# GULF ISLANDS NATIONAL SEASHORE

National Park Service U.S. Department of the Interior





FINAL GENERAL MANAGEMENT PLAN / ENVIRONMENTAL IMPACT STATEMENT

National Park Service U.S. Department of the Interior



Gulf Islands National Seashore Florida and Mississippi

# Final General Management Plan / Environmental Impact Statement July 2014

Gulf Islands National Seashore was established by the U.S. Congress on January 8, 1971. Part of the national park system, the national seashore encompasses barrier islands and coastal mainland in Mississippi and Florida and consists of 12 separate units stretching along 160 miles from Cat Island in Mississippi to the eastern end of Santa Rosa Island in Florida. The current authorized acreage for the national seashore is 139,175 acres, which includes 3,800 acres that are designated wilderness.

In September 2003, Gulf Islands National Seashore initiated a general management planning effort to provide guidance for managing the national seashore during the next 20 years. The national seashore's existing management plan, completed in 1978, does not provide adequate guidance for current environmental, social, political, and legal conditions influencing management of the national seashore. The existing management plan does not address the 2,000-acre Cat Island boundary expansion or the addition of designated wilderness (Horn and Petit Bois islands), and it also does not meet current NPS planning program standards. The current planning effort will develop and evaluate a range of alternative management strategies to address these issues and to address changing visitor use patterns, cultural resources, appropriate scale and type of seashore facilities, wildlife populations, threatened and endangered species, commercial services, and gateway community relationships. The series of storms experienced in the Gulf of Mexico between 2004 and 2005 resulted in a request to suspend the planning effort. During the winter of 2006, national seashore staff and the National Park Service Southeast Regional Office requested that the general management planning effort resume.

This new management plan examines four alternatives for managing Gulf Islands National Seashore for the next 15 to 20 years. It also analyzes the impacts of implementing each of the alternatives. Alternative 1 (the no-action alternative) continues the existing management and trends, including recovery efforts to reestablish the national seashore's programs and facilities that existed in 2004 (before Hurricane Ivan). This alternative serves as a basis for comparison in evaluating the other alternatives. The concept for management under alternative 2 would reduce the level of infrastructure rebuilt on the barrier islands and allow natural processes to predominate. The visitor experience would transition into a more primitive island experience, while mainland programs and services would be enhanced. The concept for management under **alternative 3** would enhance visitor education, research, and resource protection opportunities throughout the national seashore. Alternative 3 is the National Park Service preferred alternative. The concept for management under **alternative 4** would expand and diversify visitor opportunities throughout the national seashore by leveraging additional partnerships.

Overall, the impacts of implementing alternative 1 would be minor to moderate, long term, and adverse on resources, visitor experience, and national seashore operations. Actions proposed in alternative 2 would be expected to have a long-term, minor to moderate, beneficial impact on national seashore operations. Impacts on natural resources are expected to be long term, beneficial, and minor to moderate in intensity. Impacts on visitor experience are expected to be long term, moderate in intensity, and adverse. Implementation of alternative 3 would have long-term. beneficial, and moderate impacts on natural resources although in some areas, adverse impacts might occur. Overall, impacts on visitor experience are expected to be long term, minor to moderate in intensity, and beneficial. The key impacts of implementing alternative 4 on natural resources are expected to be long term, beneficial, and moderate in intensity, although in some areas adverse impacts may occur. Overall, impacts on visitor experience are expected to be long term, moderate in intensity, and beneficial. Across all action alternatives, impacts on historic structures would be expected to be both adverse and beneficial and of negligible to minor intensity.

This Final General Management Plan / Environmental Impact Statement has been distributed to other agencies and interested organizations and individuals for their review and comment. A 30-day review period will commence with the release of this document. Following that period, the NPS Southeast Regional Director may sign a Record of Decision for this plan.

# **SUMMARY**

### NATIONAL SEASHORE

The Gulf Islands National Seashore (also referred to as the national seashore) was established by the U.S. Congress on January 8, 1971. As part of the national park system, the national seashore consists of two mainland and four barrier island portions in the northwest section of Florida's panhandle and another mainland section and six barrier islands in Mississippi. These lands (139,175 acres total) were set aside for the purpose of preserving areas possessing outstanding natural, historic, and recreational values for public use and enjoyment.

## PLANNING PURPOSE AND NEED

General management plans are required for all units of the national park system and are intended to establish the future management direction of a park unit. General management plans look 20 or more years into the future and consider the national park system unit holistically, in its full ecological and cultural context and as part of a surrounding region. This general management plan will provide comprehensive guidance for perpetuating natural systems, preserving cultural resources, and providing opportunities for a quality visitor experience at Gulf Islands National Seashore. The purpose of this plan is to decide how the National Park Service (NPS) can best fulfill the national seashore's purpose, maintain its significance, and protect its resources unimpaired for the enjoyment of present and future generations. The plan does not provide specific and detailed answers to every issue confronting the national seashore, but rather is a frame work to assist NPS managers in making decisions today and in the future.

