil spent in the water column or at the sea surface, the more diluted and weathered it became (Brown et al., 2010; Eisler, 1987; The Federal Interagency Solutions Group, 2010; OSAT-2, 2011). The greatest concentrations of oil that settled to the seafloor are expected to be near the wellhead and to decrease with distance from the source. The modes of transport to the seafloor discussed below are anticipated to only deliver a small amount of oil to the seafloor, with decreasing concentrations away from the well. Infraunal benthic organisms may have been exposed to hydrocarbons that settled to the seafloor on sediments and detrital material, epifaunal benthic organisms may have been exposed to oil in the subsea plume that traveled along depth contours, and mobile benthic organisms that use the water column for parts of their life cycle may have been exposed to hydrocarbons at the sea surface.

As discussed earlier, the majority of the seafloor of the Gulf of Mexico is covered in soft sediments. Oil released from the DWH event may have impacted some of the organisms that live on or in these sediments. Direct contact with high concentrations of oil may have resulted in acute toxicity to organisms close to the well, and lower concentration exposures may have resulted in sublethal impacts to individuals such as altered reproduction, growth, respiration, excretion, chemoreception, feeding, movement, stimulus response, and susceptibility to disease (Suchanek, 1993). These impacts may occur through exposure pathways at the sediment/water interface or in the sediment itself.

A majority of the impacts to soft-bottom benthic communities in the CPA will be a result of low-level or long-term exposure to dispersed sedimented oil. Impacts to benthic communities may include reduced
recruitment success and shift in community dominance. The PAH’s were detected in sediments throughout the Gulf seafloor, from both the MC 252 oil and other undetermined sources, in 321 of the 388 samples collected for the OSAT (2010) study; however, the PAH concentrations were below USEPA’s aquatic life benchmarks. A relatively small portion of the entire CPA is anticipated to have been impacted by the MC 252 oil, and discussions of possible impacts as a result of the spill are included in this section.

**Water Column and Sediment Water Interface Exposure**

A portion of the oil that was released from the well rose to the sea surface, but because the oil was ejected under pressure, oil droplets became entrained deep in the water column. The upward movement of the oil was reduced because methane in the oil was dissolved at the high underwater pressures, reducing the oil’s buoyancy (Adcroft et al., 2010). The large oil droplets rose to the sea surface, but the smaller droplets, formed by vigorous turbulence in the plume and the subsea injection of dispersants, remained neutrally buoyant in the water column, creating a subsurface plume of oil (Adcroft et al., 2010). Oil droplets <100 μm (0.0036 in) in diameter remained in the water column for several months (Joint Analysis Group, 2010a). Oil detected in the subsurface plume was between 1,100 and 1,300 m deep (3,609 and 4,265 ft) and was moving southwest along those depth contours (OSAT, 2010). Epibenthic organisms that protrude above the sediment or those that feed at the sediment water interface may have been exposed to oil droplets in the water column or at the seafloor/water interface near the subsea plume.

Concentrations of dispersed and dissolved oil in the subsea plume were reported to be in the parts per million range or less and decrease with distance from the wellhead (Lubchenco et al., 2010; Adcroft et al., 2010; Joint Analysis Group, 2010a). The hydrocarbon concentrations in the water column and subsea plume were close to, and below, the values reported by others for dispersed oil in the water column after oil spills. Oil concentrations ranged from <1 to 3 ppm at approximately 10 m (33 ft) below the sea surface (McAuliffe et al. 1981a; Lewis and Aurand, 1997). Although McAuliffe et al. (1981a) and Lewis and Aurand (1997) did not address subsea plumes, the oil concentrations in the subsea plume appear to be similar to the concentrations reported from surface use of dispersants (Lubchenco et al., 2010; Adcroft et al., 2010; Joint Analysis Group, 2010a).

The strata 1,100-1,400 m (3,609-4,593 ft) below the sea surface, where the subsea plume occurred, however, was a place that scientists recorded visible impact to benthic organisms. A recent report documents damage to a deepwater (1,400 m; 4,593 ft) coral (gorgonian) community 11 km (7 mi) to the southwest of the well, which is the direction of travel of the subsea oil plume. Results are still pending but it appears that a coral community about 15 m x 40 m (50 ft x 130 ft) in size was severely damaged and may have been the result of contact with the subsea oil plume (Fisher, 2010; USDOI, BOEMRE, 2010j). See Chapter 4.1.1.10 for a detailed description of the affected deepwater coral community.

Although coral was damaged 11 km (7 mi) from the well, sediment cores collected from this location did not contain levels of oil that exceeded USEPA’s aquatic life benchmarks (OSAT, 2010). Based on the samples collected by OSAT (2010) and USEPA’s aquatic life benchmarks, infaunal benthic organisms should not have experienced fatality as did the deepwater corals. A probable explanation for the detrimental impacts to corals, in the absence of USEPA’s aquatic life benchmark exceedances in the sediment, is that the coral community forms structures that protrude up into the water column that would be affected by a passing oil plume in a way that a typical smooth soft bottom would not. Also, even though the sediment samples in the area did not exceed USEPA’s aquatic life benchmarks, the corals were within a 70-km (43-mi) radius where water samples did exceed USEPA’s aquatic life benchmarks (OSAT, 2010). Therefore, an oil plume would pass over smooth soft bottom, continuing the process of biodegradation in mid-water and continuing to be dispersed over a wide area, not affecting the organisms below the sediment surface. Dispersed oil, however, may come in contact with benthic organisms that move into the water column or at the sediment/water interface. Also, during the passage of an oil plume, benthic filter or suspension feeders have the ability to simply withdraw into the substrate until water quality improves, which corals cannot do.

Benthic organisms in the CPA, especially those emergent in the water column, >70 km (43 mi) from the well should not have been exposed to lethal concentrations of oil because oil in the plume was diluting with distance from the well and was decreasing in concentration with time and because there were no exceedances of USEPA’s aquatic life benchmarks for PAH’s measured in the water column more than
70 km (43 mi) from the well (OSAT, 2010). Also, tiny droplets of oil dissolved in the water column as they rose to the sea surface due to the depth and pressure of their release (The Federal Interagency Solutions Group, 2010). The lower molecular weight aromatic compounds (those with the greatest toxicity) were the compounds that dissolved most readily, and dissolution continued with continued exposure to uncontaminated surrounding water (The Federal Interagency Solutions Group, 2010; Brown et al., 2010; Eisler, 1987). The dissolution of oil into surrounding water allowed for dilution that further decreased the probability that concentrated oil could impact organisms farther than 70 km (43 mi) from the well.

**Water Column Exposure**

Several commercially important benthic organisms (crabs and shrimp for example) utilize the water column for part of their life cycle and may have been exposed to petroleum hydrocarbons in the water. Since petroleum hydrocarbon concentrations were higher near the water surface and closer to the well, the greatest impact to any mobile benthic organisms would be at the water surface with increasing exposure closer to the well. Organisms that are distanced from the well have a much reduced probability of contacting surface oil, but since currents can transport larvae great distances, there is a possibility that larvae in the water column may have been exposed to oil. The larval zoea of blue crab develop during the spring and early summer in offshore waters, where they are subject to distribution by currents before the megalopal stage moves into coastal habitat in late summer and early fall (Perry and McIlwain, 1986). Brown shrimp spawn offshore in water depths between 18 and 137 m (59 and 450 ft) during two spawning peaks (September through November and April through May) in the northern GOM (Lassuy, 1983). Postlarval recruitment into estuaries may take several months (Lassuy, 1983). White shrimp spawn offshore from April to August, with peaks in June and July, and postlarvae move inshore to estuaries (Muncy, 1984). All three of these species spawned in offshore Gulf waters during the time of the oil spill, and their larvae may have been exposed to hydrocarbons in the water column.

Newly recruited blue crabs and peneaid (white and brown) shrimp were collected from Alabama salt marshes after the spill and were shown to have declined in abundances as compared with the previous year (Moody et al., 2011). However, resident salt marsh species also declined in abundance, although overall species diversity in the marsh did not decline, indicating a possible interannual variability in recruitment success of several species rather than oil toxicity to offshore spawners (Moody et al., 2011). Analysis of water and sediment samples are necessary to determine if there was an oil spill-related impact to reduced recruitment in 2010 (Moody et al., 2011). Another study reported blue crab megalope recruitment from nine estuary locations between Galveston, Texas, and Apalachicola, Florida (Grey et al., 2011a). Results indicated that the 2010 recruitment year did not appear to be substantially different from previous years; however, orange fatty droplets were observed inside the carapaces of some megalope and are under investigation (Grey et al., 2011a and 2011b).

There are some data available on hydrocarbons and dissolved oxygen levels in the water column during the DWH event (Chapter 4.1.1.2, water quality). Water samples collected by the R/V Weatherbird on May 23-26, 2010, located 40 nmi and 45 nmi (46 mi and 52 mi; 74 km and 83 km) northeast and 142 nmi (163 mi; 263 km) southeast of the DWH rig revealed that concentrations of total petroleum hydrocarbons in the water column were less than 0.5 ppm (Haddad and Murawski, 2010). The total petroleum hydrocarbons concentrations were generally higher near the water’s surface and closer to the wellhead (Haddad and Murawski, 2010; Joint Analysis Group, 2010a). Any water samples that had PAH concentrations that exceeded USEPA’s aquatic life benchmarks occurred within 1 m (3 ft) of the water surface and within 70 km (43 mi) of the wellhead (OSAT, 2010). The hydrocarbon concentrations measured in the water column after the DWH event were close to, and below, the values reported by others for dispersed oil in the water column after oil spills. McAuliffe et al. (1981a) reported dispersed oil concentrations between 1 and 3 ppm, 9 m (30 ft) below the sea surface, 1 hour after treatment with dispersant, and Lewis and Aurand (1997) reported dispersed oil concentrations <1 ppm, 10 m (33 ft) below the sea surface.

The available data suggest that, except for samples taken close to the well, the concentrations of oil in the water column were low and the oil was dispersed. These data suggest that benthic organisms in the CPA that were exposed to oil as a result of the DWH event were probably most affected close to the well.
and the concentrations farther from the well were very low (in the part per million range or less), resulting in a much reduced impact. Even larvae exposed to hydrocarbons in the CPA, except for those close to the well, should have experienced low-level exposure.

**Hypoxia from Oil Biodegradation**

Reduced oxygen conditions, or hypoxia, caused by the presence of oil in the water column and resultant break down of petroleum hydrocarbons by bacteria was also a concern. Numerous stations were sampled throughout the Gulf of Mexico by several research vessels between May 8 and August 9, 2010. Measured dissolved oxygen levels never reached hypoxic conditions (1.4 ml/L or 2 mg/L) and, in fact, were never below 2.5 ml/L at any station sampled (Joint Analysis Group, 2010a and 2010b).

A subsea hydrocarbon plume, which generally trended southwest from the release at the wellhead, was discovered during sampling events (Joint Analysis Group, 2010a; OSAT, 2010). Dissolved oxygen anomalies were measured at 1,000-1,400 m (3,281-4,593 ft) below the sea surface, which corresponded to the depths that hydrocarbons from the DWH event were located (Joint Analysis Group, 2010b). Models indicated that hypoxic levels may be reached in the subsea plume when methane is oxidized (Adcroft et al., 2010). Field measurements indicated that these dissolved oxygen depressions, however, did not approach hypoxic levels as of August 9, 2010 (Joint Analysis Group, 2010b). The dissolved oxygen in the water column did not appear to be decreasing over time, indicating that the oil was mixing with the surrounding oxygen-rich water (Joint Analysis Group, 2010b).

Dissolved oxygen measurements taken at the seafloor between May 15 and May 25 were between 4.0 and 5.0 ml/L (Joint Analysis Group, 2010a). Dissolved oxygen was toward the lower end of the measurements south and southwest of the wellhead and was toward the higher end to the north and northwest of the wellhead (Joint Analysis Group, 2010a). This is the most recent data released for dissolved oxygen levels on the seafloor at the time of this writing. Dissolved oxygen levels of this concentration are far above the hypoxic range (<1.4 ml/L) and are not anticipated to result in loss of the benthic population. See Chapters 4.1.1.2.1.1 and 4.1.1.2.2.1 for detailed descriptions of the coastal and offshore water quality in the GOM following the DWH event.

A yearly hypoxic event on the continental shelf of the northern Gulf of Mexico off the Mississippi and Atchafalaya Rivers result in bottom oxygen levels dropping below 1.4 ml/L (2 mg/L) for prolonged periods during the spring through late summer (Rabalais et al., 2002). This hypoxic event results in lower dissolved oxygen levels than what were measured in the water column and bottom waters as a result of the DWH event (Joint Analysis Group, 2010a and 2010b; Haddad and Murawski, 2010). In 2010, the “dead zone” was one of the largest measured, covering approximately 20,000 km² (7,722 mi²), and it affected both Louisiana and Texas waters (LUMCON, 2010). The yearly hypoxia results in most of the benthic organisms leaving the area or dying; however, data indicates that the benthic colonies recolonize yearly after this event (Rabalais et al., 2002; Diaz and Solow, 1999). This pattern of yearly disturbance and recruitment favors opportunistic species (for organisms that die as a result of the hypoxia), resulting in a community composition that does not reach its climax.

Based on the above water column and seafloor data, benthic communities would not have been lost due to hypoxia caused by the DWH event. Naturally occurring, yearly annual events cause lower dissolved oxygen levels than what were recorded as a result of the DWH event. The yearly hypoxia zone would likely have occurred during the DWH event and resulting spill, with its typical effects. However, if any organisms were lost due to reduced oxygen levels caused by natural occurrences or by biodegradation of oil in the environment, they should recolonize the area similarly to the yearly hypoxic event.

**Sedimented Oil (Oil Adsorbed to Sediments)**

Some of the smaller suspended oil droplets resulting from forceful injection at depth could have been carried to the seafloor as a result of oil droplets adhering to and sedimenting with suspended particles in the water column. Some portion of the oil treated with dispersant, although having less affinity for adhering to suspended sediment, may still have settled to the seafloor before completely biodegrading. Oiled sediment that settled to the seafloor may affect the underlying organisms. It is not yet known how much oil sedimented to particles and settled to the seafloor. If large amounts of oil made its way to the seafloor, the underlying benthic communities may have been smothered by the particles or exposed to
toxic hydrocarbons. The greatest concentration of sedimented oil occurred close to the well, and oil dispersed over wider areas with lower concentrations as it traveled farther from the source (Haddad and Murawski, 2010; Joint Analysis Group, 2010a; OSAT, 2010).

There is little direct data available on the impacts of the DWH event on benthic communities or benthic community structure on the seafloor of the Gulf of Mexico after this event. There are some data on the concentrations of hydrocarbons in sediments. The PAH's were detected in sediment on the Gulf floor in almost every sample collected by OSAT (2010) offshore of Louisiana to Florida; however, not all of the PAH's measured in sediment were a result of the DWH oil spill (OSAT, 2010). Only 7 of the 388 samples collected in the offshore zone (>3 nmi [3.5 mi; 5.6 km] offshore to the 200-m [656–ft] depth contour) and in deep water (>200 m; 656 ft) were determined to have the MC 252 signature and exceeded USEPA's chronic aquatic life benchmark (OSAT, 2010). These samples were collected within 3 km (2 mi) of the wellsite. Sediment PAH concentrations reached background levels within 10 km (6 mi) from the well (OSAT, 2010). These data indicate that impacts to soft-bottom benthic communities in the CPA should generally occur within 3 km (2 mi) of the well, possibly out to 10 km (6 mi) in areas where PAH's were slightly elevated.

The preliminary results of one study reported that sediment toxicity was greater near the wellhead than at a distance (Arismendez et al., 2011a). Toxic effects were reported to benthic organisms in laboratory exposures using sediment collected out to 25 and 50 km (16 and 31 mi) to the southwest of the wellsite (the direction of the subsea plume flow) (Arismendez et al., 2011b). Concentrations of oil-contaminated sediment required to kill 50 percent of the test populations ranged from 575.8 to 94,699 mg/L, with the lower values occurring in sediments collected closer to the well (translating to higher toxicity) (Arismendez et al., 2011a). Another study, which looked at meiofauna collected throughout the GOM, from 2007 through 2010, from the Mexico border around to the tip of Florida, including areas affected by the oil spill, reported that meiofauna populations varied considerably within years (Romano and Landers, 2011). Variability from 2007 through 2010 was determined to be due to patchy distributions in meiofauna throughout the years rather than oil-spill related (Romano and Landers, 2011). The results of these two studies indicate that impacts to benthos were localized and that the populations throughout the Gulf are more likely impacted by recruitment variability than toxic exposure, especially at great distances from sources of contamination.

Also, some chemically dispersed surface oil may have reached the seafloor, but this is likely in very low concentrations. It is reported that chemically dispersed surface oil from the DWH event remained in the top 6 m (20 ft) of the water column where it mixed with surrounding waters and biodegraded (Lubchenco et al., 2010). Data from other studies on dispersant usage on surface plumes indicates that a majority of the dispersed oil remains in the top 10 m (33 ft) of the water column, with 60 percent of the oil in the top 2 m (6 ft) (McAuliffe et al., 1981a). Dispersant usage also reduces the oil’s ability to stick to particles in the water column, minimizing the ability of dispersed surface oil to adsorb to particles and travel to the seafloor (McAuliffe et al., 1981a). Any dispersed oil that reached the seafloor from the water’s surface during this event would be expected to be at very low concentrations (<1 ppm) (McAuliffe et al., 1981a).

Oil dispersed in the subsurface plume may have also reached the seafloor. However, as with the surface dispersed oil, concentrations reaching the seafloor would be extremely low. Concentrations of dispersed and dissolved oil in the subsea plume were reported to be in the part per million range or less and to decrease with distance from the wellhead (Lubchenco et al., 2010; Adcroft et al., 2010; Joint Analysis Group, 2010a).

The presence of dispersants were detected in very few sediment samples (8 out of 775) collected from the seabed of the GOM between Louisiana and Florida nearshore (shoreline to 3 nmi [3.5 mi; 5.6 km] offshore), offshore (3 nmi [3.5 mi; 5.6 km] to 200-m [656–ft] depth contour), and in deep water (deeper than 200 m [656 ft]) after the DWH event (OSAT, 2010). Six of those samples were found in nearshore waters. Of the eight samples, there were no instances of dispersant levels in the sediment exceeding USEPA’s established aquatic life benchmarks for PAH (OSAT, 2010). Therefore, infaunal benthic organisms should not have experienced toxicity as a result of exposure to dispersants in the sediment.
Acute Toxicity and Recovery

The greatest threat to the benthic communities is anticipated to be the sedimented oil that may reach the seafloor. Because oil concentrations decreased in the water column away from the well, the highest sedimented oil concentrations were in areas closer to the well. Soft-bottom infaunal communities near the wellhead may have been negatively impacted by direct contact with sedimented oil and may experience sublethal (exposure) and/or lethal (smothering) effects, especially within 3 km (2 mi) of the well, where PAH concentrations exceeded USEPA’s aquatic life benchmarks (OSAT, 2010).

Localized areas of lethal effects would be recolonized by populations from neighboring soft-bottom substrate once the oil in the sediment has been sufficiently reduced to support marine life (Sanders et al., 1980). Opportunistic species, such as tube-dwelling polychaetes or oligochaetes, would be the first to appear. These species would occur within the first recruitment cycle of the surrounding populations and from species immigrating from surrounding stocks (Rhodes and Germano, 1982). These pioneering species would maintain a stronghold in the area until community succession begins (Rhodes and Germano, 1982; Sanders et al., 1980). Full recovery would follow as later stages of successional communities overtake the pioneering species (Rhodes and Germano, 1982). The time it takes to reach a climax community may vary depending on the species and degree of impact. Full benthic community recovery may take years to decades if the benthic habitat is heavily oiled (Gómez Gesteira and Dauvin, 2000; Sanders et al., 1980; Conan, 1982).

One must be careful, however, in studying the impacts of the DWH event. One should not immediately designate benthic communities that contain pioneering species as areas that were defaunated as a result of the DWH event. Benthic populations in the Gulf of Mexico that experience yearly hypoxic events are perpetually in early successional stages (Gaston et al., 1998; Diaz and Solow, 1999). These communities are dominated by small, opportunistic, surface-feeding polychaetes and there is a lack of large, suspension-feeding bivalves (Gaston et al., 1998; Rabalais et al., 2002).

However, one may be able to presume that the early successional stage of a large area of the northern Gulf of Mexico reveals its ability to quickly recover from stressful events, such as yearly hypoxia in areas, and therefore suggests that the benthic community may also rapidly return to its prior state if it was impacted by oil. Recovery after hypoxic events has been reported to begin within 6 months, and full recovery to the original community state has been seen in 1-2 years, depending on other environmental disturbances (Diaz and Solow, 1999; Harper et al., 1991). Similar recovery times would be expected for most communities exposed to sedimented oil unless the area is heavily oiled and, therefore, recovery could take much longer (Gómez Gesteira and Dauvin, 2000; Sanders et al., 1980; Conan, 1982).

The areas that may be defaunated as a result of the DWH event are small compared with the area of the entire seafloor of the Gulf of Mexico. The greatest damage is anticipated to have occurred closest to the well where hydrocarbon readings were highest. Most of the seafloor is not anticipated to experience any impact from the event. The small footprint of impact was reported by OSAT (2010) where only 7 of the 388 sediment samples collected were determined to have the MC 252 signature and to exceed USEPA’s chronic aquatic life benchmark (OSAT, 2010). These samples were collected within 3 km (2 mi) of the wellsite. Sediment PAH concentrations reached background levels within 10 km (6 mi) from the well (OSAT, 2010). Additionally, there were no instances of dispersant levels in the sediment exceeding USEPA’s established aquatic life benchmarks for PAH (OSAT, 2010). In areas farther from the well where low levels of oil could reach the seafloor, sublethal or immeasurable impacts may occur.