The national seashore's last management plan, completed in 1978, is outdated. Much has changed over the last 30 years or so, and the

1978 plan no longer adequately addresses the issues confronting the national seashore. New information about the significance of natural and cultural resources of the national seashore has been recognized. In Mississippi, the boundary of the national seashore has been expanded to include most of Cat Island and portions of Marsh Point near Davis Bayou. Horn and Petit Bois islands were designated wilderness in 1978 by the U.S. Congress. Private development adjacent to and near the national seashore has increased, and this trend has accelerated in recent years. Other noticeable trends include an increase in the intensity and frequency of storms in the Gulf of Mexico. This weather pattern has accelerated the rate of needed repairs on national seashore infrastructure resulting from storm damage. Climate change forecasts reinforce the likelihood that this trend will continue into the foreseeable future. The national seashore expects new management challenges as a result of these changes. This general management plan is needed to update the management frame work for the national seashore, address changing issues and conditions, incorporate new resource information, and provide management direction for new national seashore lands.

# MANAGEMENT ZONES

Management zones prescribe how different areas of the national seashore would be managed. Seven management zones have been developed for the national seashore:

- 1. diverse visitor opportunity zone
- 2. recreational beach zone
- 3. natural settings with dispersed recreation zone
- 4. seagrass bed zone
- 5. nonmotorized, primitive visitor opportunity zone
- 6. resources management and science priority zone

7. national seashore operations zone

The diverse visitor opportunity zone includes areas capable of absorbing a diverse range of outdoor recreation and interpretive visitor opportunities combined within both natural and developed environments. Visitors are provided a variety of services including orientation, education, and other structured activities enabling them to enjoy and learn about the national seashore.

The recreational beach zone accommodates traditional recreational beach activities and facilities. Levels of visitor encounters are expected to be highest near access points to and from the beach.

The natural settings within the dispersed recreation zone includes areas largely undeveloped, in their natural settings, and managed for dispersed motorized and/or nonmotorized recreational activities.

The seagrass bed zone includes areas containing seagrass beds and/or areas of suitable habitat for seagrass establishment. These areas are managed to prevent resource damage to seagrass beds from vessel groundings, anchoring, and propeller scarring. Depending on the degree of impacts observed and recorded through NPS monitoring efforts, restrictions may be placed on visitor use in these areas.

The nonmotorized, primitive visitor opportunity zone comprises undeveloped, primitive, intact wildlands that is managed to perpetuate the natural settings. Visitors would need to be self-reliant and prepared for personal challenges. There would only be occasional encounters with others outside of one's group beyond the entrance of the zone.

The resources management and science priority zone contains areas of high resource sensitivity and intrinsic value and is managed for the highest level of protection. Visitor use is restricted unless permitted for research and/or educational purposes. The national seashore operations zone includes areas of low resource sensitivity that are reserved for administrative and maintenance support of NPS operations. Visitor use is discouraged in these areas; however, visitors engaged in service projects or other official business may be involved in activities in this zone.

The alternatives presented in this document each propose a different configuration of the management zones within the national seashore based on the overall concept for each action alternative. (The no-action alternative, which describes existing conditions, contains no management zoning.) In every management zone, the national seashore intends to preserve and protect natural and cultural resources to the greatest extent possible according to NPS *Management Policies 2006* and available funds.

# **ALTERNATIVES**

Four alternatives, including the preferred alternative, for future management of Gulf Islands National Seashore are presented in this document. Each alternative is consistent with maintaining the national seashore's purpose, significance, and fundamental resources and values; as well as input from the public and agency staff. The alternatives present different choices for managing resources, visitor use, and facilities within the national seashore for the next 15 to 20 years. The four alternatives are: alternative 1 (noaction alternative), alternative 2, alternative 3 (NPS preferred alternative), and alternative 4.

# Alternative 1 (No-Action Alternative)

The no-action alternative primarily reflects current conditions and activities at the national seashore. This alternative is provided as a baseline against which to compare the "action" alternatives. Under this alternative, current national seashore management direction would continue as guided by the 1978 management plan and subsequent, more detailed implementation plans. NPS staff would continue to protect and maintain known cultural and natural resources as time and funding allow. Cultural and natural resource inventory work and monitoring would continue. NPS staff would continue to encourage and seek funding for the research needed to fill the gaps in knowledge about resources following the national seashore's strategic plan.

The key impacts of continuing existing management conditions and trends would include use and rehabilitation of cultural resources such as fortifications and other structures. The changing demands from a growing population with different education and interpretive needs would not be met. Natural resources management programs and funding would remain at current levels. Partnerships with other agencies or local organizations would advance to some degree. Stabilization work on historic structures would be beneficial and long term. Overall, the impacts of continuing actions under alternative 1 would be minor to moderate, long term, and adverse on resources, visitor experience, and national seashore operations.

# Alternative 2

Under alternative 2, the national seashore would be managed to encourage, unimpeded, the dynamic coastal processes of the barrier island system. Except for continued preservation of nationally significant forts and essential ship channel dredging, visitor access, beach recreation, and management would yield to the changing natural environment. The opportunity to replace some roads with alternative transportation systems and to minimize developed facilities on barrier islands would be explored. Where appropriate, administrative and maintenance facilities would be relocated from the barrier islands to the mainland. Actions proposed in alternative 2 would be expected to have a long-term, minor to moderate, beneficial impact on national seashore operations.

Under this alternative, natural resources on the barrier islands would be allowed to adapt to natural coastal processes. For example, as storms occur, restoration activities would be focused on reestablishing natural conditions rather than rebuilding infrastructure or facilities on the barrier islands. A marine management program would be developed to inventory and manage marine resources. Overall, impacts on natural resources are expected to be long term, beneficial, and minor to moderate in intensity.

A cultural management program would also be developed under this alternative. Key impacts on cultural resources would include documentation, stabilization, and preservation of historic structures and fortifications. Subsequent to a major storm or other natural event, cultural resource conditions would be assessed and recovery efforts would be limited to repair/replacement in kind, stabilization, and data collection. Impacts that are beneficial and long term, as well as adverse, long term, and of negligible to minor intensity because of the loss of historic fabric during rehabilitation and restoration work, would be expected for cultural resources. Stabilization work would be beneficial and long term.

Visitors would be provided with more primitive opportunities on the barrier islands, while recreational opportunities on the mainland would continue to be varied. Educational and interpretive opportunities would be enhanced on the mainland to compensate for reduced visitor contact and education on the barrier islands. Overall, impacts on visitor experience are expected to be long term, moderate in intensity, and adverse.

# Alternative 3 (NPS Preferred Alternative)

In addition to restoring services and facilities to pre-Hurricane Ivan conditions as outlined under alternative 1, under alternative 3, the national seashore would be managed as an outdoor classroom for exploring the natural and human history of the Gulf of Mexico's barrier islands and coastal environments. Interpretive programs would focus on illustrating how barrier islands provide protection to the mainland coastline and the part these islands have played in the last 5,000 years of historic human occupation. Management would also emphasize expanded research opportunities to help inform the educational and interpretive programs. The national seashore would establish an environmental education and research center and develop an active stewardship program while providing expanded educational and interpretive opportunities. The wild and undeveloped nature of the national seashore would be maintained while providing visitor access to seashore educational and recreational opportunities.

Elements of this alternative would support the resilience of the national seashore to expected impacts from climate change, such as sea level rise, coastal erosion, and higher storm surges, all of which may affect cultural and natural resources and visitor experience at the seashore. Strategies for climate change adaptation and sustainability in the preferred alternative include burying overhead powerlines to increase resilience, reducing the need for new development through facility rebuilding/reuse and use of mobile interpretive vans, rebuilding Fort Pickens Road only if feasible, enhancing use of alternative transportation and solar technology, and addressing long-term sustainability strategies and viability of future investments.

The key impacts of implementing alternative 3 would include the development of a cultural resources management program. Historic fortifications and other structures would be rehabilitated to portray their appearance or function during a specific period. Impacts on historic structures would be adverse, long term, and of negligible to minor intensity because of the loss of historic fabric during rehabilitation work. Stabilization work would be beneficial and long term. Under this alternative, natural resources management would be greatly enhanced with the development of a marine management program, including enhanced scientific study and research in the national seashore. Overall, impacts on natural resources are expected to be long term, beneficial, and moderate in intensity, although in some areas, adverse impacts might occur.

Expanded interpretive programs would include bringing history to life at select coastal fortifications. Overall, impacts on visitor experience are expected to be long term, minor to moderate in intensity, and beneficial.

# Alternative 4

The concept for management under alternative 4 would also include the restoration of services and facilities to pre-Hurricane Ivan conditions as outlined under alternative 1. In addition, the national seashore would be managed to provide a diversity of recreational and visitor educational opportunities for experiencing the Gulf of Mexico coastal environments. The National Park Service would seek to collaborate with educational and cultural institutions, nonprofit organizations, and commercial service operators to provide national seashore visitors a greater array of recreational and educational opportunities than what is currently being provided.

The key impacts of implementing alternative 4 on cultural resources would include the adaptive reuse of some historic fortifications and structures to support a diverse range of visitor opportunities. Others might be used for contemporary purposes if they lack potential for restoration to a specific historic period. Impacts on historic structures would be adverse, long term, and of negligible to minor intensity because of the loss of historic fabric during rehabilitation and restoration work. Stabilization work would be beneficial and long term. Under this alternative, natural resources would be managed to provide a variety of settings that support access and opportunities for visitors. Some natural resources could be modified to provide a wide range of activities, services, and interpretive programs. Overall, impacts on natural resources are expected to be long term, beneficial, and moderate in intensity, although in some areas adverse impacts may occur.

The key impacts on visitor experience would include a greater diversity of visitor opportunities provided by the national seashore and by commercial providers and partners. In some areas, there would be less solitude because of increased access. Overall, impacts on visitor experience are expected to be long term, moderate in intensity, and beneficial.

# **NEXT STEPS**

Following distribution of the final plan and a 30-day no-action period, a Record of Decision may be prepared for signature by the NPS regional director documenting the selection of an alternative for implementation.

Although this General Management Plan / Environmental Impact Statement provides the analysis and justification for future national seashore funding proposals, this plan does not guarantee future NPS funding. Many actions would be necessary to achieve the desired conditions for natural resources, cultural resources, recreational opportunities, and facilities as envisioned in this plan. The National Park Service will seek funding to achieve these desired conditions. Although the national seashore hopes to secure this funding and will prepare itself accordingly, the national seashore may not receive enough funding to achieve all desired conditions. National seashore managers will need to continue to pursue other options, including expanding the service of volunteers, drawing on existing or new partnerships, and seeking alternative funding sources, including the philanthropic community. Even with assistance from supplemental sources, NPS managers may be faced with difficult choices when setting priorities. The General Management Plan / Environmental Impact Statement provides the frame work within which to make these choices.