Sublethal Impacts

Research on oil spilled from the Chevron Main Pass Block 41C Platform into the Gulf of Mexico has indicated that oil in bottom sediments can weather rapidly, leaving only a small percentage of the oil in the sediments after a year (McAuliffe et al., 1975). Substantial weathering was noted 1 week and 1 month after the Chevron Main Pass spill, and the oil remained in the top 1.5 in (3.8 cm) of the sediment. Benthic community fluctuations could not be correlated to the oil in the sediment from this oil spill, and the numbers of brown and white shrimp and blue crabs in the area of the oil spill did not appear to decrease 3 months or 1 year after the spill (McAuliffe et al., 1975). Although the volume of the Chevron Main Pass spill was much less than the spill that resulted from the DWH event, it is probable that oil on the seafloor would behave the same way and weather similarly.
The *Ixtoc* oil spill in the Bay of Campeche, Gulf of Mexico, was much more on scale with the volume of oil as a result of the DWH spill that entered the Gulf of Mexico. The *Ixtoc* blowout flowed for 290 days and resulted in an estimated 120,000 metric tons of oil reaching the seafloor (Jernelöv and Lindén, 1981). Oil reached the seafloor in small droplets in the offshore waters, although some aggregates formed nearshore. The approximate concentration of oil on the seafloor was 1 g/m², which is not high enough to cause substantial damage to a benthic ecosystem (Jernelöv and Lindén, 1981). Surface sediment samples collected mid- and post-spill did not reveal any hydrocarbons from the *Ixtoc* spill; however, hydrocarbons from this source were identified on suspended sediment in the water column (ERCO, 1982). This data show that the oil may take some time to reach the seafloor and when it does, it is widely dispersed.

As with the Chevron Main Pass spill, depressions in the benthic community during and following the *Ixtoc* spill could not be linked to the oil because hydrocarbons from the blowout were not present in sediment samples (ERCO, 1982). The benthic populations were depressed following the spill compared with pre-spill conditions; however, environmental evidence was not strong enough to separate oil impacts from natural variation or possible storm damage impacts (Tunnell et al., 1981). Oil may have been present in the sediment and affected benthic communities, but weathered before sampling occurred, or oil in the water column may have affected species, but these possible factors were not measured (Rabalais, 1990).

Regardless of the speculations, field measurements indicate that the concentrations of oil that reached the seafloor were low even after uncontrolled flow for a long period of time, and the oil was vastly dispersed by the time it reached the seafloor. The inability to measure hydrocarbons in the sediment after the spill suggested that any oil that reached the seafloor had weathered rapidly. It is anticipated that similar dispersion of oil, rapid weathering, and resultant low-level, widespread concentrations of oil on the seafloor occurred with the DWH event, as indicated by the results of sediment testing (OSAT, 2010).

**Long-Term Impacts**

Long-term or low-level exposure may also occur to benthic infauna as a result of oil adhering to sediment. Mesocosm experiments using long-term, low-level concentrations of No. 2 fuel oil indicate acute toxicity to meiofauna due to direct oil contact and sublethal effects from sedimented oil and byproducts of the decomposition of the sedimented oil (Frithsen et al., 1985). Long-term exposure to low levels of fuel oil was shown to affect recruitment success; meiofaunal population recovery took between 2 and 7 months (Frithsen et al., 1985). These types of impacts would be expected farther from the well where oil concentrations were diluted with distance.

An increase in contamination levels in sediments can result in a decrease in trophic diversity and an increase in opportunistic pollution-tolerant species (Gaston et al., 1998). Contaminated and disturbed areas are generally dominated by small, subsurface deposit feeders (Gaston et al., 1998). These small opportunistic species live at the sediment water interface and are more tolerant of contaminants (Gaston et al., 1998). Those species that can tolerate the disturbed or contaminated environment and recruit rapidly would be the initial colonizers of the area. Two pioneering Capitellid polychaetes in the Gulf of Mexico known to tolerate environmental stress are *Mediomastus californiensis* and *Notomastus latericeus*, and they can be expected in recovering areas (Gaston et al., 1998). Amphipods on the other hand, especially of the genus *Ampelisca*, are extremely sensitive to oil pollution and would not be found in the early recovery stages after hydrocarbon pollution (Gómez Gesteira and Dauvin, 2000). The pioneering community would remain until later successional organisms settle, or the pioneering stage may remain in continually disturbed areas, such as those affected by yearly hypoxia.

An alteration in the benthic trophic structure may impact food availability for fish and invertebrates. Burrowing polychaetes and subsurface deposit feeders, such as the pioneering species described above are not important in the diets of the red drum and spotted sea trout, two commercially and recreationally important species in the Gulf of Mexico (Gaston et al., 1998). Therefore, an increase in opportunistic species would result in less available food for certain species of fish (Gaston et al., 1998). The small surface-dwelling opportunistic species, however, appear to be important in the diet of juvenile brown shrimp (McTigue and Zimmerman, 1998) and may provide additional food sources for this species. Early stage successional communities, however, cannot store and regulate the nutritional energy that a later stage community can because the organisms are small and remain at the sediment surface, resulting in a
less stable and productive food source for higher trophic levels (Diaz and Solow, 1999). Exposure (to the extent it might have occurred) could result in slightly altered benthic communities with opportunistic species. Recolonization and immigration for successive communities would likely then either supplant or supplement these opportunistic species.

Currently, there is only limited data available on potential impacts of the DWH event on soft bottoms in the CPA. This incomplete or unavailable information may be relevant to reasonably foreseeable significant impacts to Pinnacle Trend features. Relevant data on the status of Pinnacle Trend features after the DWH event, however, may take years to acquire and analyze. Much of this data is being developed through the NRDA process, which may take years to complete. Little data from the NRDA process have been made available to date. Therefore, it is not possible for BOEM to obtain this information within the timeframe contemplated in this Supplemental EIS, regardless of the cost or resources needed. In the place of this incomplete or unavailable information, BOEM subject-matter experts have used available scientifically credible evidence in this analysis applied using accepted scientific methods and approaches. The BOEM believes, however, that this incomplete or unavailable information is not essential to a reasoned choice among alternatives. Because soft bottoms are ubiquitous in the Gulf of Mexico, are not considered essential fish habitat, and are repopulated relatively quickly from neighboring communities when they are impacted, this incomplete or unavailable information is not likely to be essential to a reasoned choice among alternatives.

4.1.1.22.1.2. Impacts of Routine Events

Background/Introduction

The vast majority of the Gulf of Mexico seabed is comprised of soft sediments. These soft-bottom benthic communities of the CPA are described in Chapter 4.1.1.22.1.1. Impacts from routine oil and gas activities to the soft-bottom benthic communities are discussed in this section, as a majority of the oil and gas exploration would be conducted in soft seafloor sediments. This is an entirely new section, as soft-bottom benthic community impacts were not discussed in the Multisale EIS or the 2009-2012 Supplemental EIS. Potential impact-producing factors to these communities include infrastructure emplacement, turbidity and smothering, drilling-effluent and produced-water discharges, and infrastructure removal. Disturbances of soft-bottom communities may cause localized alterations to infaunal communities and disruptions to food sources for some large invertebrate and finfish species.

It is important to note that the effects of routine events on soft-bottom benthos would only impact a very small portion of the 268,922 km² (103,831 mi²) of seafloor in the CPA. Impacts from the drilling of wells are generally confined to a few hundred meters from the well, and impacts decrease with distance from the well. Recovery from construction impacts should begin within a year but may take several years to complete recovery (Rhodes and Germano, 1982; Neff et al., 2000; Newell et al., 1998). Recovery would depend on the benthic community composition, sediment type, and the intensity of the disturbance. Long-term operational impacts are localized and generally result in a shift in benthic community dominance (Montagna and Harper, 1996).

Construction Impacts on Infauna and Soft-Bottom Benthic Communities

Organisms from the bacterial level up through polychaete worms and crabs inhabit the soft-bottom benthos. Many of these organisms form the base of the food chain for larger invertebrates and finfish species. Any immobile benthic organisms that are in the footprint of the infrastructure or pipeline emplacement would be physically crushed. The soft-bottom habitat would be replaced with a hard substrate for the life of the structure; for some, such as pipelines or seafloor templates that are abandoned in place at the end of their service, the substitution of hard bottom is permanent. While the substrate and community are changed, the change is generally considered an improvement in value and ecological services. This hard substrate would supply a foundation upon which encrusting organisms may settle (Gallaway and Lewbel, 1982). Encrusting organisms may include barnacles, oysters, mussels, bryozoans, hydroids, sponges, octocorals, corals, and algae (Gallaway and Lewbel, 1982). These organisms provide habitat and food for larger benthic organisms and finfish. The addition of a petroleum platform would result in a community shift from a soft-bottom infaunal community to a reef community above a soft-bottom benthic community. This shift provides more complex habitat, supporting more diverse
assemblages than typical soft bottom. The shrimp trawling fishery is negatively affected to a small
degree because structures create more obstacles to their trawling. There is also a reduction in trawlable
area but this amount is so small compared with the available area (268,922 km²; 103,831 mi²) as to be
insignificant.

Structure placement and anchor damage from support boats and ships, floating drilling units, and
pipeline-laying vessels are OCS oil- and gas-related threats that disturb areas of the seafloor. The size of
the areas affected by chains associated with anchors and pipeline-laying barges would depend on the
water depth, chain length, sizes of anchor and chain, method of placement, wind, and current (Lissner et
al., 1991). Anchor damage could result in the crushing and smothering of infauna. Anchoring often
destroyes a wide swath of habitat by being dragged over the seafloor or by the vessel swinging at anchor,
causing the anchor chain to drag over the seafloor (Lissner et al., 1991).

Traditional pipeline-laying barges (as opposed to dynamically positioned barges) affect more seafloor
than other anchoring impacts. These barges typically use an array of 8-12 anchors weighing about
4,500 kg (10,000 lb) each. While the large anchors crush organisms in their footprint, a much larger area
is affected by anchor cable sweeps as the barge is pulled forward to lay the pipeline by reeling-in forward
cables and reeling-out aft cables. The anchors are reset repeatedly to forward positions to allow the barge
to “crawl” forward. In this way, the anchor sweep scours parallel paths on each side of the vessel where
the cables touch the seafloor. The width of the scoured paths varies with water depth (deeper water
equals longer cables) and may be as much as 1,500 m (5,000 ft) to each side (only a portion of the cable
adjacent to the anchor touches the seafloor). Damage to infauna as a result of anchoring may take
approximately 1 year to recover, depending on the reproductive cycle and immigration of surrounding
communities (Rhodes and Germano, 1982).

Another major impact of OCS-related construction is pipeline burial. In waters ≤60 m (200 ft), burial
of pipelines is required. This involves trenching up to 3.3 m (10 ft) deep in the seafloor from a water
depth of ≤60 m (200 ft) to shore. This is a severe disturbance of the trenched area and creates a large
turbidity plume. Resuspended sediments can cause obstruction of filter-feeding mechanisms of sedentary
organisms and gills of fishes. Adverse impacts from resuspended sediments would be temporary,
primarily sublethal in nature, and the effects would be limited to areas in the vicinity of the barge.
Impacts may include “changes in respiration rate, abrasion and puncturing of structures, reduced feeding,
reduced water filtration rates, smothering, delayed or reduced hatching of eggs, reduced larval growth or
development, abnormal larval development, or reduced response to physical stimulus” (Anchor

The drilling of a well may result in water column turbidity, smothering of benthic organisms by the
deposition of cuttings, coarsening of sediment near the well, trace metal contamination from cuttings,
organic enrichment of the seabed, and hypoxic conditions if synthetic-based drilling fluid is used, and
possible hydrocarbon contamination. Turbidity is a short-term impact as the cuttings rapidly sink to the
seafloor. Burial of benthic communities and alteration of the sediment near the platform would result in
the repopulation of smothered benthic habitats, possibly with different species that are adapted to coarser
sediment. The impacts of long-term exposures to metals and hydrocarbons in the cuttings are discussed
in the following section, as they occur during the lifetime of the project.

Drilling disposal methodology (surface disposal or bottom shunting) and drilling fluid (synthetic or
water based) would result in slight differences in the dispersal of the well cuttings and drilling muds. For
example, well cuttings that are disposed of at the water’s surface tend to disperse in the water column and
are distributed widely at low concentrations (CSA, 2004b; NRC, 1983). In areas where currents are
strong, cuttings may be so widely dispersed that they are not visible on the seafloor near the platform
(Zingula and Larson, 1977). In deep water, cuttings discharged at the sea surface may spread out to
1,000 m (3,280 ft) from the source, depending on currents, with the thickest layers at the well and the
majority of the sediment within 250 m (820 ft) (CSA, 2006a). On the other hand, cuttings that are
shunted to the seafloor are concentrated over a smaller area in piles instead of being physically dispersed
over wide areas (Neff, 2005). The heaviest concentrations of well cuttings and drilling fluids, for both
water-based and synthetic-based drilling muds, have been reported within 100 m (328 ft) of well and are
shown to decrease beyond that distance (CSA, 2004b; Kennicutt et al., 1996). Deposition may reach up
to 500 m (1,640 ft) from the well, depending on surrounding environmental conditions (Kennicutt et al.,
1996).
Surface-released cuttings rarely accumulate thicknesses of about 1 m (3 ft) immediately adjacent to the well; thicknesses are usually not higher than a few tens of centimeters (about 1 ft) in the GOM (Zingula and Larson, 1977). A gradient of cuttings generally settles within 100 m (328 ft) of the well site. Cuttings settle in a patchy distribution determined by water currents and limited to about 250 m (820 ft) from the well site (CSA, 2004b). Impacts would be less in shallow waters than deep waters, as the shallow water organisms have greater vertical migration ability in the sediment than the deepwater benthos (CSA, 2004b). Because cuttings are distributed unevenly and in patches, burial would likely be localized (CSA, 2004b).

The greatest impact to the benthic community may result from the shunting of cuttings to the seafloor in order to protect nearby topographic features. Cuttings that are shunted to the seafloor form concentrated thicker depositions over a smaller area of soft seafloor (Neff, 2005). Any organisms beneath heavy layers of deposited cuttings would be smothered.

Additional stress may occur if synthetic drilling fluids are used. Base fluids of synthetic drilling muds that remain on the cuttings are designed to be low in toxicity and biodegradable in offshore marine sediments (Neff et al., 2000). However, as bacteria and fungi break down the synthetic drilling fluids, the sediments may become anoxic (Neff et al., 2000). Benthic macrofaunal recovery would occur when synthetic drilling mud concentrations are reduced to levels that enable the sediment to become reoxygenated (Neff et al., 2000). Complete community recovery from synthetic drilling mud exposure may take 3-5 years (Neff et al., 2000).

Sediment grain size may be altered near the new structure. Investigations have shown that sediments were enriched with sandy material out to 100 m (328 ft) from a well (Kennicutt et al., 1996). Altered grain size can result in different species inhabiting the sediment. The shift back to fine-grained sediment can occur fairly rapidly as local marine sediment accumulates on top of the cuttings (Zingula and Larson, 1977).

Recolonization and immigration by organisms from neighboring soft-bottom substrate to the impacted areas would be expected to occur within a relatively short period of time. Initial repopulation from nearby stocks may begin with the following recruitment event and be predominantly comprised of pioneering species, such as tube-dwelling polychaetes or oligochaetes (Rhodes and Germano, 1982). Full recovery would follow as later stages of successional communities overtake the opportunistic species (Rhodes and Germano, 1982), but the time it takes to reach a climax community may vary depending on the species and degree of impact. Initial recovery should be well advanced within a year following the deposition (Neff, 2005). Because some benthic communities in the northern Gulf of Mexico are permanently in early community successional stages due to frequent disturbances, full recovery may occur very quickly (Rabalais et al., 2002; Gaston et al., 1998; Diaz and Solow, 1999).

The seafloor begins to change once drilling is completed. Piles of cuttings are often flattened within several months of the completion of drilling, and layers of sediment blanket them (Monaghan et al., 1980). Observations recorded 8.5 months after drilling was completed at a site off Louisiana, indicated that marine sediment had covered over the cuttings deposits. In addition, the fauna present at the impacted site had similar species and abundance of organism to a nearby location that did not experience cuttings deposition (Zingula and Larson, 1977). Observations at another platform in the Gulf of Mexico indicated a complex benthic community, including burrowing organisms, 2 years after drilling was completed (Zingula and Larson, 1977). After 10-15 years, the cuttings themselves were not distinguished from surrounding sediments (Monaghan et al., 1977). As the cuttings break down, recolonization by benthic organisms increases.

**Long-Term and Operational Impacts on Infauna and Soft-Bottom Benthic Communities**

Benthic organisms may experience long-term impacts such as exposure to contaminants, alteration in habitat, and a change in community structure as a result of offshore oil and gas production. These impacts are generally localized and occur close to the production platform (within 100-200 m [328-656 ft] from the platform) (Montagna and Harper, 1996; Kennicutt et al., 1996; Hart et al., 1989; Kennicutt, 1995; CSA, 2004b). Sand content, metals, barium, inorganic carbon, and petroleum products have all been reported to be elevated near platforms (Kennicutt, 1995). Distribution of discharges tends to be patchy, have sharp gradients, and be directional (Kennicutt, 1995). The greatest impacts occur in low energy environments where depositions may accumulate and not be redistributed (Neff, 2005; Kennicutt
et al., 1996). Despite these possible impacts, it is important to consider that they occur over a very small portion of the seafloor of the Gulf of Mexico. The CPA covers 268,922 km² (103,831 mi²) and is mostly soft-bottom sediment.

Long-term impacts of oil and gas production have been studied in the Gulf of Mexico Offshore Monitoring Experiment and other monitoring programs. These programs indicated that the greatest long-term impacts to benthic organisms were from the deposition of drilling muds and cuttings on the seabed. Drilling mud is primarily composed of barium. Elevated levels of barium, silver, cadmium, mercury, lead, and zinc were found out to 200 m (656 ft) from platforms and are likely a product of drilling mud and cuttings (Kennicutt et al., 1996; Hart et al., 1989; Chapman et al., 1991; CSA, 2004b). The concentrations of metals decreased with distance from the platform and were highest in low energy environments (Kennicutt et al., 1996).

Other additions of metals to sediments near offshore platforms may come from produced waters and corrosion of the structure itself. Information is contradictory on the distance from a platform that produced waters can affect benthic communities. Impacts have been reported from 100 m (328 ft) of the source to 1 km (0.6 mi) from the source (Peterson et al., 1996; Armstrong et al., 1977; Osenberg et al., 1992). Elevated levels of lead, zinc, and cadmium in sediments near platforms are most likely deposited from produced waters and corrosion of the galvanized platform itself (Kennicutt et al., 1996). Lead concentrations have been reported to continue to accumulate in sediment during the lifetime of an offshore platform (Kennicutt et al., 1996). The continual addition of metals to sediment near platforms results in continuous exposure of benthos to the metals.

Metal concentrations in sediments near gas platforms have been reported above those that may cause deleterious biological effects. Sublethal infaunal impacts have been reported out to 100 m (328 ft) from the platform. Of the species sampled, harpacticoid copepods were most sensitive to contamination. They showed reduced abundances, reduced survival, and an increased but less successful reproductive effort paired with reduced recruitment closer to platforms (Montagna and Harper, 1996; Carr et al., 1996). Copepods showed reduced genetic diversity near platforms and the production efficiency of nematodes was found to be reduced by half within 50-100 m (164-328 ft) of a platform (Montagna and Li, 1997; Kennicutt, 1995). The impacts are believed to be a result of metal toxicity originating from drill cuttings that remain in the sediment during the installation of the well (Montagna and Harper, 1996; Carr et al., 1996).

Lethal impacts may also occur near the wells due to localized elevated metal concentrations in sediments from cuttings. Porewater toxicity as a result of metal contamination was detected near gas platforms (Carr et al., 1996). Sea urchin fertilization and embryological development were reduced within 150 m (492 ft) from gas platforms, as was polychaete reproduction and copepod nauplii survival (Carr et al., 1996; Kennicutt, 1995).

Hydrocarbon contamination as a result of regular gas production activities is relatively low (Montagna and Harper, 1996). Hydrocarbon enrichment has been reported within 25 m (82 ft) and out to 200 m (656 ft) of petroleum platforms, and the concentrations decreased with distance from the platforms (Hart et al., 1989; Chapman et al., 1991; Kennicutt, 1995; Kennicutt et al., 1996). The concentrations of PAH’s in the sediment surrounding platforms, however, were below the biological thresholds for marine organisms and appeared to have little effect on benthic organisms (Hart et al., 1989; McDonald et al., 1996; Kennicutt et al., 1996). Other studies indicated that chronic low-level discharges from petroleum production in the northern Gulf of Mexico did not result in hydrocarbons accumulating to stressful levels in benthic organisms or resultant organism responses to the hydrocarbons (Sharp and Appan, 1982).

It is anticipated that hydrocarbon contamination at oil-producing wells is higher than for gas wells (Carr et al., 1996). Unlike with metals, links between petroleum products and benthic impacts are not established (Holdway, 2002; Southwest Research Institute, 1981). It is possible that petroleum hydrocarbons in drilling muds and cuttings may cause toxicity to benthic organisms and bioaccumulate up the food chain; however, very little information is available on such impacts (Neff, 2005). It is also possible that continuous influx of contaminants from the Mississippi River and periodic flooding and storms mask the impact to benthic organisms from chronic exposure to petroleum production (Southwest Research Institute, 1981). Variation in natural environments also makes it difficult to determine a link between petroleum production impacts and natural environmental impacts on benthic communities (Holdway, 2002). Although concrete information on the link of hydrocarbon contamination and benthic impacts would be relevant, it is not essential to a reasoned choice among alternatives. As described
below, there is scientifically credible information, applied using accepted scientific methodologies, regarding what the potential impacts to benthic communities may be from hydrocarbons and related contaminants.

The sedimentary environment surrounding a well may be altered by the disposal of cuttings on the seafloor. The sediment grain size near petroleum platforms was reportedly larger and enriched with sand compared with the surrounding environment (Kennicutt et al., 1996). Sediment was coarser within 100 m (328 ft) of a discharge site and sediment alterations have been reported out to 500 m (1,640 ft), depending on the surrounding environment and method of disposal (surface disposal or bottom shunting) (CSA, 2004b; Kennicutt et al., 1996). Sediment was coarser near the platform, becoming finer with distance (Hart et al., 1989; Kennicutt, 1995). The field of impact is not heterogeneous and there are often concentration gradients within the discharged material, which is often deposited directionally as it is carried by water currents (Kennicutt, 1995).