# CONTENTS

#### CHAPTER 1: INTRODUCTION 1

A GUIDE TO THIS DOCUMENT 3 OVERVIEW OF THE NATIONAL SEASHORE 4 BACKGROUND 9 Plan Purpose and Need 9 Planning Issues and Concerns 10 lssues 10 FOUNDATION FOR PLANNING AND MANAGEMENT 14 Purpose 14 Significance 14 Fundamental Resources and Values 14 **Primary Interpretive Themes** 15 Special Mandates and Administrative Commitments 20 National Seashore Legislative Boundary 20 Land Acquisition 20 Pensacola Naval Air Station 20 Wilderness Management 20 Navigation and Maritime Safety 21 Rights-of-Way and Easements 21 Local Utility Agreements and Easements 22 Hunting and Fishing 22 Commercial Services 22 Law Enforcement 23 Fire Protection and Emergency Medical Services 23 Fort Pickens Aquatic Preserve 24 Outstanding Florida Waters 24 Servicewide Laws and Policies 29

DESIRED CONDITIONS AND MANAGEMENT STRATEGIES 30

Natural Resources Management Strategies31Cultural Resource Management Strategies39Visitor Use Management Strategies44Other Management Strategies49

BOUNDARY ADJUSTMENTS 53

RELATIONSHIP OF THE GENERAL MANAGEMENT PLAN TO OTHER PLANNING EFFORTS 54

NPS Management Plans and Studies 54 Fort Pickens / Gateway Community Alternative Transportation Plan 54 Fire Management Plan 54 **Collections Management Plan** 54 Personal Watercraft Use 55 Wilderness Management Plan 55 Other Agency Plans 56 Mississippi Coastal Improvement Program 56

Marine Protected Area Planning 56 Big Lagoon State Park Management Plan 57

#### CHAPTER 2: ALTERNATIVES, INCLUDING THE PREFERRED ALTERNATIVE 59

INTRODUCTION 61

MANAGEMENT ZONES 62

Overview 62

Management Zone Descriptions 63 Diverse Visitor Opportunity Zone 63 Recreational Beach Zone 63 Natural Settings with Dispersed Recreation Zone 64 Seagrass Bed Zone 64 Nonmotorized, Primitive Visitor Opportunity Zone 65 National Seashore Operations Zone 65

USER CAPACITY 66

Overview 66

Indicators and Standards 68

Seabird Closures 68 Shorebird Mortality 68 Illegal Parking 69 Wait Time 69 Commuter Traffic on Park and VFW Roads 70 Impacts on Seagrass 70 Boat Densities on the Wilderness Islands 73 Cleanliness Complaints 73 Vandalism 73 Pet Violations 74 Long-term Monitoring 74

ALTERNATIVES 80

ALTERNATIVE 1 (NO-ACTION ALTERNATIVE) 81

Concept 81 Visitor Experience 81 Natural Resource Conditions 81 Cultural Resource Conditions 81 Area-Specific Management Actions—Florida Units 82 Naval Live Oaks Area 82 Pensacola Naval Air Station Historic Sites 82 Perdido Key Area 85 Fort Pickens Area 86 87 Santa Rosa Area Okaloosa Area 88 Area-Specific Management Actions—Mississippi Units 88 Davis Bayou 88 Cat Island 89 West Ship Island 90 East Ship Island 91 Horn and Petit Bois Islands (Designated Wilderness) 91 Staffing and Costs 92

ALTERNATIVE 2 93

Concept 93 Visitor Experience 93 Natural Resource Conditions 93 Cultural Resource Conditions 94 Area-Specific Management Actions—Florida Units 94 Naval Live Oaks Area 94 Pensacola Naval Air Station Historic Sites 95 Perdido Key Area 101 Fort Pickens Area 102 Santa Rosa Area 104 Okaloosa Area 105 Area-Specific Management Actions—Mississippi Units 106 Davis Bayou 106 Cat Island 107 West Ship Island 108 108 East Ship Island Horn and Petit Bois Islands (Designated Wilderness) 109 Staffing and Costs 110 ALTERNATIVE 3 (NPS PREFERRED ALTERNATIVE) 112 Concept 112 Visitor Experience 112 Natural Resource Conditions 112 Cultural Resource Conditions 113 Area-Specific Management Actions—Florida Units 114 Naval Live Oaks Area 114 Pensacola Naval Air Station Historic Sites 115 Perdido Key Area 116 Fort Pickens Area 117 Santa Rosa Area 124 Okaloosa Area 125 Area-Specific Management Actions—Mississippi Units 125 Davis Bayou 125 Cat Island 127 West Ship Island 128 East Ship Island 129 Horn and Petit Bois Islands (Designated Wilderness) 130 Staffing and Costs 131 ALTERNATIVE 4 133 Concept 133 Visitor Experience 133 Natural Resource Conditions 134 Cultural Resource Conditions 134 Area-Specific Management Actions—Florida Units 135 Naval Live Oaks Area 135 Pensacola Naval Air Station Historic Sites 136 Perdido Key Area 141 Fort Pickens Area 142 Santa Rosa Area 144 Okaloosa Area 145 Area-Specific Management Actions—Mississippi Units 146 Davis Bayou 146