Metal and hydrocarbon concentrations and altered sediment characteristics near wells may result in an altered benthic population surrounding the production platform. Significant impacts to benthos as a result of sediment alteration were measured within a few hundred meters of petroleum platforms (Kennicutt, 1995). The benthic assemblages within 150 m (492 ft) of some wells differed from the infaunal deposit-feeding species farther from the well (Hart et al., 1989). Epifaunal organisms can be sloughed from the platform to the surrounding seafloor and the bottom community surrounding the platform may be similar to those associated with shell reefs, rubble bottoms, and hard substrates (Hart et al., 1989). The infaunal deposit-feeding species that are typical of the Gulf of Mexico seafloor become more prevalent with distance from the well.

Contaminants also reportedly altered benthic community structure in a 25- to 100-m (82- to 328-ft) radius surrounding platforms (Chapman et al., 1991; Montagna and Harper, 1996). In general, polychaetes, bivalves, nemerteans, decapods, and isopods all increased near platforms, while amphipods and foraminiferans, which are more sensitive to contamination, decreased near platforms and increased with distance from the well (Chapman et al., 1991; Montagna and Harper, 1996; Kennicutt, 1995). Deposit feeders are generally much less sensitive to environmental contaminants than the crustaceans, and reduced crustacean populations are likely the result of elevated metal concentrations near platforms resulting from well drilling, produced waters, and corrosion of the structure (Peterson et al., 1996).

Mobile epifaunal organisms do not show trends associated with distance from platforms. Instead, each platform is a unique community that is influenced by the physical and chemical parameters of the platform itself (Ellis et al., 1996). The platforms, however, act as artificial reefs, attracting encrusting organisms to the introduced structure. The colonization of platforms and resultant attraction of fish and mobile invertebrates may result in localized organic enrichment in sediments near the platforms (Montagna and Harper, 1996). Organic enrichment has been reported within 100 m (328 ft) of wells and may alter benthic communities where sediment is enriched (CSA, 2004b). Enriched sediments may lead to increased infaunal deposit-feeder density and diversity near platforms as reported by Montagna and Harper (1996). The number of organisms was reportedly greater within 100 m (328 ft) of platforms, most likely due to the organic enrichment near platforms (Kennicutt, 1995). Surveys indicate that, although the number of organisms was high within this radius, species diversity was low and dominated by a few opportunistic species (CSA, 2004b). Elevated, nonselective, deposit-feeding populations near platforms are likely the combined result of enriched organic material near the platforms as a result of “organic shedding” from platforms and opportunistic species populating defaunated sediment as a result of metal toxicity or anaerobic conditions (Peterson et al., 1996; Kennicutt, 1995; CSA, 2004b). Deposit feeders are able to utilize organic material in polluted areas as a food source, allowing them to feed in areas other organisms cannot tolerate (Peterson et al., 1996). Bivalves may also be found in organically enriched areas as many bivalves are able to tolerate low dissolved oxygen levels that can occur in such environments (CSA, 2004b).

Synthetic drilling fluids are designed to be nontoxic to marine organisms; however, as bacteria and fungi break down the synthetic drilling fluids, the sediments may become anoxic (Neff et al., 2000). The time it takes for the sediment to obtain enough oxygen for organisms to populate the area may take several years (Neff et al., 2000). The time between drilling and repopulation may result in an altered benthic community. Monitoring of a drill site indicated that sediments out to 75 m (246 ft) from the site were anaerobic 4 months after drilling and that benthic infauna abundance was low out to 200 m (656 ft) (CSA, 2004b). The opportunistic polychaete, *Capitella capitata*, was abundant out to 125 m (410 ft)
from the drill site but was not found beyond 200 m (656 ft) from the well (CSA, 2004b). Evidence of recovery was observed a year after drilling occurred, especially at stations greater than 75 m (246 ft) from the well (CSA, 2004b). After 2 years, community structure had recovered, but species composition was slightly altered (CSA, 2004b). Biological effects appear to be a result of the organic enrichment from synthetic-based drilling fluid, and the resultant biodegradation and anaerobic conditions (CSA, 2004b).

It should be noted that the combined impacts of drilling wells may lead to unexpected ecological interactions surrounding wells. For example, infaunal deposit feeders are usually associated with finer sediments, but they are seen in the coarser sediments close to platforms. This is probably due to both tolerance to contaminants in the sediment and their ability to utilize organic enrichment in the sediment deposited by higher trophic levels or from the breakdown of synthetic drilling fluids. Epifaunal organisms, however, are those that associate with coarser sediments and reefs, as there is substrate on the reef and larger material in the sediment for attachment. These alterations lead to a local altered environment that is specific to each platform and its impacts on the surrounding environment (Montagna and Harper, 1996; Hart et al., 1989; Ellis et al., 1996).

An alteration in the benthic community may impact food availability for fish and invertebrates. Burrowing polychaetes and subsurface deposit feeders are not important in the diets of the red drum and spotted sea trout, two commercially and recreationally important species in the Gulf of Mexico (Gaston et al., 1998). Therefore, an increase in opportunistic species would result in less available food for certain species of fish (Gaston et al., 1998). The small surface-dwelling opportunistic species, however, appear to be important in the diet of juvenile brown shrimp (McTigue and Zimmerman, 1998) and therefore may provide additional food sources for this species. Early stage successional communities, however, cannot store and regulate the nutritional energy that a later stage community can because the organisms are small and remain at the sediment surface, resulting in a less stable and productive food source for higher trophic levels (Diaz and Solow, 1999). This impact on higher trophic levels may last as long as the alteration in benthic community structure does.

Produced Waters

Produced waters are discharged at the water surface throughout the lifetime of the production platform and may contain hydrocarbons, trace metals, elemental sulfur, and radionuclides (Kendall and Rainey, 1991). Heavy metals enriched in the produced waters include cadmium, lead, iron, and barium (Trefry et al., 1995). Produced waters may impact both organisms attached to the production platform and benthic organisms in the sediment beneath the platform because the elements in the produced water may remain in the water column or attach to particles and settle to the seafloor (Burns et al., 1999). A detailed description of the impacts of produced waters on water quality and seafloor sediments is presented in Chapter 4.1.1.2.

Produced waters are rapidly diluted and impacts are generally only observed within proximity of the discharge point (Gittings et al., 1992a). Models have indicated that the vertical descent of a surface originating plume should be limited to the upper 50 m (164 ft) of the water column, and maximum concentrations of surface plume water have been measured in the field between 8 and 12 m (26 and 39 ft) (Ray, 1998; Smith et al., 1994). Plumes have been measured to dilute 100 times within 10 m (33 ft) of the discharge and 1,000 times within 103 m (338 ft) of the discharge (Smith et al., 1994). Modeling exercises showed hydrocarbons to dilute 8,000 times within 1 km (0.6 mi) of a platform and constituents such as benzene and toluene to dilute 150,000 and 70,000 times, respectively, within that distance (Burns et al., 1999).

The less soluble fractions of the constituents in produced water associate with suspended particles and may sink (Burns et al., 1999). Particulate components were reported to fall out of suspension within 0.5-1 nmi (0.6-1.2 mi; 0.9-1.9 km) from the source outfall (Burns et al., 1999). The particulate fraction disperses widely with distance from the outfall, and soluble components dissolve in the water column, leaving the larger, less bioavailable compounds on the settling material (Burns et al., 1999).

Waterborne constituents of produced waters can influence biological activity at a greater distance from the platform than can particulate components (Osenberg et al., 1992). The waterborne fractions travel with currents; however, data suggest that these fractions remain in the surface layers of the water column (Burns et al., 1999). Measurements of toluene, the most common dissolved hydrocarbon in produced waters, revealed rapid dilution with concentrations between 1 and 10 ng/L (0.000001-0.00001
ppm) <2 km (1 mi) directly downcurrent from the source and rapid dispersion much closer to the source opposite the current (King and McAllister, 1998). Modeling data for a platform in Australia indicated the plume to remain in the surface mixed layer (top 10 m [33 ft]) of the water column, which would protect seafloor organisms from encountering the waterborne constituents of produced waters.

Acute effects caused by produced waters are likely only to occur within the mixing zone around the outfall (Holdway, 2002). Past evaluation of the bioaccumulation of offshore, produced-water discharges conducted by the Offshore Operators Committee (Ray, 1998) assessed that metals discharged in produced water would, at worst, affect living organisms found in the immediate vicinity of the discharge, particularly those attached to the submerged portion of platforms. Possibly toxic concentrations of produced water were reported 20 m (66 ft) from the discharge in both the sediment and the water column where elevated levels of hydrocarbons, lead, and barium occurred, but no impacts to marine organisms or sediment contamination were reported beyond 100 m (328 ft) of the discharge (Neff and Sauer, 1991; Trefry et al., 1995). Another study in Australia reported that the average total concentration of 20 aromatic hydrocarbons measured in the water column 20 m (66 ft) from a discharge was <0.5μg/L (0.0005 mg/L or 0.0005 ppm) due to the rapid dispersion of the produced-water plume (Terrens and Tait, 1996).

Compounds found in produced waters are not anticipated to bioaccumulate in marine organisms. A study conducted on two species of mollusk and five species of fish (Ray, 1998) found that naturally occurring radioactive material in produced water was not found to bioaccumulate in marine animals. Metals including barium, cadmium, mercury, nickel, lead, and valadium in the tissue of the clam, Chama macerophylla, and the oyster, Crassostrea virginica, collected within 10 m (33 ft) of discharge pipes on oil platforms were not statistically different from reference stations (Trefry et al., 1995). Because high-molecular weight PAH’s are usually in such dilute concentrations in produced water, they pose little threat to marine organisms and their constituents, and they were not anticipated to biomagnify in marine food webs. Monocyclic hydrocarbons and other miscellaneous organic chemicals are known to be moderately toxic, but they do not bioaccumulate to high concentrations in marine organisms and are not known to pose a risk to their consumers (Ray, 1998).

Chronic effects including decreased fecundity; altered larval development, viability, and settlement; reduced recruitment; reduced growth; reduced photosynthesis by phytoplankton; reduced bacterial growth; alteration of community composition; and bioaccumulation of contaminants were reported for benthic organisms close to discharges and out to 1,000 m (3,281 ft) from the discharge (Holdway, 2002; Burns et al., 1999). Effects were greater closer to the discharges and responses varied by species; therefore, high concentrations of produced waters may have a chronic effect on organisms on or adjacent to the platform.

Produced waters should only impact localized populations of the soft-bottom biota. The greatest impacts are reported adjacent to the discharge and are substantially reduced <100 m (328 ft) from the discharge. Also, USEPA’s general NPDES permit restrictions on the discharge of produced water, which require the effluent concentration 100 m (328 ft) from the outfall to be less than the 7-day “no observable effect concentration” based on laboratory exposures, would help to limit the impacts on biological resources nearby (Smith et al., 1994). Measurements taken from a platform in the Gulf of Mexico showed discharge to be diluted below the “no observable effect concentration” within 10 m (33 ft) of the discharge (Smith et al., 1994). Such low concentrations would be expected to be even further diluted at greater distances from the well.

**Structure-Removal Impacts**

The impacts of structure removal on soft-bottom benthic communities can include turbidity, sediment deposition, explosive shock-wave impacts, and loss of habitat. Both explosive and nonexplosive removal operations would disturb the seafloor by generating considerable turbidity. Suspended sediment may evoke physiological impacts in benthic organisms including “changes in respiration rate, . . . abrasion and puncturing of structures, reduced feeding, reduced water filtration rates, smothering, delayed or reduced hatching of eggs, reduced larval growth or development, abnormal larval development, or reduced response to physical stimulus” (Anchor Environmental CA, L.P., 2003). The higher the concentration of suspended sediment in the water column and the longer the sediment remains suspended, the greater the impact. Also, different species have differing tolerances to suspended sediment. In general, polychaete
worms can withstand much higher concentrations of suspended sediment in the water column than amphipods (Swanson et al., 2003). Bivalves can withstand high concentrations of suspended sediment by reducing net pumping rates and rejecting material in pseudofeces (Clarke and Wilber, 2000). Mobile organisms have a much better chance of escaping high suspended sediment concentrations and the possible resultant smothering than sessile organisms do because they can avoid areas of disturbance (Clarke and Wilber, 2000).

Structural removal may also result in resuspension of contaminated sediments (Schroeder and Love, 2004). The impact to benthic organisms as a result of contaminant exposure from suspended sediments is dependent on many variables and not well understood (Eggleton and Thomas, 2004). Acute toxicity, chronic impacts, and bioavailability would all be dependent on the changes in the physical and chemical environment as a result of the disturbance.

Sediment deposition may smother benthic organisms, decreasing gas exchange, increasing exposure to anaerobic sediment, reducing light intensity, and causing physical abrasion (Wilber et al., 2005). Many benthic organisms have the ability to tolerate some sedimentation, as they experience it through natural processes (Wilber et al., 2005). For example, organisms may vertically migrate up through deposited sediment (Wilber et al., 2005). If a different size sediment is deposited on the seafloor than what is presently there, the impacts may be greater than if the same grain size was deposited, and the habitat may be altered as a result (Wilber et al., 2005).

The shock waves produced by explosive structure removals damage some benthic organisms in the near vicinity of the blasts. O’Keeffe and Young (1984) described the impacts of underwater explosions on various forms of sea life using, for the most part, open-water explosions much larger than those used in typical structure-removal operations. They found that sessile benthic organisms, such as barnacles and oysters, and many motile forms of life, such as shrimp and crabs, that do not possess swim bladders were remarkably resistant to shock waves generated by underwater explosions. Oysters located 8 m (26 ft) away from the detonation of 135-kg (29-lb) charges in open water incurred a 5 percent mortality rate. Very few crabs died when exposed to 14-kg (31-lb) charges in open water 46 m (150 ft) away from the explosions. O’Keeffe and Young (1984) also noted “. . . no damage to other invertebrates such as sea anemones, polychaete worms, isopods, and amphipods.” Impacts to invertebrates are anticipated to be minimal as they do not have air bladders inside their bodies that may burst with explosions as some fish do (Schroeder and Love, 2004).

Benthic organisms appear to be further protected from the impacts of subbottom explosive detonations by rapid attenuations of the underwater shock wave traversing the seabed away from the structure being removed. The shock wave is significantly attenuated when explosives are buried as opposed to detonation in the water column (Baxter et al., 1982). Theoretical predictions suggest that the shock waves of explosives set 5 m (15 ft) below the seabed, as required by BSEE regulations, would attenuate blast effects (Wright and Hopky, 1998).

Infrastructure or pipeline removal would impact both the communities that have colonized the structures and the soft-bottom benthos surrounding the structure. Removal of the structure itself would result in the removal of the hard substrate and encrusting community. The overall community would experience a reduction in species diversity (both epifaunal encrusting organisms and the fish and large invertebrates that fed on them) with the removal of the structure (Schroerer and Love, 2004). The epifaunal organisms attached to the platform that are physically removed would die once the platform is removed. However, the seafloor habitat would return to the original soft-bottom substrate that existed before the well was drilled.

Some structures may be converted to artificial reefs. If the platform stays in place, the hard substrate and encrusting communities would remain part of the benthic habitat. The diversity of the community would not change and associated finfish species would continue to graze on the encrusting organisms. The community would remain an active artificial reef. However, the plugging of wells and other reef in place decommissioning activities would still impact benthic communities as discussed above, since all the steps for removal except final removal from the water would still occur.

**Proposed Action Analysis**

As mentioned earlier, a majority of the seafloor of the Gulf of Mexico is soft-bottom sediments. Drilling activities would occur directly in these soft substrates; however, these routine activities would
only affect a small portion of the substrate and benthic communities of the Gulf of Mexico. The CPA covers 268,922 km² (103,831 mi²). Routine operations may affect soft-bottom benthic communities through infrastructure emplacement, turbidity, sedimentation, drilling effluent discharges and produced-water discharges, blowouts, and oil spills. Of the small area affected, the resultant impacts from drilling and produced-water discharges have been measured to reach only about 100-500 m (328-1,640 ft) from the production well.

For the CPA proposed action, 65-121 exploration and 338-576 development wells are projected (Table 3-2). Cuttings from the wells would be released at the sea surface and dispersed in the water column, resulting in a widespread deposition on the seafloor (up to 1,000 m [3,280 ft] distance; CSA, 2006a). Deposition thickness would be patchy, but it should only accumulate a few centimeters to possibly a meter on the seafloor (beside the well) (CSA, 2004b and 2006a). Benthic organisms are anticipated to either vertically migrate through the widespread depositional layers or immigrants would repopulate the smothered habitat. Altered community structure may occur as a result of the environmental changes, but this alteration would be limited to a few hundred meters from the well.

If any of these wells are proposed near a topographic feature, no discharges would take place within the feature’s No Activity Zone. The drilling discharges would be shunted to within 10 m (33 ft) of the seafloor either within the 1,000-Meter Zone, 1-Mile Zone, 3-Mile Zone, or 4-Mile Zone (depending on the topographic feature) around the No Activity Zone (see Chapter 2.3.1.3.1 for specifics). This procedure would essentially preclude the threat of large amounts of drilling effluents reaching the biota of a given topographic feature. It would, however, result in heavy layers of cuttings on the seafloor, which could smother underlying benthic communities and create turbid waters in a localized area near the well. Seafloor depositions resulting from shunted cuttings have been measured a distance of 1,000 m (3,281 ft) in a gradient of declining density with distance from the well (Kennicutt et al., 1996; CSA, 2006a). Benthic organisms may not be able to vertically migrate through the heavy depositional layers near the well, but it is anticipated that they would repopulate the areas through the reproduction and immigration of nearby stocks. Altered community structure may occur as a result of environmental changes, but this alteration would be limited to a few hundred meters from the well.

For the CPA proposed action, 32-44 production structures are projected. Between 23 and 32 structure removals using explosives are projected (Table 3-2). The explosive removals of platforms may impact the biota through suspended sediment, sediment redeposition and smothering, explosive shock, and loss of hard substrate habitat. Communities, however, are anticipated to recover. Turbidity impacts would be short lived, and many organisms are tolerant of short-term increases in turbidity. Repopulation of the area disturbed by burial and shock-wave effects would begin within 6 months to a year, although it may take several years for complete recovery (Rhodes and Germano, 1982; Neff et al., 2000; Newell et al., 1998). And although the hard substrate that provided structure for encrusting organisms that created an artificial reef habitat may be removed, the environment would return to its previous state as a soft-bottom infaunal community.

Summary and Conclusion

Although localized impacts to comparatively small areas of the soft-bottom benthic habitats would occur, the impacts would be on a relatively small area of the seafloor compared with the overall area of the seafloor of the CPA (268,922 km², 103,831 mi²). The greatest impact is the alteration of benthic communities as a result of smothering, chemical toxicity, and substrate change. Communities that are smothered by cuttings repopulate, and populations that are eliminated as a result of sediment toxicity or organic enrichment would be taken over by more tolerant species. The community alterations are not so much the introduction of a new benthic community as a shift in species dominance (Montagna and Harper, 1996). These localized impacts generally occur within a few hundred meters of platforms, and the greatest impacts are seen close to the platform. These patchy habitats within the Gulf of Mexico are probably not very different from the early successional communities that predominate throughout areas of the Gulf of Mexico that are frequently disturbed (Rabalais et al., 2002; Gaston et al., 1998; Diaz and Solow, 1999).
4.1.1.22.1.3. Impacts of Accidental Events

Background/Introduction

The majority of the seafloor of the Gulf of Mexico is comprised of soft substrate. The soft-bottom benthic communities of the CPA are described in Chapter 4.1.1.22.1.1. Any activity that may affect the soft-bottom communities would only impact a small portion of the overall area of the seafloor of the Gulf of Mexico. The soft-bottom substrate is ubiquitous throughout the Gulf of Mexico.

Although the likelihood of a low-probability, large-volume catastrophic spill remains remote (Appendix B), the types or kinds of impacts to soft-bottom communities would likely be the same for a smaller-scale accidental event. As such, the analysis below addresses both types of spills.

Possible Modes of Exposure

Oil released to the environment as a result of an accidental event may impact soft-bottom benthic communities in several ways. Oil may be physically mixed into the water column from the sea surface, injected below the sea surface and travel with currents, dispersed in the water column, or sedimented to particles and sink to the seafloor. These scenarios and their possible impacts are discussed in the following sections.

An oil spill that occurs at the sea surface would result in a majority of the oil remaining at the sea surface. Lighter compounds in the oil may evaporate and some components of the oil may dissolve in the seawater. Evaporation allows the removal of the most toxic components of the oil, while dissolution may allow bioavailability of hydrocarbons to marine organisms for a brief period of time (Lewis and Aurand, 1997). Remnants of the oil may then emulsify with water or adhere to particles and fall to the seafloor.

A spill that occurs below the sea surface (at the rig, along the riser between the seafloor and sea surface, or through leak paths on the BOP/wellhead) would result in most of the released oil rising to the sea surface. All known reserves in the Gulf of Mexico have specific gravity characteristics that would preclude oil from sinking immediately after release at a blowout site. As discussed in Chapter 4.3.1.5.4 of the Multisale EIS, oil discharges that occur at the seafloor from a pipeline or loss of well control would rise in the water column, surfacing almost directly over the source location, thus not impacting sensitive benthic communities. If the leak is deep in the water column and the oil is ejected under pressure, oil droplets may become entrained deep in the water column (Boehm and Fiest, 1982). The upward movement of the oil may be reduced if methane in the oil is dissolved at the high underwater pressures, reducing the oil’s buoyancy (Adcroft et al., 2010). The large oil droplets would rise to the sea surface, but the smaller droplets, formed by vigorous turbulence in the plume or the injection of dispersants, may remain neutrally buoyant in the water column, creating a subsurface plume (Adcroft et al., 2010). Oil droplets less than 100 μm (0.004 in) in diameter may remain in the water column for several months (Joint Analysis Group, 2010a). Dispersed oil in the water column begins to biodegrade and may flocculate with particulate matter, promoting sinking of the particles.

Impacts that may occur to soft-bottom benthic communities as a result of a spill would depend on the type of spill, distance from the spill, and surrounding physical characteristics of the environment. As described above, most of the oil released from a spill would be expected to rise to the sea surface, therefore, reducing the impact to benthic communities by direct oil exposure. However, small droplets of oil that are entrained in the water column for extended periods of time would migrate within the water column. Although these small oil droplets would not sink themselves, they may attach to suspended particles in the water column and then be deposited on the seafloor (McAuliffe et al., 1975). Exposure to subsea plumes, dispersed oil, or sedimented oil may result in impacts such as smothering, reduced recruitment success, reduced growth, toxicity to larvae, alteration of embryonic development, and altered community structure. These impacts are discussed in the following sections.

Surface Slick and Physical Mixing

Surface oil slicks can spread over a large area; however, the majority of the slick is comprised of a very thin surface layer of oil moved by winds and currents (Lewis and Aurand, 1997). The potential of surface oil slicks to affect benthic habitats is limited by its ability to mix into the water column. Soft-bottom benthic communities below 10- to 20-m (33- to 66-ft) water depth are protected from surface oil.
because of its lack of ability to mix with water (Lange, 1985; McAuliffe et al., 1975 and 1981a; Tkalich and Chan, 2002). Benthic organisms would not become physically coated or smothered by surface oil. However, if this surface oil makes its way into the water column through physical mixing, the use of dispersants, or the adherence to particles in the water column, benthic communities may be impacted. These scenarios are discussed in later sections.

Disturbance of the sea surface by storms can mix surface oil into the water column, but the effects are generally limited to the upper 10 m (33 ft). Modeling exercises have indicated that oil may reach a depth of 20 m (66 ft). Yet at this depth, the spilled oil would be at concentrations several orders of magnitude lower than the amount shown to have an effect on marine organisms (Lange, 1985; McAuliffe et al., 1975 and 1981a; Tkalich and Chan, 2002). Therefore, soft-bottom benthic communities located in shallow water have the potential to be fouled by oil that is floating on shallow water if it mixes to the depth of the seafloor. Nearshore oil deposits that occur in sheltered areas, such as bays, may remain in the sediment and impact organisms for long periods. Oil in nearshore sediments was found in high concentrations 8 years following the Exxon Valdez spill (Dean and Jewett, 2001). Benthic communities located in deeper water should not be impacted by oil physically mixed into the water column. However, if dispersants are used, they would enable oil to mix into the water column and possibly impact organisms in deeper water. Dispersants are discussed later in this section.

**Subsurface Plumes**

A subsurface oil spill or plume has the potential to reach a soft-bottom benthic community and cause negative effects. Such impacts on the biota may have severe and long-lasting consequences, including loss of habitat and biodiversity; change in community structure; toxicity to adults, larvae, and embryos; and failed reproductive success.

A subsurface plume that contacts the seafloor may result in acute toxicity. The water accommodated fraction (WAF) or water soluble fraction (WSF) of oil that dissolves in water may be the most toxic to organisms, especially larvae and embryos in the water column or at the water sediment interface. Lethal effects for marine invertebrates have been reported at exposures between 0.10 ppm to 100 ppm WSF of oil (Suchanek, 1993). The WSF of petroleum hydrocarbons was reportedly highly toxic to the embryos of oysters and sea urchins, while sediment containing weathered fuel was not toxic to the same species (Beiras and Saco-Álvarez, 2006). Quahog clam embryos and larvae also experienced toxicity and deformation of several different crude oils at WSF concentrations between 0.10 ppm and 10 ppm (Byrne and Calder, 1977). An experiment indicated that the WSF of No. 2 fuel oil at a concentration of 5 ppm disrupted the cellular development of 270 out of 300 test organisms within 3 hours of exposure (Byrne, 1989). After 48 hours exposure, all of the test organisms died and the 48-hour LC\textsubscript{50} (lethal concentration for 50 percent of the test population) was calculated to be 0.59 ppm (Byrne, 1989). Another experiment indicated that a WSF of 0.6 ppm and greater of No. 2 fuel oil depressed respiration, reduced mobility of sperm, interfered with cell fertilization and embryonic cleavage, and retarded larval development of sand dollar eggs (Nicol et al., 1977). Experiments that exposed sea urchin embryos to 10-30 ppm WSF of diesel oil for 15-45 days resulted in defective embryonic development and nonviable offspring (Vashchenko, 1980). Based on the above data, any dissolved petroleum hydrocarbon constituents that reach larval benthic organisms may cause acute toxicity and other developmental effects to this life stage. The WAF, however, is based on a closed experimental system in equilibrium and may be artificially low for the Gulf of Mexico, which will not reach equilibrium with contaminants. These experimental values should therefore be considered a conservative approach that would tend to overestimate impacts.

Sublethal responses of marine invertebrates may result in population level changes (Suchanek, 1993). Such sublethal responses may occur at concentrations as low as 1-10 ppb (Hyland and Schneider, 1976). Sublethal impacts may include reduced feeding rates, reduced ability to detect food, ciliary inhibition, reduced movement, decreased aggression, and altered respiration (Suchanek, 1993).

The farther a subsea plume travels, the more physical and biological changes occur to the oil before it reaches benthic organisms. Oil would become diluted as it physically mixes with the surrounding water, and some evaporation may occur from surface slicks. The most toxic compounds of oil are lost within the first 24 hours of a spill, leaving the heavier, less toxic compounds in the system (Ganning et al., 1984). Water currents could carry a plume to contact the seafloor directly, but a likely scenario would be for the oil to adhere to other particles and precipitate to the seafloor, much like rainfall (ITOPF, 2002; Kingston...
et al., 1995). Oil also would reach the seafloor through consumption by plankton with excretion distributed over the seafloor (ITOPF, 2002). The longer and farther a subsea plume travels in the sea, the more dilute the oil would be (Vandermeulen, 1982; Tkalich and Chan, 2002). In addition, microbial degradation of the oil occurs in the water column, reducing toxicity (Hazen et al., 2010; McAuliffe et al., 1981b). The oil would move in the direction of prevailing currents (S.L. Ross Environmental Research Ltd., 1997) and although the oil would weather with the distance it travels, low levels of oil transported in subsea plumes may impact benthic communities. These mechanisms would result in a wide distribution of small amounts of oil. The oil would be in the process of biodegradation from bacterial action that would continue on the seafloor. The movement of biodegrading oil would result in scattered microhabitats with an enriched carbon environment may result (Hazen et al., 2010).

**Dispersed Oil**

Chemically dispersed oil from a surface slick is not anticipated to result in lethal exposures to organisms on the seafloor. The chemical dispersion of oil may increase the weathering process and allow surface oil to penetrate to greater depths than physical mixing would permit, and the dispersed oil generally remains below the water’s surface (McAuliffe et al., 1981b; Lewis and Aurand, 1997). However, reports on dispersant usage on surface plumes indicates that a majority of the dispersed oil remains in the top 10 m (33 ft) of the water column, with 60 percent of the oil in the top 2 m (6 ft) (McAuliffe et al., 1981a). Dispersant usage also reduces the oil’s ability to stick to particles in the water column, slowing its rate of precipitation to the seafloor (McAuliffe et al., 1981a; Lewis and Aurand, 1997). However, the use of dispersant increases oil concentrations in the water column, ultimately leading to precipitation on the seafloor in some form (Whittle et al., 1982).

Field experiments designed to test dispersant use on oil spills reported dispersed oil concentrations between 1 and 3 ppm, 9 m (30 ft) below the sea surface, approximately 1 hour after treatment with dispersant (McAuliffe et al., 1981a and 1981b). Other studies indicated that dispersed oil concentrations were <1 ppm, 10 m (33 ft) below the sea surface (Lewis and Aurand, 1997). The above data indicate that the mixing depth of dispersed oil is less than the depths of the majority of the Gulf of Mexico. Oil plumes are carried by water currents; some of these currents may carry subsea plumes toward shore, reaching water shallow enough for the plume to impinge on the seafloor. Unless the source of the oil is in shallow water, the dispersed oil would likely be widely diffused by the time it reaches shallow water. Most currents, however, would move laterally along depth contours rather than approaching shore, since the shore acts as a barrier containing the water, much like a levee bounding a river; inshore water would have to be displaced for offshore currents to move shoreward. Therefore, most subsea oil plumes would continue in oceanic currents until the oil is deposited to the seafloor over time by flocculation (clumping), planktonic consumption and excretion, or bacterial biodegradation (eventually bacteria die and fall to the seafloor) (Hazen et al., 2010; ITOPF, 2002; Kingston et al., 1995). This pattern would result in distribution of tiny quantities of oil that are widely scattered over a very large area. This oil would be in the process of biodegradation from bacterial action, which would continue on the seafloor, resulting in scattered microhabitats with an enriched carbon environment (Hazen et al., 2010).

Any dispersed surface oil that may reach the benthic communities in the Gulf of Mexico would be expected to be at very low concentrations (<1 ppm) (McAuliffe et al., 1981a). Such concentrations may not be life threatening to adult stages but may harm larval or embryonic life stages of benthic organisms (Fucik et al., 1995; Suchanek, 1993; Beiras and Saco-Alvarez, 2006; Byrne, 1989). The LC$_{50}$ for blue crab, white shrimp, and brown shrimp exposed to western and central Gulf of Mexico oil dispersed with COREXIT 9527 experienced toxicity of 50 percent of the test population at concentrations an order of magnitude greater than what is expected for dispersed oil in the environment (Fucik et al., 1995). Any dispersed oil in the water column that comes in contact with benthic organisms, however, may evoke short-term negative responses by the organisms or altered embryonic survival and development such as that discussed in the subsurface plumes section.

Dispersants that are used on oil below the sea surface can travel with currents through the water and may contact benthic organisms on the seafloor. It is possible that the dispersed oil could be concentrated enough to harm a benthic community near the oil’s source. However, the longer the oil remains suspended in the water column traveling with currents, the more it would disperse. Weathering would also be accelerated and biological toxicity reduced (McAuliffe et al., 1981b). Although the use of subsea
dispersants is a new technique and very little data are available on dispersion rates, it is anticipated that any oil that could reach the seafloor would be in low concentration based on surface slick dilution data (McAuliffe et al., 1981a; Lewis and Aurand, 1997). Therefore, impacts resulting from exposure to dispersed oil, except possibly for communities very close to applications, are anticipated to be sublethal.

Soft-bottom infaunal communities near the oil spill that are negatively impacted by direct contact with oil or dispersed oil may experience sublethal and/or lethal effects. Localized areas of lethal effects would be recolonized by populations from neighboring soft-bottom substrate once the oil in the sediment has been sufficiently reduced to support marine life (Sanders et al., 1980). This initial recolonization process may be fairly rapid, but full recovery may take up to 10 years, depending on the species present, substrate in the area, toxicity of oil spilled, concentration and dispersion of oil spilled, and surrounding environmental factors that may also affect recruitment (Kingston et al., 1995; Gómez Gesteira and Dauvin, 2000; Sanders et al., 1980; Conan, 1982). Opportunistic species would take advantage of the barren sediment, repopulating impacted areas first. These species may occur within the first recruitment cycle of the surrounding populations or from species immigration from surrounding stocks, and they may maintain a stronghold in the area until community succession proceeds (Rhodes and Germano, 1982; Sanders et al., 1980).

**Oil Adsorbed to Sediment Particles**

Smaller suspended oil droplets could be carried to the seafloor as a result of oil droplets adhering to suspended particles in the water column. Smaller particles have a greater affinity for oil (Lewis and Aurand, 1997). Oil may also reach the seafloor through consumption by plankton with excretion distributed over the seafloor (ITOPF, 2002). Oiled sediment that settles to the seafloor may affect benthic organisms. It is anticipated that the greatest amount of sedimented oil would occur close to the spill, with lesser concentrations farther from the source. Studies after a spill that occurred at the Chevron Main Pass Block 41C Platform in the northern Gulf of Mexico revealed that the highest concentrations of oil in the sediment were close to the platform and that the oil settled to the seafloor within 5-10 mi (8-16 km) of the spill site (McAuliffe et al., 1975). Therefore, the benthic communities closest to the source of a spill may become smothered by the particles and exposed to toxic hydrocarbons.

Oiled sediment depositional impacts, however, are possible as a result of an oil spill and may smother nearby benthic species. Organisms that are physically smothered by sedimented oil, or the oil itself, may experience reduced respiration and inhibition of movement, and mobile organisms may experience additional weight or shearing forces from the sedimented oil (Suchanek, 1993). Barnacles, for example, are extremely tolerant to oil exposure but would die if smothered by it (Suchanek, 1993).

Locations closest to the oil spill would have elevated contaminant levels in sediments. Deposition of sedimented oil is anticipated to begin occurring within days or weeks of the spill and may be fairly deep (Ganning et al., 1984; Gómez Gesteira and Dauvin, 2000). Oily sand layers were reported to be 10 cm (4 in) deep on the seafloor near the *Amoco Cadiz* spill (Gómez Gesteira and Dauvin, 2000). Acute toxicity may occur near the spill, eliminating benthic communities. As the benthic species recolonize the area, there would be a reduced trophic diversity and an increase in opportunistic pollution-tolerant species (Gaston et al., 1998).

Those species that can tolerate the disturbed or contaminated environment and can recruit from neighboring or nearby areas rapidly would be the initial colonizers of the impacted area. Recolonization and immigration by organisms from neighboring soft-bottom substrate to the impacted areas would be expected to occur within a relatively short period of time. Initial repopulation from nearby stocks may begin with the following recruitment event and be predominantly comprised of pioneering species, such as tube-dwelling polychaetes or oligochaetes (Rhodes and Germano, 1982). The contaminated or disturbed area would be initially dominated by small, opportunistic, subsurface deposit feeders that inhabit the sediment water interface and are more tolerant of contaminants (Gaston et al., 1998). Two pioneering Capitellid polychaetes in the Gulf of Mexico known to tolerate environmental stress are *Mediomastus californiensis* and *Notomastus latericeus*, and they would be the first to inhabit recovering areas (Gaston et al., 1998). Amphipods on the other hand, especially of the genus *Amphilisca*, are extremely sensitive to oil pollution and would not be found in the early recovery stages after hydrocarbon pollution (Gómez Gesteira and Dauvin, 2000). Full recovery would follow as later stages of successional communities overtake the opportunistic species (Rhodes and Germano, 1982), but the time it takes to
Description of the Environment and Impact Analysis

reach a climax community may vary depending on the species and degree of impact. Initial recovery should be well advanced within a year following the deposition (Neff, 2005). Because some benthic communities in the northern Gulf of Mexico are permanently in early community successional stages due to frequent disturbances, full recovery may occur very quickly (Rabalais et al., 2002; Gaston et al., 1998; Diaz and Solow, 1999).

Experiments and field data indicate that benthic recovery would take approximately 1 year to occur. For example, a study of the recolonization and succession of subtidal macrobenthos in sediment contaminated with petroleum hydrocarbons indicated that recovery to pre-oiling conditions took 11 months (Lu and Wu, 2006). Initial colonization occurred within the first month of the study and polychaetes dominated the population (Lu and Wu, 2006). A crest after 3 months occurred with polychaetes being dominant, then at 6 months a peak occurred with bivalves dominating, followed by a decline in number of organisms and a leveling off of the community at 11 months (Lu and Wu, 2006). A similar time scale was observed in Corpus Christi Bay, Texas, where recovery from dredge material placement occurred after 1 year (Wilber et al., 2008). Recovery of benthic populations in soft subtidal environments, however, has been reported to take up to 5-10 years after oiling (Ganning et al., 1984; Gómez Gesteira and Dauvin, 2000). The overall recovery would depend on the extent of oiling, presence of recolonizers nearby, time of year for reproduction of those colonizers, currents and water circulation patterns, and the ability of the recolonizers to tolerate the sediment conditions (Ganning et al., 1984).

Certain species are more sensitive to oil than others. Crustaceans, for example, are very sensitive to oil and have disappeared from oiled environments and had slow returns to the oiled areas (Dean and Jewett, 2001; Gómez Gesteria and Dauvin, 2000). The amphipod, *Ampelisca* sp., which disappeared from some sediments after the *Amoco Cadiz* oil spill took 2 years to begin repopulating areas, as the sediments decreased in contamination (Gómez Gesteira and Dauvin, 2000). Polychaetes, on the other hand, are much less sensitive to oil pollution and may experience population booms in contaminated areas (Gómez Gesteira and Dauvin, 2000).

The benthic population may be altered following an oil spill, and the return to pre-spill conditions may take many years. Opportunistic species are usually the first to occupy contaminated sediments, especially the polychaete, *Capitella capitata* (Sanders et al., 1980). Some polychaetes have been reported to have positive responses to oiling where they have greater densities at oiled sites compared with oil-free sites (Dean and Jewett, 2001). Concentrations as low as 10 ppm may alter benthic community structure (Gómez Gesteira and Dauvin, 2000).

An alteration in the benthic trophic structure may impact food availability for fish and invertebrates. Burrowing polychaetes and subsurface deposit feeders are not important in the diets of the red drum and spotted sea trout, two commercially and recreationally important species in the Gulf of Mexico (Gaston et al., 1998). Therefore, an increase in opportunistic species would result in less available food for certain species of fish (Gaston et al., 1998). The small surface-dwelling opportunistic species, however, appear to be important in the diet of juvenile brown shrimp (McTigue and Zimmerman, 1998) and therefore may provide additional food sources for this species. Early stage successional communities, however, cannot store and regulate the nutritional energy that a later stage community can because the organisms are small and remain at the sediment surface, resulting in a less stable and productive food source for higher trophic levels (Diaz and Solow, 1999).

Oil may be persistent when deposited in soft-bottom habitats, and biodegradation rates may be slower than those in coarser sediments (Dean and Jewett, 2001; Whittle et al., 1982). The oil at the surface may be weathered by bacteria, but the oil that is buried may remain unchanged for long periods of time because oxygen is required to weather oil, and lower sediment layers may be anoxic (Whittle et al., 1982; Ganning et al., 1984). Infaunal benthic species may be very sensitive to the persistent oil in benthic sediments that do not experience rapid biodegradation (Ganning et al., 1984). Oil that penetrates deep into the sediment can also cause anoxia and toxicity to the infaunal population as a result (Ganning et al., 1984). Minimum residence time for oil deposited in offshore sediments is estimated to be 3-4 years (Ganning et al., 1984; Moore, 1976).

Long-term or low-level exposure may also occur to benthic infauna exposed to oil adhered to sediment. Mesocosm experiments using long-term, low-level concentrations of No. 2 fuel oil indicate acute toxicity to meiofauna due to direct oil contact and sublethal effects from sedimented oil and byproducts of the decomposition of the sedimented oil (Frithsen et al., 1985). Long-term exposure to low levels of fuel oil was shown to affect recruitment success; meiofaunal population recovery took between...
2 and 7 months (Frithsen et al., 1985). These types of impacts would be expected farther from the well where oil concentrations were diluted with distance.

Some oiled particles may become widely dispersed as they travel with currents while they settle out of suspension. Sedimented oil may travel great distances from the spill site and could be deposited 1-2 years following the spill (Suchanek, 1993). Settling rates are determined by size and weight of the particle, salinity, and turbulent mixing in the area (Poirier and Thiel, 1941; Bassin and Ichiye, 1977; Deleersnijder et al., 2006). Because particles would have different sinking rates, the oiled particles would be dispersed over a large area, most likely at sublethal or immeasurable levels. Studies conducted after the Ixtoc oil spill revealed that, although oil was measured on particles in the water column, measurable petroleum levels were not found in the underlying sediment (ERCO, 1982). Based on the settling rates and behavior of sedimented oil, the majority of organisms that may be exposed to sedimented oil are anticipated to experience low-level concentrations.

Research on oil spilled from the Chevron Main Pass Block 41C Platform into the Gulf of Mexico has indicated that oil in bottom sediments can weather rapidly, leaving only a small percentage of the oil in the sediments after a year (McAuliffe et al., 1975). Substantial weathering was noted 1 week and 1 month after the Chevron Main Pass spill and the oil remained in the top 1.5 in (3.8 cm) of the sediment. Benthic community fluctuations could not be correlated to the oil in the sediment from this oil spill and the numbers of brown and white shrimp and blue crabs in the area of the oil spill did not appear to decrease 3 months or 1 year after the spill (McAuliffe et al., 1975).

The toxicity of the oil is greatly reduced by the time it reaches the seafloor as a result of weathering in the water column (Ganning et al., 1984). The Ixtoc blowout flowed for 290 days and released approximately 475,000 metric tons of oil, which resulted in an estimated 120,000 metric tons of oil reaching the seafloor (Jernelöv and Lindén, 1981). Oil reached the seafloor in small droplets in the offshore waters, although some aggregates formed nearshore. The approximate concentration of oil on the seafloor was 1g/m², which is not high enough to cause substantial damage to a benthic ecosystem (Jernelöv and Lindén, 1981). Surface sediment samples collected mid- and post-spill did not reveal any hydrocarbons from the Ixtoc spill; however, hydrocarbons from this source were identified on suspended sediment in the water column (ERCO, 1982). These data show that the oil may take some time to reach the seafloor, and when it does, it is widely dispersed and weathered.

As with the Chevron Main Pass spill, depressions in the benthic community during and following the Ixtoc spill could not be linked to the oil because hydrocarbons from the blowout were not detected in sediment samples (ERCO, 1982). The benthic populations were depressed following the spill compared with pre-spill conditions; however, environmental evidence was not strong enough to separate oil impacts from natural variation or possible storm damage impacts (Tunnell et al., 1981). Oil may have been present in the sediment and affected benthic communities but weathered before sampling occurred, or oil in the water column may have affected species, but these possible factors were not measured (Rabalais, 1990).

Field measurements after the Ixtoc blowout indicate that the concentrations of oil that reached the seafloor were low even after uncontrolled flow for a long period of time, and the oil was vastly dispersed by the time it reached the seafloor (ERCO, 1982). Inability to measure hydrocarbons in the sediment after the spill suggested that any oil that reached the seafloor had weathered rapidly. It is anticipated that similar dispersion of oil, rapid weathering, and resultant low-level, widespread concentrations of oil on the seafloor may result from similar blowouts.