CONTENTS

Cat Island 147 West Ship Island 149 East Ship Island 150 Horn and Petit Bois Islands (Designated Wilderness) 150 Staffing and Costs 151

COST SUMMARY OF ALTERNATIVES 153

IMPLEMENTATION OF THE GENERAL MANAGEMENT PLAN 155

Implementation Funding 155

Key Implementation Plans 155 Marine Resources Management Plan 155 Resource Stewardship Strategy 156 Climate Change Planning 156 **Commercial Services Plan** 156 Pensacola Lighthouse Development Concept Plan 156 Cat Island Development Concept Plan 156 Wilderness and Backcountry Management Plan 157 Asset Management Plan 157 Archeological Overview and Assessment 157 Historic Resource Study 157 National Register of Historic Places Nominations 157 Historic Structure Reports and Resource Studies 158 Long-Range Interpretive Plan 158 Visitor Services Project 158 Administrative History 158 Cultural Landscape Studies 158

MITIGATION MEASURES FOR THE ACTION ALTERNATIVES 160

General 160 **Cultural Resources** 160 Natural Resources 161 General 161 Wetlands 161 Geology and Soils 161 Vegetation and Wildlife 162 Threatened and Endangered Species 162

IDENTIFICATION OF THE NPS PREFERRED ALTERNATIVE 165

ENVIRONMENTALLY PREFERABLE ALTERNATIVE 167

ALTERNATIVES AND MANAGEMENT ACTIONS CONSIDERED BUT DISMISSED 186

#### CHAPTER 3: AFFECTED ENVIRONMENT 187

INTRODUCTION 189

Deepwater Horizon, Mississippi Canyon 252 Oil Spill Incident 190

HISTORICAL OVERVIEW 192

Introduction 192 Prehistory 192 Paleo-Indian Period 192 Archaic Period 192 Woodland Period 193 Mississippian Period 193 Historic Period 194

CULTURAL RESOURCE TOPICS CONSIDERED AND ANALYZED IN DETAIL 197

Historic Structures 197

Introduction 197 List of Classified Structures 198 Forts on the National Register of Historic Places 198 Artillery Batteries 199 Additional Buildings and Structures in the Fort Pickens Area 200 Miscellaneous Structures 200

NATURAL RESOURCE TOPICS CONSIDERED AND ANALYZED IN DETAIL 203

Geological Processes 203 Santa Rosa Island 203 Mississippi–Alabama Barrier Islands 204 Soils 205 Water Quality 207 Florida District 208 Mississippi District 209 Water Quality Monitoring Programs 210 Wetlands 212 Terrestrial Vegetation and Wildlife 212 Emergent and Terrestrial Vegetation 213 Nonnative Plant Species 223 Wildlife and Wildlife Habitat 224 Nonnative Wildlife Species 226 Climate Change and Wildlife 226 Aquatic Vegetation and Wildlife 227 Submerged Aquatic Vegetation 227 Fish and Fish Habitat 228 Species of Special Concern 230 Federally Listed Threatened and Endangered Species 230 Other Special Status Species 238

VISITOR USE AND EXPERIENCE TOPICS ANALYZED IN DETAIL 244

Visitation 244 Visitor Opportunities 247 Swimming 248 Diving 248 Camping 248 Fishing 249 Trail Opportunities 249 Wilderness Experience 250 Shoreline Use 250 General Watercraft Use (Motorboats, Canoes, and Kayaks) 250 Wildlife-Watching 251 Picnicking 251 Bicycling 252 Exploring History 252

SOCIAL AND ECONOMIC ENVIRONMENT TOPICS ANALYZED IN DETAIL 253

Florida District Area of Influence 253

Mississippi District Area of Influence 254 Overview 254 Jackson County, Mississippi 254 Harrison County, Mississippi 255 Urban Growth at the Boundaries of the National Seashore 256 Gulf Islands National Seashore's Impact on Local and Regional Economy 256 Expenditures of National Seashore Visitors 256 Expenditures of the National Seashore 257 National Seashore Employee Salaries 258 NATIONAL PARK SERVICE OPERATIONS TOPICS ANALYZED IN DETAIL 259 Management Divisions 259 Superintendent's Office and Administration Division 259 Resource Education Division 259 Resource and Visitor Protection Division 260 Science and Resources Management Division 260 Facility Management Division 261 Other NPS Operations 262 IMPACT TOPICS CONSIDERED BUT DISMISSED 263 Cultural Resources 263 Archeological Resources (Terrestrial and Marine) 263 Cultural Landscapes 264 Ethnographic Resources 265 Museum Collections 265 Natural Resources 267 Air Quality 267 Ecologically Critical Areas 268 Energy Efficiency and Conservation Potential 268 Natural or Depletable Resource Conservation Potential 268 Prime and Unique Agricultural Lands 268 Soundscapes 268 Water Quantity 269 Floodplains 269 OTHER TOPICS 269 Environmental Justice 269 Quality of the Built Environment 270 Indian Trust Resources 270 Wilderness Character 270 Carbon Footprint 271 **CHAPTER 4: ENVIRONMENTAL CONSEQUENCES** 273 INTRODUCTION 275

Terms and Assumptions 275 Impacts on Cultural Resources and Section 106 of the National Historic Preservation Act 276 Climate Change 276 Cumulative Impacts 277 Hurricane Recovery Projects 277 Deepwater Horizon Oil Spill Response 278 U.S. Army Corps of Engineers Dredging Activities 278 Mississippi Coastal Improvement Program 278 Oil and Gas Development 279

Private Dredging Activities 279 Impairment of National Seashore Resources 279

#### IMPACTS ON HISTORIC STRUCTURES 280

Methods and Assumptions for Analyzing Impacts 280 Impacts of Implementing Alternative 1 280 Fort Pickens Area 280 Pensacola Naval Air Station / Fort Barrancas 281 Perdido Key 281 West Ship Island 282 Cumulative Impacts 282 Conclusion 283 Section 106 Summary 283 Impacts of Implementing Alternative 2 283 Fort Pickens Area 283 Pensacola Naval Air Station / Fort Barrancas 284 Perdido Key 284 West Ship Island 284 Cumulative Impacts 285 Conclusion 286 Section 106 Summary 286 Impacts of Implementing Alternative 3 286 Fort Pickens Area 286 Pensacola Naval Air Station / Fort Barrancas 287 Perdido Key 288 West Ship Island 288 Cumulative Impacts 290 Conclusion 290 Section 106 Summary 290 Impacts of Implementing Alternative 4 290 Fort Pickens Area 290 Pensacola Naval Air Station / Fort Barrancas 291 Perdido Kev 292 West Ship Island 293 Cumulative Impacts 294 Conclusion 295 Section 106 Summary 295 296 IMPACTS ON GEOLOGIC PROCESSES Methods and Assumptions for Analyzing Impacts 296 Impacts of Implementing Alternative 1 296 Florida District Areas 296 Mississippi District Areas 297 Cumulative Impacts 297 298 Conclusion Impacts of Implementing Alternative 2 298 Florida District Areas 298 Mississippi District Areas 299 Cumulative Impacts 299 Conclusion 300 Impacts of Implementing Alternative 3 300

xiii

300

301

Florida District Areas

Mississippi District Areas

Cumulative Impacts 301 Conclusion 302 Impacts of Implementing Alternative 4 302 Florida District Units 302 Mississippi District Areas 303 Cumulative Impacts 304 Conclusion 304 IMPACTS ON SOILS 305 Methods and Assumptions for Analyzing Impacts 305 Impacts of Implementing Alternative 1 305 Florida District Areas 305 Mississippi District Areas 306 Cumulative Impacts 306 307 Conclusion Impacts of Implementing Alternative 2 307 Florida District Areas 307 Mississippi District Areas 308 Cumulative Impacts 308 Conclusion 309 Impacts of Implementing Alternative 3 309 Florida District Areas 309 Mississippi District Areas 310 Cumulative Impacts 310 Conclusion 311 Impacts of Implementing Alternative 4 311 Florida District Areas 311 Mississippi District Areas 312 Cumulative Impacts 313 Conclusion 313 IMPACTS ON WATER QUALITY 314 Methods and Assumptions for Analyzing Impacts 314 Impacts of Implementing Alternative 1 314 Florida District Areas 314 Mississippi District Areas 315 Cumulative Impacts 315 Conclusion 316 Impacts of Implementing Alternative 2 316 Florida District Areas 316 Mississippi District Areas 317 Cumulative Impacts 318 Conclusion 319 Impacts of Implementing Alternative 3 319 Florida District Areas 319 Mississippi District Areas 319 Cumulative Impacts 320 Conclusion 321 Impacts of Implementing Alternative 4 321 Florida District Areas 321 Mississippi District Areas 322 Cumulative Impacts 322

Conclusion 323

#### IMPACTS ON WETLANDS 324

Methods and Assumptions for Analyzing Impacts 324 Impacts of Implementing Alternative 1 324 Florida District Areas 324 Mississippi District Areas 324 Cumulative Impacts 325 Conclusion 325 Impacts of Implementing Alternative 2 326 Florida District Areas 326 Mississippi District Areas 326 Cumulative Impacts 326 Conclusion 327 Impacts of Implementing Alternative 3 327 Florida District Areas 327 Mississippi District Areas 327 Cumulative Impacts 328 Conclusion 328 Impacts of Implementing Alternative 4 328 Florida District Areas 328 Mississippi District Areas 329 Cumulative Impacts 330 Conclusion 330 IMPACTS ON TERRESTRIAL VEGETATION AND WILDLIFE 331 Methods and Assumptions for Analyzing Impacts 331 Impacts of Implementing Alternative 1 331 Florida District Areas 331 Mississippi District Areas 332 Cumulative Impacts 333 Conclusion 333 Impacts of Implementing Alternative 2 333 Florida District Areas 333 Mississippi District Areas 334 Cumulative Impacts 335 Conclusion 335 Impacts of Implementing Alternative 3 336 Florida District Areas 336 Mississippi District Areas 336 Cumulative Impacts 337 Conclusion 338 Impacts of Implementing Alternative 4 338 Florida District Areas 338 Mississippi District Areas 339 Cumulative Impacts 340 Conclusion 341 IMPACTS ON AQUATIC VEGETATION AND WILDLIFE 342 Methods and Assumptions for Analyzing Impacts 342 Impacts of Implementing Alternative 1 342 Florida District Areas 342