Weathered oil is less toxic than freshly spilled oil because the remaining constituents are the larger, less bioavailable compounds (Ganning et al., 1984). The oil deposited on the seafloor is weathered from traveling in the water column and has lost a majority of its toxic compounds (Beiras and Saco-Álvarez, 2006). For example, amphipods, which are very sensitive to petroleum hydrocarbons, do not experience the level of toxicity when exposed to weathered oil that they do to fresh oil (Gómez Gesteira and Dauvin, 2000). Therefore, the majority of the oil that is on the seafloor would most likely result in sublethal impacts rather than acute toxicity, except for oil that may be rapidly deposited on the seafloor near the source of the spill.
**Blowout and Sedimentation**

Oil or gas well blowouts are possible occurrences in the OCS. Benthic communities exposed to large amounts of resuspended sediments following a subsurface blowout could be subject to sediment suffocation and exposure to toxic contaminants. Sediment deposition may smother benthic organisms, decreasing gas exchange, increasing exposure to anaerobic sediment, and causing physical abrasion (Wilber et al., 2005). Should oil or condensate be present in the blowout flow, liquid hydrocarbons could be an added source of negative impact on the benthos.

In rare cases, a portion or the entire rig may sink to the seafloor as a result of a blowout. The benthic communities on the seafloor upon which the rig settles would be destroyed or smothered. A settling rig may suspend sediments, which may smother nearby benthic communities as the sediment is redeposited on the seafloor. The habitats beneath the rig may be permanently lost; however, the rig itself may become an artificial reef upon which epibenthic organisms may settle. The rig may add to the contaminants in the local area by leaking stores of fuel, oil, well treatment chemicals, and other toxic substances. The surrounding benthic communities that were smothered by sediment would repopulate from nearby stocks through spawning recruitment and immigration.

Soft-bottom infaunal communities that are smothered or lost would be recolonized by populations from neighboring soft-bottom substrate. Recolonization would begin with the next recruitment cycle of the surrounding populations or from species immigration from surrounding stocks and may maintain a stronghold in the area until community succession begins (Rhodes and Germano, 1982; Sanders et al., 1980). Repopulation and succession in a disturbed bay off coastal Texas occurred within a year (Wilber et al., 2008).

**Response Activity Impacts**

Oil-spill-response activity may also affect sessile benthic communities. Continued localized disturbance of soft-bottom communities may occur during oil-spill-response efforts. Anchors used to set booms to contain oil or vessel anchors in decontamination zones may affect infaunal communities in the response activity zone. Infaunal communities may be altered in the anchor scar, and deposition of suspended sediment may result from setting and resetting of anchors. Anchors may also destroy submerged vegetation, altering benthic habitat (Dean and Jewett, 2001). The disturbed benthic community should begin to repopulate from the surrounding communities during their next recruitment event and through immigration of organisms from surrounding stocks. Any decontamination activities, such as cleaning vessel hulls of oil, may also contaminate the sediments of the decontamination zone, as some oil may settle to the seabed, impacting the underlying benthic community.

If a blowout occurs at the seafloor, drilling muds (primarily barite) may be pumped into a well in order to “kill” it. If a kill is not successful, the mud (possibly tens of thousands of barrels) may be forced out of the well and deposited on the seafloor near the well site. Any organisms beneath heavy layers of the extruded drilling mud would be buried. Base fluids of drilling muds are designed to be low in toxicity and biodegradable in offshore marine sediments (Neff et al., 2000). However, as bacteria and fungi break down the drilling fluids, the sediments may be come anoxic (Neff et al., 2000). Benthic macrofaunal recovery would occur when drilling mud concentrations are reduced to levels that enable the sediment to become reoxygenated (Neff et al., 2000). Complete community recovery from drilling mud exposure may take 3-5 years, although microbial degradation of drilling fluids, followed by an influx of tolerant opportunistic species, is anticipated to begin almost immediately (Neff et al., 2000).

**Proposed Action Analysis**

As described above, a subsurface spill or plume may impact soft-bottom benthic communities. As described in Table 3-5 of this Supplemental EIS and in Table 4-35 of the Multisale EIS, BOEM estimated the potential number of accidental events likely to occur during the 40-year leasing scenario for the OCS Program. The likelihood of a catastrophic spill remains remote; however, the types and kinds of impacts to soft-bottom communities from such a low-probability catastrophic spill would likely be similar to those expected from a more typical accidental event at a community level. Oil or dispersed oil may cause lethal or sublethal impacts to benthic organisms wherever a plume may contact them.
Oil or dispersed oil may cause lethal or sublethal impacts to benthic organisms. Impacts may include loss of habitat and biodiversity, contamination of substrate, change in community structure, toxicity to larvae and embryos, and failed reproductive success. Oil adhered to sediment or sedimentation as a result of a blowout would impact benthic organisms, although the greatest impact would be to those organisms closest to the spill. Communities farther from the spill may experience low-level exposure and possibly sublethal impacts. It is important to note that soft sediments cover a majority of the seafloor of the Gulf of Mexico and any impacts incurred, even lethal exposures, would not impact the overall population of soft-bottom benthic organisms that inhabit the seafloor of the Gulf of Mexico. Any local communities that are lost would be repopulated fairly rapidly (Neff, 2005). Those communities that are continuously in an early successional stage would reach their previous community composition rapidly, as soon as 1 year in some cases (Gaston et al., 1998).

Summary and Conclusion

Because of the small amount of proportional space that OCS activities occupy on the seafloor, only a very small portion of the seafloor of the Gulf of Mexico would be expected to experience lethal impacts in an accidental event as a result of blowouts, surface and subsurface oil spills, and their associated effects. The greatest impacts would be closest to the spill, and impacts would decrease with distance from the spill. Contact with spilled oil at a distance from the spill would likely cause sublethal to immeasurable effects to benthic organisms because the distance of activity would prevent contact with concentrated oil. Oil from a subsurface spill that reaches benthic communities would be primarily sublethal, and impacts would be at the local community level. Any sedimentation and sedimented oil would also be at low concentrations by the time it reaches benthic communities far from the location of the spill, also resulting in sublethal impacts. Also, any local communities that are lost would be repopulated fairly rapidly (Neff, 2005). Although an oil spill may have some detrimental impacts, especially closest to the occurrence of the spill, the impacts may be no greater than natural biological fluctuations (Clark, 1982), and impacts would be to an extremely small portion of the overall Gulf of Mexico.

4.1.1.22.1.4. Cumulative Impacts

This cumulative analysis considers the effects of impact-producing factors related to soft bottoms of the Gulf of Mexico continental shelf. The proposed action plus those related to prior and future OCS lease sales are considered; in this discussion, these are referred to as “OCS-related” factors. Other impacting factors that may occur and adversely affect soft-bottom benthic communities include shipping operations, cable and pipeline laying, bottom trawling, hypoxia (low oxygen levels \( \leq 2 \) ppm), and storm events. The vast majority of the Gulf of Mexico seabed is comprised of soft sediments and drilling is focused on these sediments, so the greatest number of OCS-related impacts occurs on soft-bottom benthic environments. Specific OCS-related, impact-producing factors considered in the analysis are structure emplacement and removal, anchoring, discharges from well drilling, produced waters, pipeline emplacement, oil spills, blowouts, and operational discharges. Other non-OCS-related impacts that may occur and adversely affect soft-bottom benthic communities include the following: commercial fishing; natural disturbances; anchoring by recreational boats and other non-OCS commercial vessels; spillage from import tanker; cable laying; bottom trawling; hypoxia (low oxygen levels \( \leq 2 \) ppm); and storm events.

Most of the 268,922 km\(^2\) (103,831 mi\(^2\)) of the CPA are soft mud bottoms, and they are the substrate upon which well drilling occurs. It is important to note, however, that because the soft-bottom benthic communities comprise a majority of the seafloor of the Gulf of Mexico, impacts are not detrimental to the overall population of these habitats across the Gulf of Mexico. Also, because a large portion of the seafloor is subject to natural fluctuations and physical disturbances (such as storms and yearly hypoxic events), a permanent early successional community occupies much of the seafloor and enables rapid recovery of disturbed areas.
OCS Leasing-Related Impacts

Structure placement and anchor damage from support boats and ships, floating drilling units, and pipeline-laying vessels are oil and gas OCS-related threats that disturb areas of the seafloor. The size of the areas affected by chains associated with anchors and pipeline-laying barges would depend on the water depth, chain length, sizes of anchor and chain, method of placement, wind, and current (Lissner et al., 1991). Anchor damage could result in the crushing and smothering of infauna. Anchoring often destroys a wide swath of habitat by being dragged over the seafloor or by the vessel swinging at anchor, causing the anchor chain to drag over the seafloor (Lissner et al., 1991).

Traditional pipeline-laying barges (as opposed to dynamically positioned barges) affect more seafloor than other anchoring impacts. These barges typically use an array of 8-12 anchors weighing about 4,500 kg (10,000 lb) each. While the large anchors crush organisms in their footprint, a much larger area is affected by anchor cable sweeps as the barge is pulled forward to lay the pipeline by reeling-in forward cables and reeling-out aft cables. The anchors are reset repeatedly to forward positions to allow the barge to “crawl” forward. In this way, the anchor sweep scours parallel paths on each side of the vessel where the cables touch the seafloor. The width of the scour paths varies with water depth (deeper water equals longer cables) and may be as much as 1,500 m (5,000 ft) to each side (only a portion of the cable adjacent to the anchor touches the seafloor). Damage to infauna as a result of anchoring may take approximately 1 year to recover, depending on the reproductive cycle and immigration of surrounding communities (Rhodes and Germano, 1982).

Another major impact of OCS-related construction is pipeline burial. In waters ≤60 m (200 ft), the burial of pipelines is required. This involves trenching up to 3.3 m (10 ft) deep in the seafloor from a water depth of ≤60 m (200 ft) to shore. This is a severe disturbance of the trench area and creates a large turbidity plume. Resuspended sediments can cause obstruction of filter-feeding mechanisms of sedentary organisms and gills of fishes. Adverse impacts from resuspended sediments would be temporary, primarily sublethal in nature, and the effects would be limited to areas in the vicinity of the barge. Impacts may include “changes in respiration rate, abrasion and puncturing of structures, reduced feeding, reduced water filtration rates, smothering, delayed or reduced hatching of eggs, reduced larval growth or development, abnormal larval development, or reduced response to physical stimulus” (Anchor Environmental CA. L.P., 2003).

Both explosive and nonexplosive structure-removal operations disturb the seafloor; however, they are not expected to affect soft-bottom communities because many sessile benthic organisms are known to resist the concussive force of structure-removal-type blasts (O’Keeffe and Young, 1984). O’Keeffe and Young (1984) also noted “... no damage to other invertebrates such as sea anemones, polychaete worms, isopods, and amphipods” as a result of experiments with explosives. Impacts to invertebrates are anticipated to be minimal as they do not have air bladders inside their bodies that may burst with explosions, as do some fish (Schroeder and Love, 2004).

Routine discharges of drilling muds and cuttings by oil and gas operations could affect biological communities and organisms through a variety of mechanisms, including the smothering of organisms through deposition or less obvious sublethal effects (impacts to growth and reproduction). Smothering of infauna by drilling discharges may be one of the greatest impacts to localized communities near a well, especially one that has shunted its cuttings to the seafloor to protect nearby topographic features. The heaviest concentrations of well cuttings and drilling fluids, for both water-based and synthetic-based drilling muds, have been reported within 100 m (328 ft) of wells and are shown to decrease beyond that distance (CSA, 2004b; Kennicutt et al., 1996). Although impacts are locally drastic, cumulative impacts over the seafloor of the Gulf of Mexico are anticipated to be very small, as such comparatively small areas are affected.

Produced waters from petroleum operations are not likely to have a great impact on soft-bottom communities. Produced waters are rapidly diluted, impacts are generally only observed within proximity of the discharge point, and acute toxicity that may result from produced waters occurs “within the immediate mixing zone around a production platform” (Gittings et al., 1992b; Holdway, 2002). Impacts to sediment and marine organisms are generally reported within a 100-m (328-ft) range of the produced-water discharge (Neff and Sauer, 1991; Trefry et al., 1995). Also, USEPA’s general NPDES permit restrictions on the discharge of produced water, which require the effluent concentration 100 m (328 ft) from the outfall to be less than the 7-day “no observable effect concentration” based on laboratory
exposures (Smith et al., 1994). Therefore, impacts to infauna are anticipated to be localized and only affect a small portion of the entire seafloor of the Gulf of Mexico.

Oil spills may have an impact on the benthic communities of the Gulf of Mexico. Surface oil spills released from tankers may impact shallow, nearshore benthic communities through physical contact. Surface oil slicks released offshore can be moved toward shore by winds, but oil mixed into the water column is moved by water currents, which do not generally travel toward shore (Pond and Pickard, 1983; Inoue et al., 2008). Disturbance of the sea surface by storms can mix surface oil 10-20 m (33-66 ft) into the water column (Lange, 1985; McAuliffe et al., 1975 and 1981a; Tkalic and Chan, 2002). This may result in direct oil contact or exposure to water soluble fractions for shallow nearshore benthic communities, resulting in lethal impacts to organisms (Suchanek, 1993; Beiras and Saco-Álvarez, 2006; Byrne, 1989) or impaired embryonic development (Byrne and Calder, 1977; Nicol et al., 1977; Vashchenko, 1980). If such events were to occur, recovery to pre-impact conditions could take approximately a year (Lu and Wu, 2006; Neff, 2005), with the overall recovery time depending on the extent of oiling, presence of recolonizers nearby, time of year for reproduction of those colonizers, currents and water circulation patterns, and the ability of the recolonizers to tolerate the sediment conditions (Ganning et al., 1984). Recovery of benthic populations in soft subtidal environments, however, have been reported to take up to 5-10 years after oiling (Ganning et al., 1984; Gómez Gesteira and Dauvin, 2000). Benthic communities farther offshore, in deeper water, however, would be protected from direct physical contact of surface oil by depth below the sea surface. Any dispersed surface oil from a tanker or rig spill that may reach the benthic communities on the seafloor of the Gulf of Mexico at a depth >10 m (33 ft) would be expected to be at very low concentrations (<1 ppm) (McAuliffe et al., 1981a and 1981b; Lewis and Aurand, 1997). Such concentrations may not be life threatening to adult stages, but they may harm larval or embryonic life stages of benthic organisms (Fucik et al., 1995; Suchanek, 1993; Beiras and Saco-Álvarez, 2006; Byrne, 1989).

Potential blowouts may impact the biota of the soft-bottom benthic communities. If any blowouts from wells occur, the suspended sediments should settle out of the water column fairly quickly, locally smothering benthic organisms near the well. Any oil that becomes entrained in a subsurface plume would be dispersed as it travels in the water column (Vandermuelen, 1982; Tkalic and Chan, 2002). Subsea oil plumes near the seafloor would pass over smooth soft bottom, continuing the processes of diffusion and biodegradation. These plumes would continue to be dispersed over a wide area in low concentrations with sublethal to immeasurable effect. If concentrated oil was to contact the soft-bottom communities directly, the impacts may include lethal effects with loss of habitat and biodiversity, contamination of substrate, change in community structure, and failed reproductive success. Damage to infauna as a result of subsurface plume exposure may take approximately 1 year to recover, depending on the reproductive cycle and immigration of surrounding communities (Rhodes and Germano, 1982).

In November 2010, it was estimated that 26 percent of the released oil from the DWH event remained in the environment as oil on or just below the water surface as a light sheen or tarballs, oil that was washed ashore or collected from the shore, and oil that was in the sediments (Lubchenco et al., 2010). Currently, the bulk deposits of oil have been removed from beaches, and the remaining oil that reached shorelines has been buried (e.g., through wave action and hurricanes) and is weathering over time (OSAT-2, 2011). Oil that has been deposited on the floor of the Gulf has also weathered (OSAT, 2010). The greatest concentrations of oil on the seabed are expected to be near the wellhead and to decrease with distance from the source. The modes of transport to the seafloor discussed below are anticipated to only deliver a small amount of oil to the seafloor, with decreasing concentrations from the well. Evidence shows that gas and oil from the DWH event in the water column rapidly deteriorated as they traveled to their final destination (Hazen et al., 2010; OSAT, 2010).

A recent report documents damage to a deepwater coral community 11 km (7 mi) southwest of the blowout (USDOI, BOEMRE, 2010j). Soft bottoms in this area were also likely exposed to oil, but sediment cores collected from this location did not contain levels of oil that exceeded USEPA’s aquatic life benchmarks (OSAT, 2010). A probable explanation for the detrimental impacts to corals, in the absence of USEPA’s aquatic life benchmark exceedances is that the coral community forms structures that protrude up into the water column that would be affected by a passing oil plume in a way that a typical smooth soft bottom would not because infaunal species remain below the sediment. The oil plume probably passed over smooth soft bottom, continuing the process of biodegradation in mid-water and continuing to be dispersed over a wide area.
The cumulative impact to soft bottoms of possible future oil spills, along with the DWH event, is anticipated to be small. The limited data currently available on the impacts of the DWH event make it difficult to define impacts to the soft-bottom communities in the CPA. It appears some impacts have occurred to corals within 7 mi (11 km) of the well, and it is anticipated that the soft-bottom communities in the area were impacted as well but with a lower impact because smooth, flat seafloor would allow the oil plume to pass unimpeded. Water column sampling, however, indicated that concentrations of total petroleum hydrocarbons in the water column were less than 0.5 ppm, 40 and 45 nmi (74 and 83 km; 46 and 52 mi) northeast of the well (Haddad and Murawski, 2010). Also, seafloor samples indicated that the only sediment exceedances of USEPA’s chronic aquatic life benchmarks occurred within 3 km (2 mi) of the well, and samples fell to background levels at a distance of 10 km (6 mi) from the well (OSAT, 2010). Therefore, the acute impacts of any large-scale blowout to soft-bottom benthic communities would likely be limited in scale and influenced by directional currents, and any additive impacts of several blowouts should have acute effects in only small areas, with possible sublethal impacts occurring over a larger area. However, the locally impacted seafloor would be very small compared with the overall size of the seafloor of the CPA (268,922 km²; 103,831 mi²) and would not impact the overall infaunal population.

Non-OCS Leasing Impacts

Severe physical damage may occur to soft-bottom sediments and the associated benthic communities as a result of non-OCS production activities. Infauna associated with soft-bottom sediments of the CPA are often exposed to, and can be well adapted to, natural disturbances such as turbidity and storms. However, human disturbance, such as trawling or non-OCS activity-related oil spills, may cause damage to infauna, possibly leading to changes of physical integrity, species diversity, or biological productivity. However, because some benthic communities in the northern Gulf of Mexico are permanently in early community successional stages due to frequent disturbances, full recovery may occur very quickly (Rabalais et al., 2002; Gaston et al., 1998; Diaz and Solow, 1999).

Non-OCS activities have a greater potential to affect the soft-bottom communities of the region than BOEM-regulated activities. Natural events such as storms, extreme weather, and fluctuations of environmental conditions may impact soft-bottom infaunal communities. Soft-bottom communities occur from the shoreline into the deep waters of the Gulf of Mexico. Storms can physically affect shallow-bottom environments, causing an increase in sedimentation, burial of organisms by sediment, a rapid change in salinity or dissolved oxygen levels, storm-surge scouring, remobilization of contaminants in the sediment, and abrasion and clogging of gills as a result of turbidity (Engle et al., 2008). Storms have also been shown to uproot benthic organisms from the sediment and to suspend organisms in the water column (Dobbs and Vozarik, 1983). Large storms may devastate infaunal populations; for example, 2 months after Hurricane Katrina, a significant decrease in the number of species, species diversity, and species density occurred in coastal waters off Louisiana, Mississippi, and Alabama (Engle et al., 2008). Such impacts may be devastating to a benthic community.

Hypoxic conditions of inconsistent intensities and ranges also occur annually in a band that stretches along the Louisiana-Texas shelf each summer (Rabalais et al., 2002). The dissolved oxygen levels in the Gulf of Mexico hypoxic zone are less than 2 ppm. Such low concentrations are lethal to many benthic organisms and may result in the loss of some benthic populations. However, because the Gulf of Mexico soft-bottom benthic habitats are ubiquitous throughout the Gulf, recolonization of devastated areas by populations from unaffected soft-bottom substrate would be expected to occur within a relatively short period of time, once the hypoxic event is over, through planktonic larval dispersal in the water column (Dubois et al., 2009; Thistle, 1981).

Recreational boating, fishing, and import tankering may have limited impact on soft-bottom communities. Ships anchoring near major shipping fairways of the CPA or recreational fishing boats setting anchor would impact soft-bottom habitats. Anchor placement may crush and eliminate infauna in the footprint of the anchor.

Damage resulting from commercial fishing, especially bottom trawling, may have a severe impact on soft-bottom benthic communities. Bottom trawling in the Gulf of Mexico primarily targets shrimp from nearshore waters to depths of approximately 90 m (295 ft) (NRC, 2002), which are the depths where the greatest trawling impacts are anticipated. Studies have indicated that trawled seafloor has reduced species...
diversity compared with untrawled seafloor (McConnaughey et al., 2000). Trawl trails may scour sediment, killing infauna, and possibly physically removing epifaunal organisms (Engel and Kvitek, 1998). Trawling also contributes regularly to turbidity as nets drag the seafloor, leaving trails of suspended sediment. Repetitive disturbance by trawling activity may lead to a community dominated by opportunistic species (Engel and Kvitek, 1998). Recovery from the passing of a trawl net would begin to occur with the following reproduction cycle of surrounding benthic communities (Rhodes and Germano, 1982), but populations may be severely impacted by repetitive trawling activity (Engel and Kvitek, 1998).

Summary and Conclusion

Non-OCS activities that may occur on soft-bottom benthic substrate include recreational boating and fishing, import tankering, natural events such as extreme weather conditions, and extreme fluctuations of environmental conditions. These activities could cause temporary damage to soft-bottom communities. Ships and fishermen anchoring on soft bottoms may crush and smother underlying organisms. Oil spills from non-OCS import tankering or other activity may result in oiled benthic communities that will only repopulate once the concentration of oil in the sediment has decreased. During severe storms, such as hurricanes, large waves may stir bottom sediments, which cause scouring, remobilization of contaminants in the sediment, abrasion and clogging of gills as a result of turbidity, uprooting benthic organisms from the sediment, and an overall result in decreased species diversity (Engle et al., 2008; Dobbs and Vozarik, 1983). Yearly hypoxic events may eliminate many species from benthic populations over a wide area covering most of the CPA and part of the WPA continental shelf (Rabalais et al., 2002).