Mississippi District Areas 343 Cumulative Impacts 343 Conclusion 344 Impacts of Implementing Alternative 2 344 Florida District Areas 344 Mississippi District Areas 344 Cumulative Impacts 345 Conclusion 346 Impacts of Implementing Alternative 3 346 Florida District Areas 346 Mississippi District Areas 346 Cumulative Impacts 347 Conclusion 348 Impacts of Implementing Alternative 4 348 Florida District Areas 348 Mississippi District Areas 348 Cumulative Impacts 349 Conclusion 350 IMPACTS ON SPECIES OF SPECIAL CONCERN 351 Methods and Assumptions for Analyzing Impacts 351 Impacts of Implementing Alternative 1 352 Florida District Areas 352 Mississippi District Areas 353 Cumulative Impacts 353 Conclusion 354 Impacts of Implementing Alternative 2 354 Florida District Areas 354 Mississippi District Areas 355 Cumulative Impacts 355 Conclusion 356 Impacts of Implementing Alternative 3 356 Florida District Areas 357 Mississippi District Areas 357 Cumulative Impacts 358 Conclusion 359 Impacts of Implementing Alternative 4 360 Florida District Areas 360 Mississippi District Areas 361 Cumulative Impacts 361 Conclusion 362 IMPACTS ON VISITOR USE AND EXPERIENCE 363 Methods and Assumptions for Analyzing Impacts 363 Definitions of Intensity Levels 363 Type of Impact 363 Impacts of Implementing Alternative 1 363 Analysis 363 Cumulative Impacts 365 Conclusion 366 Impacts of Implementing Alternative 2 366 Analysis 366

Cumulative Impacts 368 Conclusion 369 Impacts of Implementing Alternative 3 369 Analysis 369 Cumulative Impacts 370 Conclusion 371 Impacts of Implementing Alternative 4 372 Analysis 372 Cumulative Impacts 373 Conclusion 374 IMPACTS ON THE SOCIAL AND ECONOMIC ENVIRONMENT 375 Methods and Assumptions for Analyzing Impacts 375 Definitions of Intensity Levels 375 Type of Impact 375 Impacts of Implementing Alternative 1 375 Analysis 375 Cumulative Impacts 376 Conclusion 377 Impacts of Implementing Alternative 2 377 Analysis 377 Cumulative Impacts 378 Conclusion 379 Impacts of Implementing Alternative 3 379 Analysis 379 Cumulative Impacts 380 Conclusion 381 Impacts of Implementing Alternative 4 381 Analysis 381 Cumulative Impacts 383 Conclusion 383 IMPACTS ON NPS OPERATIONS 385 Methods and Assumptions for Analyzing Impacts 385 Duration of Impact 385 Definitions of Intensity Levels 385 Type of Impact 385 Impacts of Implementing Alternative 1 385 Analysis 385 Cumulative Impacts 386 Conclusion 387 Impacts of Implementing Alternative 2 387 Analysis 387 Cumulative Impacts 388 Conclusion 389 Impacts of Implementing Alternative 3 389 Analysis 389 Cumulative Impacts 390 Conclusion 391 Impacts of Implementing Alternative 4 391 Analysis 391 Cumulative Impacts 392

CONTENTS

Conclusion 393

OTHER REQUIRED ANALYSES 394

Unavoidable Adverse Impacts 394 Irreversible and Irretrievable Commitments of Resources 394 Relationship of Short-term Uses and Long-term Productivity 394 Energy Requirements and Conservation Potential 394 Alternative 1 (No Action) 394 Alternative 2 394 Alternative 3 (NPS Preferred Alternative) 395 Alternative 4 395

#### CHAPTER 5: CONSULTATION AND COORDINATION 397

PUBLIC AND AGENCY INVOLVEMENT 399

Public Involvement 399

Public Scoping 399 Hurricanes and Deferred Planning 399 Alternatives Development and Public Meetings 399 Planning Update / Draft General Management Plan 400 Summary of Public Comments from the 2004 Public Meetings and 2007 Newsletter and Public Meetings 400 Urban Encroachment 400 Enhancing Public Access 401 Enhancing Education and Interpretation 401 Increased Recreational Opportunities 402 Management of Cat Island 403 Planning Effort (Newsletter Respondents) 403 Draft General Management Plan and Public Meetings 404 Federal Agencies 404 State Agencies 405 American Indian Tribes 406 COMMENTS AND RESPONSES ON THE DRAFT ENVIRONMENTAL IMPACT STATEMENT / GENERAL MANAGEMENT PLAN 408 LIST OF AGENCIES, ORGANIZATIONS, AND INDIVIDUALS RECEIVING A COPY OF THIS DOCUMENT 416 Federal Agencies 416 American Indian Tribal Governments 416 U.S. Senators and Representatives 416 State Officials, Senators, and Representatives 416 State Agencies and Commissions 416 Regional, County, and Local Governments 417 Organizations, Businesses, and Universities 417 Libraries 417 School Districts 417 Concessioners and Businesses 417 Newspapers and Magazines 417 Radio and Television Stations 418 Individuals 418

#### APPENDIXES, SELECTED REFERENCES, PREPARERS AND CONSULTANTS, AND INDEX 419

APPENDIX A: LEGISLATION 421 APPENDIX B: LIST OF PLANT SPECIES AND SCIENTIFIC NAMES 449 APPENDIX C: 1970 BOUNDARY MAP 453 APPENDIX D: STAKEHOLDER COMMENT LETTERS 459 SELECTED REFERENCES 521 PREPARERS AND CONSULTANTS 535 INDEX 537