Impacts from routine activities of OCS oil and gas operations include anchoring, structure emplacement and removal, pipeline emplacement, drilling discharges, and discharges of produced waters. In addition, accidental subsea oil spills or blowouts associated with OCS activities can cause damage to infaunal communities. Long-term OCS activities are not expected to adversely impact the entire soft-bottom environment because the local impacted areas are extremely small compared with the entire seafloor of the Gulf of Mexico and because impacted communities are repopulated relatively quickly. Also, USEPA’s general NPDES permit restrictions on the discharge of produced water, which require the effluent concentration 100 m (328 ft) from the outfall to be less than the 7-day “no observable effect concentration” based on laboratory exposures, would help to limit the impacts on benthic communities (Smith et al., 1994).

Impacts from blowouts, pipeline emplacement, muds and cuttings discharges, other operational discharges, and structure removals may have local devastating impacts, but the cumulative effect on the overall seafloor and infaunal communities on the Gulf of Mexico would be very small. Soft-bottom benthic communities are ubiquitous throughout and often remain in an early successional stage due to natural fluctuation; therefore, the activities of OCS production of oil and gas would not cause additional severe cumulative impacts.

The incremental contribution of the proposed action to the cumulative impact is expected to be slight, with possible impacts from physical disturbance of the bottom, discharges of drilling muds and cuttings, other OCS discharges, structure removals, and oil spills. Non-OCS factors such as storms, trawling, non-OCS-related spills, and hypoxia are likely to impact the soft-bottom communities on a more frequent basis. Impacts from OCS activities are also somewhat minimized by the fact that these communities are ubiquitous through the CPA and can recruit quickly from neighboring areas.

4.1.1.22.2. Diamondback Terrapins

A description of diamondback terrapins as a resource has not been included in previous NEPA evaluations conducted by the BOEM’s Gulf of Mexico OCS Region. Therefore, there is no prior discussion in the Multisale EIS or the 2009-2012 Supplemental EIS upon which to tier this information. However, the diamondback terrapin is a Federal species of concern and is currently being assessed under the NRDA process for potential post-DWH impacts and is thus included within this Supplemental EIS.

4.1.1.22.2.1. Description of the Affected Environment

Diamondback terrapins occur in 16 states along the Atlantic and Gulf of Mexico Coasts; the coastline of Florida represents approximately 20 percent of their full range (Butler et al., 2006). The primary
subspecies of terrapin that occurs in the CPA and that is a Federal species of concern is the Mississippi diamondback terrapin (*Malaclemys terrapin pileata*). The Mississippi diamondback terrapin (listed November 15, 1994) has a range that includes Louisiana, Mississippi, Alabama, Georgia, and Florida. Another subspecies that occurs in part of the CPA and that is a Federal species of concern is the Texas diamondback terrapin (*Malaclemys terrapin littoralis*; listed November 15, 1994), which has a range from Louisiana through Texas (USDOI, FWS, 2011).

Terrapins inhabit brackish waters, including coastal marshes, tidal flats, creeks, and lagoons behind barrier beaches (Hogan, 2003). Juveniles spend the first years of their life under mats of tidal wrack and flotsam. Terrapins meet the osmotic challenges of a saline environment with several behavioral, physiological, and anatomical adaptations (e.g., low skin permeability to salts, powerful lachrymal salt gland, sloping jaw to drink water in thin layers, feed in fresh water more than salt water) (Cowan, 1990; U.S. Dept. of the Army, COE, 2002b). Their diet consists of fish, snails, worms, clams, crabs, and marsh plants (Cagle, 1952; Butler et al., 2006).

Female Florida terrapins on the east coast reach sexual maturity at a plastron length of 135 mm (5 in) or 4-5 years of age; male Florida terrapins mature at 95 mm (4 in) about age 2-3 years (Butler et al., 2006). Although not definitively known, Texas terrapins are expected to have similar life cycles. Reproductive activities vary throughout the terrapin range. Courtship and mating occur in March and April, and the nesting season extends through July (U.S. Dept. of the Army, COE, 2002b). Terrapins nest on dunes, beaches, sandy edges of marshes, islands, and dike roads (Roosenburg, 1994). The common factor for proper egg development is sandy soil, which does not clog eggshell pores, thus allowing sufficient gas exchange between the developing embryo and the environment (Roosenburg, 1994). Nesting occurs primarily in the daytime during high tide on high sand dunes with gentle slopes and minimal vegetation (Burger, 1977). Clutch size ranges from 4 to 22 eggs, and incubation time ranges from 61 to 104 days (Butler et al., 2006; Burger, 1977). Female terrapins may nest 2-3 times in the same nesting season. Gender determination is temperature-dependent. Hatching occurs from August through October in northern populations (Burger, 1977).

Severely depleted by commercial harvest for food a century ago, diamondback terrapins are currently threatened by drowning in crab pots, development of shoreline habitats and nesting beaches, predation of nests and adults, boat strikes, and road mortality (Butler et al., 2006). Spending most of their lives at the aquatic-terrestrial boundary in estuaries, terrapins are susceptible to habitat destruction, including development and erosion, and they could be affected by accidental events such as direct catastrophic oil contact and cleanup efforts. Tropical storms, hurricanes, and beach erosion threaten their preferred nesting habitats. The actual impacts of these storms on the animals in the Gulf and the listed species have not yet been determined and, for the most part, may remain very difficult to quantify. However, some impacts, such as loss of beach habitat, are known to have occurred and would impact terrapin populations that would have used those areas for nesting beaches.

**Deepwater Horizon Event**

The DWH event and associated oil spill may have impacted the terrapin community and associated brackish habitats in the CPA. According to OSAT-2 (2011), possible environmental effects from the DWH event could occur within terrapin marsh habitat via food or from nesting habitat since no active intervention (natural remediation) is the preferred protocol. Terrapins are omnivores, preferring snails, clams, mussels, crabs, insects, fish, worms, and vegetation (Butler et al., 2006).

The **Deepwater Horizon** Unified Command reports daily fish and wildlife collection reports (RestoreTheGulf, 2011b). As of September 22, 2011, two other reptiles (not yet identified as terrapin and other than sea turtles) have been collected in the CPA (RestoreTheGulf.gov, 2011b). No known terrapins have been collected to date. Potential impacts to the terrapins’ habitat is addressed in **Chapter 4.1.1.4 (wetlands)**. As data continue to be gathered and impact assessments completed, a better characterization of the full scope of impacts to the terrapin populations in the GOM from the DWH event will be available.

**Diamondback Terrapin Resources in the Central Planning Area**

The final determinations on damages to diamondback terrapin resources from the DWH event will ultimately be made through the NRDA process. The DWH event will ultimately allow a better
understanding of any realized effects from such a low-probability catastrophic spill. However, the best available information on impacts to diamondback terrapins does not yet provide a complete understanding of the effects of the oil spilled and of the active response/cleanup activities from the DWH event on diamondback terrapins as a whole in the GOM and whether these impacts reach a population level.

The BOEM concludes that the unavailable information resulting from the DWH event could be relevant to reasonable foreseeable significant adverse effects. The OCS activities will be ongoing under existing leases (4,503 active leases in CPA as of November 1, 2011), whether or not the proposed action or any other alternative is selected. However, BOEM believes that the unavailable information may be essential to a reasoned choice among alternatives, particularly to the extent that diamondback terrapins were affected by the DWH event. The FWS has jurisdiction for investigating terrapin impacts from the DWH event. To date, no data are available on impacts to terrapins from the DWH event. We are therefore unable to determine, at this point and time, what effect (if any) the DWH event had on terrapins. The NRDA process may take years to complete. Impacts from the DWH event may be difficult or impossible to discern from other factors. Therefore, it is not possible for BOEM to obtain this information within the timeline contemplated in this Supplemental EIS, regardless of the cost or resources needed. In light of the incomplete or unavailable information, BOEM subject-matter experts have used available scientifically credible evidence in this analysis, applied using accepted scientific methods and approaches.

4.1.1.22.2.2. Impacts of Routine Events

Background/Introduction

The major impact-producing factors resulting from the routine activities associated with the CPA proposed action that may affect the Mississippi diamondback terrapin (Malaclemys terrapin pileata) and Texas diamondback terrapin (Malaclemys terrapin littoralis) include beach trash and debris generated by service vessels and OCS facilities; efforts undertaken for the removal of marine debris or for beach restoration; and vessel traffic with associated habitat erosion.

Proposed Action Analysis

The major routine impact-producing factors associated with the CPA proposed action that may affect terrapins include beach trash and debris generated by service vessels and OCS facilities; efforts undertaken for the removal of marine debris or for beach restoration; and vessel traffic with associated habitat erosion. Greatly improved handling of waste and trash by industry, along with the annual awareness training required by the marine debris mitigations, is decreasing the plastics in the ocean and minimizing the devastating effects on wildlife. The incidental ingestion of marine debris and entanglement could adversely affect terrapins. The BOEM proposes compliance with the established guidelines provided in NTL 2007-G03, “Marine Trash and Debris Awareness and Elimination,” which appreciably reduces the likelihood of encountering marine debris from the proposed activity. The proposed action is expected to contribute negligible marine debris or disruption to terrapin habitat. Unless properly regulated, personnel removing marine debris may temporarily disturb terrapins or trample nesting sites. Due to the extended distance from shore, most impacts associated with the OCS Program are not expected to impact terrapins or their habitat.

There have been no documented terrapin collisions with drilling and service vessels in the GOM. To further minimize the potential for vessel strikes, BOEM issued NTL 2007-G04, which clarifies 30 CFR 250.282 and 30 CFR 550.282 and provides NMFS guidelines for monitoring procedures related to vessel strike avoidance measures. The BOEM and BSEE monitor for any takes that have occurred as a result of vessel strikes and also require that any operator immediately report the striking of any marine animal (see 30 CFR 250.282, 30 CFR 550.282, and NTL 2007-G04). Other potential impacts that are indirectly associated with OCS energy-related activities are wake erosion of terrapin habitat resulting from vessel traffic and additional onshore development. However, only a small amount of the routine dredging done in coastal areas would be directly or indirectly due to the proposed action.

Little or no damage is expected to the physical integrity, species diversity, or biological productivity of terrapin habitat as a result of the CPA proposed action. The potential impacts to terrapin habitat from routine activities are discussed in Chapters 4.1.1.4 (wetlands), 4.1.1.2.1 (coastal water quality), and
4.1.1.3 (coastal barrier islands). Because onshore impacts from routine impacts are not expected to be significant, it is not expected that terrapin habitat would be significantly impacted by routine activities associated with the proposed action.

Summary and Conclusion

Adverse impacts due to routine activities resulting from the CPA proposed action are possible but unlikely. Because of the greatly improved handling of waste and trash by industry, and the annual awareness training required by the marine debris mitigations, the plastics in the ocean are decreasing and the devastating effects on offshore and coastal marine life are minimizing. The routine activities of the CPA proposed action are unlikely to have significant adverse effects on the size and recovery of any terrapin species or population in the Gulf of Mexico.

Although there will always be some level of incomplete information on the effects from routine activities under this proposed action on diamondback terrapin, there is credible scientific information, applied using acceptable scientific methodologies, to support the conclusion that any realized impacts from routine activities would be sublethal in nature and not in themselves rise to the level of reasonably foreseeable significant adverse (population level) effects. Because completion of the NRDA process may be years away, BOEM cannot definitively determine if the information resulting from that process may be essential to a reasoned choice among alternatives. Routine activities, however, will be ongoing in the proposed action area (CPA) as a result of existing leases and related activities. (In the CPA, there are 4,503 active leases as of November 2011.) Within the CPA, there is a long-standing and well-developed OCS Program (more than 50 years); there are no data to suggest that routine activities from the pre-existing OCS Program are significantly impacting diamondback terrapin populations. As such, even with this uncertainty, the potential impacts from routine activities associated with the proposed action are unlikely to result in significant, population-level impacts on diamondback terrapins due to their distance from most offshore activities and the limited potential for activities occurring in or near their habitat (0-1 pipeline landfalls and other coastal infrastructure, which is subject to permitting and location requirements). Therefore, a full understanding of any incomplete or unavailable information on the effects of routine activities is likely not essential to make a reasoned choice among the alternatives.

4.1.1.22.2.3. Impacts of Accidental Events

Background/Introduction

The major impact-producing factors resulting from the accidental activities associated with the CPA proposed action that may affect the Mississippi diamondback terrapin (Malaclemys terrapin pileata) and Texas diamondback terrapin (Malaclemys terrapin littoralis) include offshore and coastal oil spills and spill-response activities.

Proposed Action Analysis

Accidental blowouts, oil spills, and spill-response activities resulting from the CPA proposed action have the potential to impact small to large numbers of terrapins within their habitat, depending on the magnitude and frequency of accidents, the ability to respond to accidents, the location and date of accidents, and various meteorological and hydrological factors. Populations of terrapins in the Gulf may be exposed to residuals of oils spilled as a result of the proposed action during their lifetimes. Chronic or acute exposure may result in the harassment, harm, or mortality to terrapins occurring in the Gulf. In the most likely scenarios, exposure to hydrocarbons persisting within the wetlands following the dispersal of an oil slick could result in sublethal impacts (e.g., decreased health, reproductive fitness, and longevity; and increased vulnerability to disease). Terrapin hatching exposure to, fouling by, or consumption of tarballs persisting inland following the dispersal of an oil slick could likely be fatal but unlikely.

Burger (1994) described the behavior of 11 female diamondback terrapins that were oiled during the January 1990 spill of No. 2 fuel oil in Arthur Kill, New York. The terrapins were hibernating at the time of the spill, and when they emerged from hibernation, they were found to be oiled. The terrapins voided oil from their digestive tracks for 2 weeks in rehabilitation. At 3 weeks, the terrapins scored low on strength tests and were slow to right themselves when placed on their backs. At 4 weeks, they developed
edema and appetite suppression. Eight of the 11 died; these animals had traces of oil in their tissues and exhibited lesions in their digestive tract consistent with oil exposure (Burger, 1994).

The DWH event and associated oil spill may have potentially impacted the terrapin community. Impacts from a catastrophic spill may impact terrapin communities (Appendix B). Impacts can be either direct (mortality or injury) or indirect (e.g., reduced prey availability); however, most impacts cannot be quantified at this time. The best available information does not provide a complete understanding of the effects of the spilled oil and active response/cleanup activities on the potentially affected terrapin environment.

Accidental blowouts, oil spills, and spill-response activities resulting from the CPA proposed action have the potential to impact small to large numbers of terrapins within their habitat, depending on the magnitude and frequency of accidents, the ability to respond to accidents, the location and date of accidents, and various meteorological and hydrological factors. Populations of terrapins in the Gulf may be exposed to residuals of oils spilled as a result of the proposed action during their lifetimes. Chronic or acute exposure may result in the harassment, harm, or mortality to terrapins occurring in the Gulf. In most foreseeable cases, exposure to hydrocarbons persisting within the wetlands following the dispersal of an oil slick could result in sublethal impacts (e.g., decreased health, reproductive fitness, and longevity; and increased vulnerability to disease). Terrapin hatching exposure to, fouling by, or consumption of tarballs persisting inland following the dispersal of an oil slick would likely be fatal but unlikely. Impacts from the dispersants are unknown, but they may have similar irritants to tissues and sensitive membranes as they are known to have had on seabirds and sea turtles (NRC, 2005). The impacts to diamondback terrapins from chemical dispersants could include nonlethal injury (e.g., tissue irritation, inhalation), long-term exposure through bioaccumulation, and potential shifts in distribution from some habitats.

 Spending most of their lives at the aquatic-terrestrial boundary in estuaries, terrapins are susceptible to habitat destruction from cleanup efforts, as well as direct oil contact. Even after the oil is no longer visible, terrapins may still be exposed while they forage in the salt marshes lining the edges of estuaries where oil may have accumulated under the sediments and within the food chain. Nests can also be disturbed or destroyed by cleanup efforts.

Summary and Conclusion

Impacts on diamondback terrapins from smaller accidental events are likely to affect individual diamondback terrapins in the spill area, as described above, but are unlikely to rise to the level of population effects (or significance) given the probable size and scope of such spills. Further, the potential remains for smaller accidental spills to occur in the proposed action area, regardless of any alternative selected under this Supplemental EIS, given that, as of November 2011, there are 4,503 active leases in the CPA with either ongoing or the potential for exploration, drilling, and production activities.

The analyses within this Supplemental EIS and in Appendix B conclude that there is a low probability for catastrophic spills, and Appendix B also concludes that there is a potential for a low-probability catastrophic event to result in significant, population-level effects on affected diamondback terrapin species. The BOEM continues to concur with the conclusions from these analyses.

The BOEM concludes that there is incomplete or unavailable information that may be relevant to reasonably foreseeable significant adverse impacts from noncatastrophic spills/accidental events to terrapins that were potentially impacted by the DWH event. For example, there is incomplete information on impacts to terrapin populations from the DWH event and whether individuals or populations may be susceptible to greater impacts in light of the DWH event. Relevant data on the status of and impacts to terrapin populations from the DWH event are being developed through the NRDA process; it may take years to acquire and analyze, and impacts from the DWH event may be difficult or impossible to discern from other factors. No data on terrapins impacted by the DWH event have been released. It is not possible for BOEM to obtain this information within the timeline contemplated in this Supplemental EIS, regardless of the cost or resources needed. In the absence of this information, BOEM subject-matter experts have used what scientifically credible information is available, applied using accepted scientific methodologies. Activities that could result in an accidental spill in the CPA would be ongoing whether or not the lease sale under the proposed action of this Supplemental EIS occurred. As of November 2011, there are 4,503 active leases in the CPA that are engaged, or have the potential to be engaged, in drilling and/or production activities that could result in an accidental spill.
For those terrapin populations that may not have been impacted by the DWH event, it is unlikely that a future accidental event related to the proposed action would result in significant impacts due to the distance of most terrapin habitat from offshore OCS energy-related activities. A low-probability, large-scale catastrophic event of the size and type that could reach these habitats is discussed in the Appendix B.

4.1.1.22.2.4. Cumulative Impacts

Background/Introduction

The major impact-producing factors that may affect the Mississippi diamondback terrapin (*Malaclemys terrapin pileata*) and Texas diamondback terrapin (*Malaclemys terrapin littoralis*) include oil spills and spill-response activities, alteration and reduction of habitat and consumption of trash and debris.

Most spills related to the proposed action, as well as oil spills stemming from import tankering and prior and future lease sales, are not expected to contact terrapins or their habitats. Cumulative activities posing the greatest potential harm to terrapins are non-OCS energy related factors (i.e., coastal spills) and natural catastrophes (i.e., hurricanes and tropical storms), which, in combination, could potentially deplete some terrapin populations to unsustainable levels. The incremental contribution of the CPA proposed action to cumulative impacts on the terrapin is expected to be minimal.

Spending most of their lives within their limited home ranges at the aquatic-terrestrial boundary in estuaries, terrapins are susceptible to habitat destruction (i.e., urban development, subsidence/sea-level rise, direct oil contact, and associated cleanup efforts). Habitat loss has the potential to increase terrapin vulnerability to predation and increase competition. Behavioral effects and nonfatal exposure to or intake of OCS energy-related contaminants or discarded debris may stress and/or weaken individuals of a local group or population and predispose them to infection from natural or anthropogenic sources. Even after the oil is no longer visible, terrapins may still be exposed while they forage in the salt marshes lining the edges of estuaries where oil may have accumulated under the sediments and within the food chain (Burger, 1994; Roosenburg et al., 1999). Nests can also be disturbed or destroyed by cleanup efforts.

Habitat destruction, road construction, and drowning in crab traps are the most recent threats to diamondback terrapins. In the 1800’s, populations declined due to overharvesting for meat (Hogan, 2003). Tropical storms, hurricanes, and beach erosion threaten their preferred nesting habitats. Destruction of the remaining habitat due to a catastrophic spill and response efforts could drastically affect future population levels and reproduction. Characteristics of terrapin life history render this species especially vulnerable to overharvesting and habitat loss. These characteristics include low reproductive rates, low survivorship, limited population movements, and nest site fidelity year after year.

Impacts can be either direct (mortality or injury) or indirect (e.g., reduced prey availability); however, most impacts cannot be quantified at this time. As discussed in Appendix B, a low-probability, large-scale catastrophic event could have population-level effects on diamondback terrapins. The best available information does not provide a complete understanding of the effects of the spilled oil and active response/cleanup activities related to the DWH event on the potentially affected terrapin environment; however, the CPA estuarine environments were affected by the DWH event (*Chapter 4.1.1.4* [wetlands]).

The effects of the proposed action, when viewed in light of the effects associated with other past, present, and reasonably foreseeable future activities, may result in greater impacts to diamondback terrapins than before the DWH event; however, the magnitude of those effects cannot yet be determined. Nonetheless, to mitigate potential impacts from OCS-related energy activities, operators are required to follow all applicable lease stipulations and regulations, as clarified by NTL’s, to minimize these potential interactions and impacts. The operator’s reaffirmed compliance with NTL 2007-G04 (“Vessel-Strike Avoidance”) and NTL 2007-G03 (“Marine Trash and Debris”), as well as the limited scope, timing, and geographic location of the proposed action, would result in negligible effects from the proposed drilling activities on diamondback terrapins. Therefore, no significant cumulative impacts to diamondback terrapins would be expected as a result of the proposed exploration activities when added to the impacts of past, present, or reasonably foreseeable oil and gas development in the area, as well as other ongoing activities in the area.
Summary and Conclusion

Diamondback terrapins have experienced impacting pressures from habitat destruction, road construction, drowning in crab traps, and past overharvesting resulting in historical reductions in their habitat range and declines in populations. Inshore oil spills from non-OCS energy-related sources are potential threats to terrapins in their brackish coastal marshes. Pipelines from offshore oil and gas and other shoreline crossings have contributed to marsh erosion. However, the current proposed action includes only limited shoreline crossings, and modern regulations require mitigation of wetland impacts. Low-probability, large-scale catastrophic offshore oil spills could affect the coastal marsh environment, but such events are rare occurrences and may not reach the shore, even if they do occur. Therefore, the incremental contribution of the proposed action is expected to be minimal compared with non-OCS activities. The major impact-producing factors resulting from the cumulative activities associated with the CPA proposed action that may affect the diamondback terrapin include oil spills and spill-response activities, alteration and reduction of habitat, and consumption of trash and debris. As described in Chapter 4.1.1.4 (wetlands), direct impacts to terrapin habitat from pipeline landfalls and infrastructure are expected to be minimal, highly regulated, and likely to be located around existing infrastructure. Due to the extended distance from shore, impacts associated with activities occurring in the OCS Program are not expected to impact terrapins or their habitat.

Unavailable information on the effects to diamondback terrapins from the DWH event (and thus changes to the diamondback terrapin baseline in the Affected Environment) makes an understanding of the cumulative effects less clear. Here, BOEM concludes that the unavailable information from these events may be relevant to foreseeable significant adverse impacts to diamondback terrapins. Relevant data on the status of diamondback terrapin populations after the DWH event may take years to acquire and analyze, and impacts from the DWH event may be difficult or impossible to discern from other factors. Therefore, it is not possible for BOEM to obtain this information within the timeframe contemplated in this Supplemental EIS, regardless of the cost or resources needed. In light of the incomplete or unavailable information, BOEM subject-matter experts have used available scientifically credible evidence in this analysis and applied it using accepted scientific methods and approaches. Nevertheless, BOEM believes that incomplete or unavailable information regarding effects of the DWH event on terrapins is not essential to a reasoned choice among alternatives in the cumulative effects analysis. The rate of current and historic loss of terrapin habitat in Louisiana, for example, far exceeds the potential impacts to terrapin habitat from the DWH event.

Overall, within the CPA, there is a long-standing and well-developed OCS Program (more than 50 years); there are no data to suggest that activities from the preexisting OCS Program are significantly impacting diamondback terrapin populations. Non-OCS energy-related activities will continue to occur in the CPA irrespective of this proposed lease sale (i.e., crabbing, fishing, military activities, scientific research, and shoreline development). Therefore, in light of the above analysis on the proposed action and its impacts, the incremental effect of the proposed action on diamondback terrapins populations is not expected to be significant when compared with historic and current non-OCS energy-related activities, such as habitat loss, overharvesting, crabbing, and fishing.

4.1.2. Alternative B—The Proposed Action Excluding the Unleased Blocks Near Biologically Sensitive Topographic Features

Description of the Alternative

Alternative B differs from Alternative A (the proposed action) by not offering blocks that are subject to the proposed Topographic Features Stipulation (Chapter 2.3.1.3; Figure 2-1). All of the assumptions (including the seven other potential mitigating measures) and estimates are the same as for the proposed action (Alternative A). A description of Alternative A is presented in Chapter 2.3.1.1.

Effects of the Alternative

The following analyses are based on the scenario for the CPA proposed action (Alternative A). The scenario provides assumptions and estimates on the amounts, locations, and timing for OCS exploration, development, and production operations and facilities, both offshore and onshore. These are estimates
only and not predictions of what would happen as a result of holding the proposed lease sale. A detailed discussion of the scenario and related impact-producing factors is presented in Chapter 3.1.

The analyses of impacts to the various resources under Alternative B are very similar to those for Alternative A. The reader should refer to the appropriate discussions under Alternative A for additional and more detailed information regarding impact-producing factors and their expected effects on the various resources. Impacts under Alternative B are expected to be the same as the proposed action in the CPA (Chapter 4.1) for the following resources:

- Air Quality
- Water Quality
- Coastal Barrier Beaches and Associated Dunes
- Wetlands
- Seagrass
- Live Bottoms (Pinnacle Trend and Low Relief)
- Sargassum
- Chemosynthetic and Nonchemosynthetic Deepwater Benthic Communities
- Marine Mammals
- Sea Turtles
- Alabama, Choctawhatchee, St. Andrew and Perdido Key Beach Mice
- Coastal and Marine Birds
- Gulf Sturgeon
- Fish Resources and Essential Fish Habitat
- Commercial Fishing
- Recreational Fishing
- Recreational Resources
- Archaeological Resources
- Human Resources and Land Use
- Soft Bottoms
- Diamondback Terrapins

The impacts to some Gulf of Mexico resources under Alternative B would be different from the impacts expected under the proposed action. These impacts are described below.

**Impacts on Topographic Features**

The sources and severity of impacts associated with this alternative are those sale-related activities discussed for the proposed action. The potential impact-producing factors to the topographic features of the CPA are anchoring and structure emplacement, effluent discharge, blowouts, oil spills, and structure removal. A more detailed discussion of these potential impact-producing factors is presented in Chapter 3.

Of the 16 topographic features of the CPA, 15 are located within water depths less than 200 m (656 ft). Geyer Bank is located in water depths of 190-210 m (623-689 ft). These features occupy a very small portion of the entire area. Of the potential impact-producing factors that may affect the topographic features, anchoring, structure emplacement, and structure removal would be eliminated by the adoption of this alternative. Effluent discharge and blowouts would not be a threat to the topographic features because blocks near enough to the banks for these events to have an impact on the biota of the banks would have been excluded from leasing under this alternative. Thus, the only impact-producing factor remaining from operations in blocks included in this alternative (i.e., those blocks not excluded by this alternative) is an oil spill. The potential impacts from oil spills are summarized below and are discussed further in Chapter 3.2.1.

A subsurface spill would have to come into contact with a biologically sensitive feature to have an impact. A subsurface spill is expected to rise to the surface, and any oil remaining at depth would be swept clear of the banks by currents moving around the banks (Rezak et al., 1983). Deepwater subsurface spills may travel along the sea bottom or in the water column for some distance before rising to the surface. The fact that the topographic features are widely dispersed in the CPA, combined with the random nature of spill events, would serve to limit the likelihood of a spill occurring proximate to a topographic feature. Chapter 4.3.1.8 of the Multisale EIS discussed the risk of spills interacting with topographic features in more detail. The currents that move around the banks would likely steer any spilled oil around the banks rather than directly upon them, lessening impact severity. In the unlikely event that oil from a subsurface spill would reach the biota of a topographic feature, the effects would be primarily sublethal for most of the adult sessile biota. Lethal effects would probably be limited to a few coral colonies (CSA, 1992b and 1994). It is anticipated that recovery from a mostly sublethal exposure would occur within a period of 2 years. In the unlikely event that oil from a subsurface spill contacted a
coral-covered area, the areal extent of coral mortality would be limited, but long-lasting sublethal effects may be incurred by organisms surviving the initial effects of a spill (Jackson et al., 1989). Indeed, the stress resulting from the oiling of reef coral colonies could affect their resilience to natural disturbances (e.g., elevated water temperature and diseases) and may hamper their ability to reproduce. A complete recovery of such an affected area could take in excess of 10 years.

**Cumulative Impacts**

With the exception of the topographic features, the cumulative impacts of Alternative B on the environmental and socioeconomic resources of the Gulf of Mexico would be identical to Alternative A. The incremental contribution of the proposed action to the cumulative impacts on topographic features is expected to be slight, and negative impacts should be restricted by the implementation of the Topographic Features Stipulation and site-specific mitigations, the depths of the features, and water currents in the topographic feature area.

**Summary and Conclusion**

Alternative B, if adopted, would prevent any oil and gas activity whatsoever in the blocks containing topographic features; thus, it would eliminate any potential direct impacts to the biota of those blocks from oil and gas activities, which otherwise would be conducted within the blocks. In the unlikely event that oil from a subsurface spill contacts the biota of a topographic feature, the effects would be localized and primarily sublethal for most of the adult sessile biota. Some lethal effects would probably occur upon oil contact to coral colonies.

### 4.1.3. Alternative C—The Proposed Action Excluding Unleased Blocks within 15 Miles of the Baldwin County, Alabama, Coast

**Description of the Alternative**

Alternative C differs from Alternative A (the proposed action) by not offering any unleased blocks within 15 mi (24 km) of the Baldwin County, Alabama, coast. All the assumptions (including potential mitigating measures) and estimates are the same as those under Alternative A (Chapters 2.3.1.). A description of Alternative A is presented in Chapter 2.3.1.1.

**Effects of the Alternative**

The following analyses are based on the scenario for the CPA proposed action (Alternative A). A detailed discussion of the scenario and related impact-producing factors is present in Chapter 3. The analyses of impacts to the various resources under Alternative C are very similar to those for Alternative A. The reader should refer to the appropriate discussions under Alternative A for additional and more detailed information regarding impact-producing factors and their effects on the various resources. Impacts are expected to be the same as those estimated under the proposed action in the CPA (Chapter 4.1) for the following resources:
Description of the Environment and Impact Analysis

— Air Quality
— Coastal Barrier Beaches and Associated Dunes
— Wetlands
— Seagrass
— Live Bottoms (Pinnacle Trend and Low Relief)
— Topographic Features
— Sargassum
— Chemosynthetic and Nonchemosynthetic Deepwater Benthic Communities
— Marine Mammals

— Sea Turtles
— Alabama, Choctawhatchee, St. Andrew, and Perdido Key Beach Mice
— Coastal and Marine Birds
— Gulf Sturgeon
— Fish Resources and Essential Fish Habitat
— Commercial Fishing
— Recreational Fishing
— Human Resources and Land Use
— Soft Bottoms
— Diamondback Terrapins

Impacts to some Gulf of Mexico resources would be different from the impacts of the proposed action. These impacts are described below.

Impacts on Water Quality

Bottom-area disturbance resulting from platform emplacement and removal, drilling activities, and blowouts results in some level of increased water-column turbidity in overlying offshore waters. Generally, each of these operations has been shown to produce localized, temporary impacts on water quality conditions in the immediate vicinity of the emplacement operation (Chapters 3.1 and 3.2). Alternative C would eliminate impacts associated with platform emplacement in the areas within 15 mi (24 km) of the coast of Baldwin County, Alabama.

The oil-spill events related to the proposed action under Alternative A were projected to be mostly very small events, to be very infrequent for spills greater than 50 bbl, to have effects for only a short-duration (from a few days to 3 months), and to affect only a small area of offshore waters at any one time (Chapter 4.3.1 of the Multisale EIS). These events would not be eliminated as a result of Alternative C. The risk of spills due to exploration and development would be eliminated within the deferral area.

Impacts on Archaeological Resources

As a result of the CPA proposed action, Federal waters offshore Alabama were assumed to have new exploration, delineation, and development wells drilled. There would be platform installations and pipelines laid in the area. The location of any proposed activity within a lease block that has a high potential for historic shipwrecks requires archaeological clearance prior to operations. The probability of an OCS activity contacting and damaging a shipwreck is low; the required clearance measures are considered to be 90 percent effective at protecting potential unknown historic shipwrecks. If an OCS structure did contact a historic resource, unique archaeological information contained within a site or resource could be lost. Under Alternative C, drilling activities and installation of platforms within 15 mi (24 km) of the shoreline of Baldwin County, Alabama, would not occur. Any potential impacts from drilling activities or platform emplacement to historic shipwrecks would be eliminated in OCS blocks within 15 mi (24 km) of the Baldwin County shoreline.

Impacts on Recreational Resources

The major impact-producing factors that could potentially affect recreational beaches include the presence of offshore structures, pipelaying activities, support helicopter and vessel traffic, trash and debris, and oil spills. Exploratory rig activity and platforms associated with OCS development activity could be viewed from coastal communities along the Gulf of Mexico when they are closer than approximately 10 mi (16 km) from shore; beyond that, structures appear very small and barely discernible to the naked eye, eventually disappearing from view. Alternative C would exclude those blocks within 15 mi (24 km) of the shoreline from leasing. No OCS structures would be constructed within the excluded area. Any visual impact due to OCS structures in the area off Baldwin County, Alabama, would be eliminated. Pipelaying activities, support helicopter and vessel traffic, trash and
debris, and oil spills from the remaining areas offered from lease would continue to present potential impacts to recreational beaches.

**Cumulative Impacts**

With the exception of the water quality, archaeological resources, and recreational resources, the cumulative impacts of Alternative C on the environmental and socioeconomic resources of the Gulf of Mexico would be identical to Alternative A. The incremental contribution to cumulative impacts on water quality, archaeological resources, and recreational resources within 15 mi (24 km) of the Baldwin County coast would be reduced or eliminated.

**Summary and Conclusion**

Alternative C, if adopted, prevent any oil and gas activity whatsoever in the blocks within 15 mi (24 km) of the Baldwin County, Alabama, coast; thus, it would eliminate any potential direct impacts to the biota of those blocks from oil and gas activities, which otherwise would be conducted within the blocks. Bottom disturbances from platform emplacements and removals, drilling activities, and blowouts would not occur within the excluded area under Alternative C. Therefore, localized, temporary impacts to water quality due to sediment resuspension would be eliminated in the area within 15 mi (24 km) of the Baldwin County coast. Additionally, the risk of oil-spill impacts would be slightly reduced as exploration and development operations would not occur in the excluded area.

The probability of an OCS activity contacting and damaging a shipwreck is low because of existing mitigation in the form of archaeological clearance requirements for proposed activities. Alternative C would eliminate the potential for impacts from drilling or platform emplacement to historic archaeological resources within the area excluded under Alternative C.

Since no OCS structures would be constructed under Alternative C in the excluded blocks, any visual impact due to OCS structures in the area off Baldwin County would be eliminated.

**4.1.4. Alternative D—No Action**

**Description of the Alternative**

Alternative D is equivalent to cancellation of a lease sale scheduled for a specific period in the Final Proposed Outer Continental Shelf Oil and Gas Leasing Program: 2007-2012. By canceling the proposed lease sale, the opportunity is postponed for development of the estimated 0.801-1.624 BBO and 3.332-6.560 Tcf of gas, some of which may be foregone. Any potential environmental and socioeconomic impacts resulting from the proposed lease sale (Chapter 4.1.1, Alternative A—The Proposed Action) would be postponed or not occur.

**Effects of the Alternative**

Under Alternative D, DOI cancels the proposed CPA lease sale. Therefore, the discovery and development of oil and gas expected from a lease sale would be delayed and a portion may not occur. The environmental and socioeconomic effects of Alternative A (the proposed action) also would be delayed or not occur.

This Agency recently published a report that examined previous exploration and development activity scenarios (USDOI, MMS, 2007e). The Agency compared forecasted activity with the actual activity from 14 WPA and 14 CPA lease sales.

The report shows that many lease sales contribute to the present level of OCS activity, and any single lease sale accounts for only a small percentage of the total OCS activities. In 2006, leases from 92 different sales contributed to Gulf of Mexico production, while an average CPA lease sale contributed to 2 percent of oil production and 2 percent of gas production in the CPA. In 2006, leases from 15 different sales contributed to the installation of production structures in the Gulf of Mexico, while an average CPA lease sale contributed to 6 percent of the installation of production structures in the CPA. In 2006, leases from 70 different sales contributed to wells drilled in the Gulf of Mexico, while an average CPA lease sale contributed to 4 percent of wells drilled in the CPA.
Like past lease sales, the proposed CPA lease sale would contribute to maintaining the present level of OCS activity in the Gulf of Mexico. Exploration and development activity, including service-vessel trips, helicopter trips, and construction, that would result from the proposed lease sale would replace activity resulting from existing leases that have reached, or are near the end of, their economic life.

**Environmental Impacts**

If the proposed lease sale would be canceled, the resulting development of oil and gas would most likely be postponed to a future sale; therefore, the overall level of OCS activity in the CPA would only be reduced by a small percentage, if any. Therefore, the cancellation of one lease sale would not significantly change the environmental impacts of overall OCS activity.

**Economic Impacts**

A sudden change in policy that restricts access to oil and gas resources or that alters the timetables the offshore industry has come to depend on when making their investment decisions may lead to undesirable socioeconomic disruptions in local coastal economies (USDOI, MMS, 2007e). Since 1983, this Agency has scheduled and held annual areawide lease sales in the Gulf of Mexico, canceling only one lease sale. In October 2006, this Agency and the State of Louisiana reached a settlement on the lawsuit filed by the State challenging WPA Lease Sale 200. As part of this settlement, this Agency canceled CPA Lease Sale 201, scheduled for March 2007. However, the acreage was offered 7 months later in CPA Lease Sale 205 (October 2007). This Agency canceled WPA Lease Sale 215 in July 2010 after the Deepwater Horizon event. Direct economic impacts are occurring from the cancellation of WPA Lease Sale 215; however, there are limitations to BOEM’s awareness for what business decisions industry has made or intends to make that are the result of the cancellation of WPA Lease Sale 215, let alone the consequences of selecting Alternative D to cancel a CPA lease sale.

The cancellation of a lease sale may have economic impacts on an industry that has planned their investments according to annual lease sales in the Gulf of Mexico. Smaller independent companies would have fewer alternative projects available in their investment portfolios, and thus would be more affected by the cancellation of the lease sale. Therefore, they would have a more difficult time than major companies replacing lost production capacity. The magnitude and length of economic impacts on industry would be dependent on individual firm characteristics, global trends, and the number of lease sales canceled or delayed.

Canceling the lease sale would result in delaying the subsequent development activities that would take place. Revenues collected by the Federal Government (and thus revenue disbursements to the States) would be adversely affected by such a delay due to the “time value of money” (i.e., a dollar received in the future is valued less than the same dollar received today because of the opportunity to earn interest). Canceling the lease sale would delay the receipt of interest on billions of dollars of bonus bids, rental income, and royalty income by the Federal treasury.

**Other Sources of Energy**

Other sources of energy may substitute for the delayed or lost production. Principal substitutes would be additional imports, conservation, additional domestic production, and switching to other fuels. These alternatives, except conservation, have their own significant negative environmental and socioeconomic impacts.

Chapter 4.2.1.4 of the Multisale EIS briefly discusses the most likely alternative energy sources, the quantities expected to be needed, and the environmental and socioeconomic impacts associated with these alternative energy sources. The discussion is based on material from the following publications: *Outer Continental Shelf Oil and Gas Leasing Program: 2007-2012* (USDOI, MMS, 2007a); *Gulf of Mexico Outer Continental Shelf Oil and Gas Leasing Program: 2007-2012, Final Environmental Impact Statement* (USDOI, MMS, 2007b); and *Energy Alternatives and the Environment* (King, 2007).
Summary and Conclusion

If Alternative D is selected, all impacts, positive and negative, associated with the CPA proposed action discussed in Chapter 4 would be eliminated. The incremental contribution of the proposed action to cumulative effects would also be eliminated, but effects from other activities, including other OCS lease sales, would remain.

If the lease sale is canceled, the resulting oil and gas exploration and development activity would most likely be postponed to a future sale; therefore, the overall level of OCS activity in the CPA would only be reduced by a small percentage, if any. Therefore, the cancellation of the proposed lease sale would not significantly change the environmental impacts of overall OCS activity. The WPA Lease Sale 215 was canceled on July 28, 2010 (Federal Register, 2010g). The impact on oil and gas activity in the GOM of selecting Alternative D to cancel another lease sale is more problematic in forecasting the combined impact on industry levels of activity resulting from two canceled GOM lease sales. Direct economic impacts have undoubtedly already occurred from the cancellation of WPA Lease Sale 215; however, there are limitations to BOEM’s awareness for what business decisions industry has made or intends to make that are the result of the cancellation of WPA Lease Sale 215, let alone selecting Alternative D to cancel a CPA lease sale.

As an oil province, so far the highest daily oil production rate in the GOM has been 1.73 million barrels/day (MMbbl/d) in June 2002 (The Oil Drum, 2009). On January 3, 2011, Casselman and Gilbert (2011a) reported that a slowed permitting process in the GOM has long-term implications for U.S. oil production. The DOE’s Energy Information Administration reported that domestic crude oil production in the U.S. in 2010 as 5.51 MMbbl/d. The DOE’s Energy Information Administration also reported that production in the GOM would decline 190,000 bbl/d in 2011 and 2012 (USDOE, Energy Information Administration, 2011b). The forecasted production declines in the GOM are partially offset by projected increases in the lower-48, non-GOM production of 220,000 bbl/d in 2011 and 70,000 bbl/d in 2012. The DOE’s Energy Information Administration also reported that a drop in GOM natural gas production in 2011 and 2012 would be more than offset by increases in production in the lower 48 states (USDOE, Energy Information Administration, 2011b). The duration of the decline reported by DOE’s Energy Information Administration for GOM oil production is uncertain, as is the question of whether or not GOM oil production will return to pre-DWH event levels of approximately 1.6 MMbbl/d in 2009 (USDOE, Energy Information Administration, 2010e).

Some operators have been reported to be shifting investments out of the Gulf (Casselman and Gilbert, 2011a). BP PLC recently said it would move a brand-new rig that was meant to work in the Gulf, Pride International Inc.’s Deep Ocean Ascension, to Libya. Marathon Oil Corp. has tried to cancel a contract for a newly built Gulf rig owned by Noble Corp. (Casselman and Gilbert, 2011a). When the new suspension of deepwater drilling was announced on July 12, 2010, by Secretary of the Interior Ken Salazar, some industry leaders predicted thousands of layoffs and a quick exodus of rigs from the Gulf. Instead, most companies either kept their rigs on stand-by or kept them busy with jobs that were not covered by the suspensions, such as decommissioning nonproducing equipment and plugging and abandoning nonproductive wells (Casselman and Gilbert, 2011a).

There are signs that companies remain committed to the Gulf. On December 16, 2010, Chevron announced 2011 commitments to further develop discoveries at Big Foot, Jack/St. Malo, Tahiti-2, Perdido, and Buckskin. Gilbert (2011) reported that deepwater operators, such as Transocean Ltd., had 12 of 13 deepwater rigs leased for work in the GOM.

Smaller oil companies that often work in shallower water, however, are less able to wait out a slowdown if paying high fixed costs for rigs that are idle because of longer permitting timeframes. On January 4, 2011, Gilbert (2011) reported that of the 83 shallow-water rigs in the Gulf, 29 were leased as of December 20, compared with 39 at the time of the DWH event. Among the hardest hit have been Hercules Offshore Inc. and Seahawk Drilling Inc., both of Houston, Texas. Gilbert (2011) contains a graphic showing GOM shallow-water operators and the number of rigs owned versus the number of rigs now leased. Some of these operators are going through layoffs, such as Hercules, which let go 2,000 workers over the last 18 months (Gilbert, 2011).

One condition to which operators pay close attention is uncertainty in access to new land offerings on the OCS or access to their current leases in the face of large capital costs under existing contracts that assumed work would proceed expeditiously. The outcomes of numerous Presidential and Secretarial
inquiries following the DWH event are not yet totally known with respect to how recommendations could influence regulations. Since the October 14, 2010, release of the new safety regulations, industry and BOEM’s experience for the ramp-up time needed to understand and reach compliance with them has proven to be a work in progress. Both conditions, immediate new requirements and possible future unknown requirements, has lead to uncertainty.

Alternative D, the cancellation of CPA Lease Sale 216/222, on top of already canceled WPA Lease Sale 215, would manifest further impacts. The magnitude would depend on the operating plans of individual companies that currently operate or hold leases in the GOM and that also operate in other areas of the world. The last CPA sale, Lease Sale 213, was held on March 17, 2010. The end of the current 5-Year Program (2007-2012) is June 30, 2012. Cancellation of the last CPA lease sale in the 5-Year Program would cause operators to face the prospect of no new leasing in the CPA for 2 years at a minimum.

Operators that have interests worldwide must balance their company resources against multiple, independent variables. Among these variables are future price forecasts, geologic basin (e.g., if it is gas prone or oil prone), quality of prospect inventory in each basin, the in-house maturation state of prospect inventories, partnering relationships with other operators or national oil companies, and in-country operator risk (e.g., if the country has a stable political environment and legal system to protect investment). The U.S. has been long regarded as a favorable operating environment because of a strong tradition for the rule of law, a stable political system, a tested leasing program with regular opportunities to secure access to land in lease sales, and a mature regulatory system for OCS operations.

Alternative D, in combination with canceled WPA Lease Sale 215, could cause a company to reevaluate operator risk in rebalancing a worldwide portfolio of operating opportunities. If a company begins to view lease sale predictability as being in question or at least counter to longstanding experience in the GOM, it may decide to shift its attention and assets to other places in the world until new and predictable processes are developed and tested. Because contracts tend to be multiyear, a commitment of drilling rigs and other support services to operate in other geologic basins could extend from 2 to 5 years.

Alternative D would also negatively affect revenues collected by the Federal Government and the revenue distributions to the States that are based on total revenue.

Other sources of energy may partially substitute for the lost production. Principal substitutes would be additional imports, conservation, additional domestic production, and switching to other fuels. Except for conservation, these alternatives have negative environmental impacts of their own, some of which are significant. For example, increased tanker traffic in U.S. territorial waters carries with it the risk for collisions and oil spills. The quantity spilled in tanker accidents or collisions could be large, and such a spill could take place instantaneously for the most part, with wide-ranging consequences to the GOM environment.

4.2. UNAVOIDABLE ADVERSE IMPACTS OF THE PROPOSED ACTION

Unavoidable adverse impacts associated with the proposed action are expected to be primarily short term and localized in nature and are summarized below. Adverse impacts from catastrophic events could be of longer duration and extend beyond the local area. All OCS activities involve temporary and exclusive use of relatively small areas of the OCS over the lifetimes of specific projects. Lifetimes for these activities can be days, as in the case of seismic surveys; or decades, as in the case of a production structure or platform. No activities in the OCS Program involve the permanent or temporary use or “taking” of large areas of OCS on a semicontinuous basis. Cumulatively, however, a multitude of individual projects results in a major use of OCS space.

Sensitive Coastal Habitats: If an oil spill contacts beaches or barrier islands, the removal of beach sand during cleanup activities could result in adverse impacts if the sand is not replaced, and a beach could experience several years of tarballs washing ashore over time, causing an aesthetic impact. Sand borrowing on the OCS for coastal restorations involves the taking of a quantity of sand from the OCS and depositing it onshore, essentially moving small products of the deltaic system to another location. If sand is left where it is, it would eventually be lost to the deltaic system by redeposition or burial by younger sediments; if transported onshore, it would be lost to burial and submergence caused by subsidence and sea-level rise.
If an oil spill contacts coastal wetlands, adverse impacts could be high in localized areas. In more heavily oiled areas, wetland vegetation could experience suppressed productivity for several years; in more lightly oiled areas, wetland vegetation could experience die-back for one season. Epibionts on wetland vegetation and grasses in the tidal zone could be killed, and the productivity of tidal marshes for the vertebrates and invertebrates that use them to spawn and develop could be impaired. Much of the wetland vegetation would recover over time, but some wetland areas could be converted to open water. Some unavoidable impacts could occur during pipeline and other related coastal construction, but regulations are in place to avoid and minimize these impacts to the maximum extent practicable. Unavoidable impacts resulting from dredging, wake erosion, and other secondary impacts related to channel use and maintenance would occur as a result of the proposed action.

**Sensitive Coastal and Offshore Biological Habitats:** Unavoidable adverse impacts would take place if an oil spill occurred and contacted sensitive coastal and offshore biological habitats, such as Sargassum at the surface; fish, turtles, and marine mammals in the water column; or benthic habitats (live bottoms) on the bottom. There could be some adverse impacts on organisms contacted by oil, dispersant chemicals, or emulsions of dispersed oil droplets and dispersant chemicals that, at this time, are not completely understood, particularly in subsurface environments.

**Water Quality:** Unavoidable adverse impacts from routine offshore operations are dependent in large part on the quality of the water. Drilling, construction, overboard discharges of drilling mud and cuttings, and pipelaying activities would cause an increase in the turbidity of the affected waters for the duration of the activity periods. This, however, would only affect water in the immediate vicinity of the construction activity or in the vicinity of offshore structures, rigs, and platforms. The discharge of treated sewage from manned rigs and platforms would increase the levels of suspended solids, nutrients, chlorine, and biochemical oxygen demand in a small area near the discharge point for a short period of time. Accidental spills from platforms and the discharge of produced waters could result in increases of hydrocarbon levels and trace metal concentrations in the water column in the vicinity of the platforms. Spilled oil from a tanker collision would affect the water surface in combination with dispersant chemicals used during spill response. A subsurface blowout would subject the surface, water column, and near-bottom environment to spilled oil and gas released from solution, dispersant chemicals, or emulsions of dispersed oil droplets and dispersant chemicals.

Unavoidable impacts to onshore water quality would occur as a result of chronic point- and nonpoint-source discharges such as runoff and effluent discharges from existing onshore infrastructure used in support of lease sale activities. Vessel traffic contributes to the degradation of water quality by chronic low-quantity oil leakage, treated sanitary and domestic waste, bilge water, and contaminants known to exist in ship paints. Regulatory requirements of the State and Federal water authorities and some local jurisdictions would be applicable to point-source discharges from support facilities such as refineries and marine terminals.

**Air Quality:** Unavoidable short-term impacts on air quality could occur after large oil spills and blowouts because of evaporation and volatilization of the lighter components of crude oil, combustion from surface burning, and aerial spraying of dispersant chemicals. Mitigation of long-term effects from offshore engine combustion during routine operations would be accomplished through existing regulations and development of new control emission technology. Short-term effects from nonroutine spill events are uncontrollable and are likely to be aggravated or mitigated by the time of year the spills take place.

**Endangered and Threatened Species:** Because this is a proposed lease sale that does not in and of itself make any irreversible or irretrievable commitment of resources that would foreclose the development or implementation of any reasonable and prudent measures to comply with the Endangered Species Act, BOEM may proceed with publication of this Supplemental EIS and finalize a decision among these alternatives even if consultation is not complete, consistent with Section 7(d) of the ESA. Irreversible loss of individuals that are ESA-listed species may occur after a large oil spill from the acute impact of being oiled or the chronic impact of oil having eliminated, reduced, or rendered suboptimal the food species upon which they were dependent.

**Nonendangered and Nonthreatened Marine Mammals:** Unavoidable adverse impacts to nonendangered and nontreated marine mammals would be those that also affect endangered and threatened marine mammal species. Routine operation impacts (such as seismic surveys, water quality and habitat degradation, helicopter disturbance, vessel collision, and discarded trash and debris) would be
negligible or minor to a population, but they could be lethal to individuals as in the case of a vessel collision. A large oil spill would temporarily degrade habitat if spilled oil, dispersant chemicals, or emulsions of dispersed oil droplets and dispersant chemicals contact free-ranging pods or spawning grounds.

**Beach Mice:** Impacts to the Alabama, Choctawhatchee, St. Andrew, and Perdido Key beach mice are possible but unlikely. Impacts may result from consumption of beach trash and debris. The proposed action would deposit only a small portion of the total debris that would reach the habitat. Oil-spill response and cleanup activities could also have a significant impact to the beach mice and their habitat if not properly regulated. However, potential spills that could result from the proposed action are not expected to contact beach mice or their habitats.

**Coastal and Marine Birds:** Unavoidable adverse impacts from routine operations on coastal birds could result from helicopter and OCS service-vessel traffic, facility lighting, and floating trash and debris. Marine birds could be affected by noise, platform lighting, aircraft disturbances, and trash and debris associated with offshore activities. Cross-Gulf migrating species could be affected by lighted platforms, helicopter and vessel traffic, and floating trash and debris. If a large oil spill occurs and contacts coastal or marine bird habitats, some birds could experience lethal and sublethal impacts from oiling, and birds feeding or resting in the water could be oiled and die. Coastal birds coming into contact with oil may migrate more deeply into marsh habitats, out of reach from spill responders seeking to count them or collect them for rehabilitation. Oil spills and oil-spill cleanup activities could also affect the food species for coastal, marine, and migratory bird species.

**Fish Resources and Commercial Fisheries:** Unavoidable adverse impacts from routine operations are loss of open ocean or bottom areas desired for fishing by the presence or construction of OCS facilities and pipelines. Loss of gear could occur from bottom obstructions around platforms and subsea production systems. Routine discharges from vessels and platforms are minor given the available area for fish habitat. If a large oil spill occurs, the oil, dispersant chemicals, or emulsions of oil droplets and dispersant chemicals could temporarily displace mobile fish species on a population or local scale. It is unlikely that fishermen would want, or be permitted, to harvest fish in the area of an oil spill, as spilled oil could coat or contaminate commercial fish species rendering them unmarketable.

**Recreational Beaches:** Unavoidable adverse impacts from routine operations may result in the accidental loss overboard of some floatable debris that may eventually come ashore on frequented recreational beaches. A large oil spill could make landfall on recreational beaches, leading to local or regional economic losses and stigma effects, causing potential users to avoid the area after acute impacts have been removed. Some recreational beaches become temporarily soiled by weathered crude oil, and tarballs may come ashore long after stranded oil has been cleaned from shoreline areas.

**Economic Activity:** Net economic, political, and social benefits accrue from the production of hydrocarbon resources. Once these benefits become routine, unavoidable adverse impacts from routine operations follow trends in supply and demand based on the commodity prices for oil, gas, and refined hydrocarbon products. Declines in oil and gas prices can lead to activity ramp downs by operators until prices rise. A large oil spill would cause temporary increases in economic activity associated with spill response activity. An increase in economic activity from the response to a large spill could be offset by temporary work stoppages that are associated with spill-cause investigations and would involve a transfer or displacement of demand to different skill sets. Routine operations affected by new regulations that are incremental would not have much affect on the baseline of economic activity; however, temporary work stoppages or the introduction of several new requirements at one time that are costly to implement could cause a drop off of activity as operators adjust to new expectations or use the opportunity to move resources to other basins where they have interests.

**Archaeological Resources:** Unavoidable adverse impacts from routine operations could lead to the loss of unique or significant archaeological information if unrecognized at the time an area is disturbed. Required archaeological surveys significantly reduce the potential for this loss by identifying potential archaeological sites prior to an interaction occurring, thereby making avoidance or mitigation of impacts possible. A large oil spill could make landfall on or near protected archaeological landmarks and cause temporary aesthetic or cosmetic impacts until the oil is cleaned or degrades.
4.3. **IRREVERSIBLE AND IRRETRIEVABLE COMMITMENT OF RESOURCES**

Irreversible or irretrievable commitment of resources refers to impacts or losses to resources that cannot be reversed or recovered. Examples are when a species becomes extinct or when wetlands are permanently converted to open water. In either case, the loss is permanent.

*Wetlands:* An irreversible or loss of wetlands and associated biological resources could occur if wetlands are permanently lost because of impacts caused by dredging and construction activities that displace existing wetlands or from oil spills severe enough to cause permanent die-back of vegetation and conversion to open water. Construction and emplacement of onshore pipelines in coastal wetlands displace coastal wetlands in disturbed areas that are then subject to indirect impacts like saltwater intrusion or erosion of the marsh soils along navigation channels and canals. Ongoing natural and anthropogenic processes in the coastal zone, only one of which is OCS-related activity, can result in direct and indirect loss of wetlands. Natural losses as a consequence of the coastal area becoming hydrologically isolated from the Mississippi River that built it, sea-level rise, and subsidence of the delta platform in absence of new sediment added to the delta plain appear to be much more dominant processes impacting coastal wetlands.

*Sensitive Nearshore and Offshore Biological Resources:* An irreversible loss or degradation of ecological habitat caused by cumulative activity tends to be incremental over the short term. Irretrievable loss may not occur unless or until a critical threshold is reached. It can be difficult or impossible to identify when that threshold is, or would be, reached. Oil spills and chronic low-level pollution can injure and kill organisms at virtually all trophic levels. Mortality of individual organisms can be expected to occur, and possibly a reduction or even elimination of a few small or isolated populations. The proposed biological stipulations, however, are expected to eliminate most of these risks.

*Threatened and Endangered Species:* Irreversible loss of individuals that are protected species may occur after a large oil spill from the acute impact of being oiled or the chronic impact of oil having eliminated, reduced, or rendered suboptimal the food species upon which they were dependent.

*Fish Resources and Commercial Fisheries:* Irreversible loss of fish and coral resources, including commercial and recreational species, are caused by structural removal using explosives. Fish in proximity to an underwater explosion can be killed. Without the structure to serve as habitat area, sessile, attached invertebrates and the fish that live among them are absent. Removing structures eliminates these special and local habitats and the organisms living there, including such valuable species as red snapper. Continued structure removal, regardless of the technique used, would reduce the net benefits to commercial fishing due to the presence of these structures.

*Recreational Beaches:* Impacts on recreational beaches from a large oil spill may at the time seem irreversible, but the impacts are temporary. Beaches fouled by a large oil spill would be temporarily unavailable to the people who would otherwise frequent them, but only during the period between landfall and cleanup of the oil, followed by an indefinite lag period during which stigma effects recede from public consciousness.

*Archaeological Resources:* Irreversible loss of a prehistoric or historic archaeological resource can occur if bottom-disturbing activity takes place without the required survey to demonstrate its absence before work proceeds. A resource can be completely destroyed, severely damaged, or the scientific context badly impaired by well drilling, subsea completions, and platform and pipeline installation, or sand borrowing.

*Oil and Gas Development:* Leasing and subsequent development and extraction of hydrocarbons as a result of the proposed action represents an irreversible and irretrievable commitment by the removal and consumption of nonrenewable oil and gas resources. The estimated amount of resources to be recovered as a result of the proposed action is presented in Table 3-1.

*Loss of Human and Animal Life:* The OCS oil and gas exploration, development, production, and transportation are carried out under comprehensive, state-of-the-art, enforced regulatory procedures designed to ensure public and work place safety and environmental protection. Nevertheless, some loss of human and animal life is inevitable from unpredictable and unexpected acts of man and nature (i.e., unavoidable accidents, accidents caused by human negligence or misinterpretation, human error, willful noncompliance, and adverse weather conditions). Some normal and required operations, such as structure removal, can kill sea life in proximity to explosive charges or by removal of the structure that served as the framework for invertebrates living on it and the fish that lived with it.
4.4. RELATIONSHIP BETWEEN THE SHORT-TERM USE OF MAN’S ENVIRONMENT AND THE MAINTENANCE AND ENHANCEMENT OF LONG-TERM PRODUCTIVITY

The short-term effects on various components of the environment in the vicinity of the proposed action are related to long-term effects and the maintenance and enhancement of long-term productivity.

Short-Term Use

Short-term refers to the total duration of oil and gas exploration and production activities. Extraction and consumption of offshore oil and natural gas is a short-term benefit. Discovering and producing domestic oil and gas now delays the increase in the Nation’s dependency on foreign imports. Depleting a nonrenewable resource now removes these domestic resources from being available for future use. The production of offshore oil and natural gas from the proposed action would provide short-term energy, and as it delays the increase in the Nation’s dependency on foreign imports, it can also allow additional time for ramp-up and development of long-term renewable energy sources or substitutes for nonrenewable oil and gas. Economic, political, and social benefits would accrue from the availability of these natural resources.

The principle short-term use of the leased areas in the GOM would be for the production of 0.801-1.624 BBO and 3.332-6.560 Tcf of gas from the CPA proposed action. The cumulative impacts scenario in the Multisale EIS extended from 2007 to 2046, and the cumulative scenario for this Supplemental EIS extends approximately from 2012 to 2052. The 40-year time period is used because it is the approximate longest life span of activities conducted on an individual lease. The next 40 years is the period of time during which the activities and impacting-factors that follow as a consequence of the proposed lease sale would be influencing the environment.

The specific impacts of the proposed action vary in kind, intensity, and duration according to the activities occurring at any given time (Chapter 3). Initial activities, such as seismic surveying and exploration drilling, result in short-term, localized impacts. Development drilling and well workovers occur sporadically throughout the life of the proposed action but also result in short-term, localized impacts. Activities during the production life of a platform may result in chronic impacts over a longer period of time (over 25 years), potentially punctuated by more severe impacts as a result of accidental events or a spill. Platform removal is also a short-term activity with localized impacts, including removal of the habitat for encrusting invertebrates and fish living among them. Many of the effects on physical, biological, and socioeconomic resources discussed in Chapter 4 are considered to be short term (being greatest during the construction, exploration, and early production phases). These impacts could be further reduced by the mitigation measures discussed in Chapter 2.

The OCS development off Louisiana and Texas has enhanced recreational and commercial fishing activities, which in turn has stimulated the manufacture and sale of larger private fishing vessels and specialized recreational fishing equipment. Commercial enterprises such as charter boats have become heavily dependent on offshore structures for satisfying recreational customers. The proposed action could increase these incidental benefits of offshore development. Offshore fishing and diving has gradually increased in the past three decades, with offshore structures and platforms becoming the focus of much of that activity. As mineral resources become depleted, platform removals would occur and may result in a decline in these activities.

The short-term exploitation of hydrocarbons for the OCS Program in the GOM may have long-term impacts on biologically sensitive coastal and offshore resources and areas if a large oil spill occurs. A spill and spill-response activity could temporarily interfere with commercial and recreational fishing, beach use, and tourism in the area where the spill makes landfall and in a wider area based on stigma effects. The proposed leasing may also result in onshore development and population increases that could cause very short-term adverse impacts to local community infrastructure, particularly in areas of low population and minimal existing industrial infrastructure (Chapter 4.1.1.18).

Relationship to Long-Term Productivity

Long-term refers to an indefinite period beyond the termination of oil and gas production. Over a period of time after peak oil production has occurred in the GOM, a gradual easing of the specific impacts
caused by oil and gas exploration and production would occur as the productive reservoirs in the GOM have been discovered and produced, and have become depleted. The Oil Drum (2009) showed a graphic demonstrating that peak oil production in the GOM occurred in June 2002 at 1.73 Mbbl/d. Whether or not this date is correct can only be known in hindsight and only after a period of years while production continues. At this time, however, the trend is fairly convincing (The Oil Drum, 2009). There is disagreement on what future production trends may be in the GOM after several operators, BP among them, announced discoveries over the last 5 years (Oil and Gas Journal, 2009) in the Lower Tertiary in ultra-deepwater with large projected reserves. These claims are as yet unproven, and there are questions as to the difficulties that may be encountered producing these prospects because of their geologic age, burial depth and high-temperature, high pressure in-situ conditions, lateral continuity of reservoirs, and the challenges of producing from ultra-deepwater water depths.

The GOM’s large marine ecosystem is considered a Class II, moderately productive ecosystem (mean phytoplankton primary production 150-300 gChlorophyll-a/m²-yr [The Encyclopedia of Earth, 2008]), based on Sea-viewing Wide Field-of-view Sensor (SeaWiFS) global primary productivity estimates (USDOC, NASA, 2003). After the completion of oil and gas production, a gradual ramp-down to economic conditions without oil and gas activity would be experienced, while the marine environment is generally expected to remain at or return to its normal long-term productivity levels that in recent years has been described as stressed (The Encyclopedia of Earth, 2008). The GOM’s large marine ecosystem shows signs of ecosystem stress in bays, estuaries, and coastal regions (Birkett and Rapport, 1999). There is shoreline alteration, pollutant discharge, oil and gas development, and nutrient loading. The overall condition for the U.S. section of this large marine ecosystem, according to USEPA’s seven primary indicators (Jackson et al., 2000), is good dissolved oxygen, fair water quality, poor coastal wetlands, poor eutrophic condition, and poor sediment, benthos, and fish tissue (The Encyclopedia of Earth, 2008).

To help sustain the long-term productivity of the GOM ecosystem, the OCS Program provides structures to use as site-specific artificial reefs and fish-attracting devices for the benefit of commercial and recreational fishermen and to sport divers and spear fishers. Additionally, the OCS Program continues to improve the knowledge and mitigation practices used in offshore development. Approximately 10 percent of the oil and gas structures removed from the OCS are eventually used for State artificial reef programs.
The Department of the Interior Mission

As the Nation’s principal conservation agency, the Department of the Interior has responsibility for most of our nationally owned public lands and natural resources. This includes fostering the sound use of our land and water resources, protecting our fish, wildlife and biological diversity; preserving the environmental and cultural values of our national parks and historical places; and providing for the enjoyment of life through outdoor recreation. The Department assesses our energy and mineral resources and works to ensure that their development is in the best interests of all our people by encouraging stewardship and citizen participation in their care. The Department also has a major responsibility for American Indian reservation communities and for people who live in island communities.

The Bureau of Ocean Energy Management

The Bureau of Ocean Energy Management (BOEM) works to manage the exploration and development of the nation's offshore resources in a way that appropriately balances economic development, energy independence, and environmental protection through oil and gas leases, renewable energy development and environmental reviews and studies.