#### Maps

Gulf Islands National Seashore Region 7 Gulf Islands National Seashore Legislative Boundary: Florida Units 25 Gulf Islands National Seashore Legislative Boundary: Mississippi Units 27 Alternative 1 83 Alternative 2: Florida Units 97 Alternative 2: Mississippi Units 99 Alternative 3: Florida Units 119 Alternative 3: Mississippi Units 121 Alternative 4: Florida Units 137 Alternative 4: Mississippi Units 139

#### **Figures**

Figure 1. User Capacity Frame Work 67 Figure 2. Annual Recreational Visitation to Gulf Islands National Seashore 245

#### Tables

Table 1. Summary of User Capacity Indicators, Standards, and Potential Management Strategies76

Table 2. Cost Estimates for the Alternatives in 2013 154

Table 3. Summary Comparison of the Alternatives169

Table 4. Summary of Impacts by Topic for Each Alternative183

Table 5. National Register-Listed Historic Structures at the National Seashore 197

Table 6. Additional Buildings and Structures in the Fort Pickens Area 202

Table 7. Miscellaneous Structures 202

Table 8. Essential Fish Habitat for Key Species in Pensacola Bay and the Mississippi Sound 229

Table 9. List of Threatened and Endangered Species within Gulf Islands National Seashore 231

Table 10. Estimated Visitation at Locations within the Gulf Islands National Seashore 246

Table 11. Population Trends for Escambia and Santa Rosa Counties 253

- Table 12. Population Trends of Jackson County 255
- Table 13. Population Trends of Harrison County 255
- Table 14. Urban Communities Adjacent to Gulf Island National Seashore Units 256
- Table 15. National Seashore Operations Budget 257
- Table 16. National Seashore Nonsalary Contributions to the Regional Economy by State
   258
- Table 17. Combined NPS Salaries by County, FY 2008 258
- Table 18. Summary of Federally Listed Species Determinations for the Preferred Alternative
   360

# INTRODUCTION



**GULF ISLANDS NATIONAL SEASHORE** 

**CHAPTER ONE** 

# A GUIDE TO THIS DOCUMENT

This Final General Management Plan / Environmental Impact Statement is organized into five chapters plus appendixes. Each section is described below.

**Chapter 1: Introduction** describes the context for the entire document. It explains why the plan is being prepared and what issues it will address. It provides guidance (e.g., national seashore purpose, significance, fundamental resources and values, special mandates, and servicewide laws and policies) for the alternatives that are being considered, and how this plan relates to other plans and projects.

The chapter also details the planning opportunities and issues that were raised during public scoping meetings and initial planning team efforts (see insert box below); the alternatives in the next chapter address these issues and concerns to varying degrees.

The primary goal of **scoping** is to gather information and to identify the range of issues and concerns to be addressed in the management plan. Scoping is done with the national seashore staff and with the general public.

**Chapter 2: Alternatives, Including the Preferred Alternative**, discusses management zones, user capacity, and the four management alternatives (the focus of this plan). Mitigation measures proposed to minimize or eliminate the impacts of some proposed actions are described prior to the discussion of future studies and/or implementation plans that would be needed. The evaluation of the environmentally preferred alternative is followed by summary tables of the alternative actions and the environmental consequences of implementing those alternatives. The chapter concludes with a discussion of alternatives or actions that were dismissed from detailed evaluation.

Chapter 3: Affected Environment describes those areas and resources that would be affected by actions proposed in the various alternatives—historic resources, natural resources, visitor opportunities and use, regional socioeconomics, and NPS operations. It also includes a discussion of impact topics considered but dismissed from detailed analysis.

**Chapter 4: Environmental Consequences** analyzes the anticipated impacts of implementing the alternatives. Methods used to assess impacts are outlined at the beginning of the chapter.

**Chapter 5: Consultation and Coordination** describes the history of public and agency coordination during the planning effort; it also lists agencies and organizations that received copies of the document.

• The appendixes present supporting information for the document, along with bibliographic references and a list of the planning team and other consultants.

# **OVERVIEW OF THE NATIONAL SEASHORE**

Gulf Islands National Seashore (hereafter referred to as the national seashore) was established by the U.S. Congress on January 8, 1971. As part of the national park system, the national seashore encompasses barrier islands and coastal mainland in Mississippi and Florida and comprises 12 separate units stretching along 160 miles from Cat Island in Mississippi to the eastern end of Santa Rosa Island in the northwest section of Florida's panhandle (see "Gulf Islands National Seashore Region" map). The national seashore was set aside for the purpose of preserving areas possessing outstanding natural, historic, and recreational values for public use and enjoyment. The current authorized acreage of the national seashore is 139,175 acres.

The resources range from remote wilderness islands with limited visitation to readily accessible white sand beaches and historic sites visited by several million people each year. It also includes bayou, salt marsh, live oak, and southern magnolia forests. The natural environment of Gulf Islands provides support for complex plant and animal communities, both terrestrial and aquatic, that characterize the northern Gulf Coast. More than 80% of Gulf Islands National Seashore is submerged land (open water), but the barrier island beaches are the most outstanding features for those who visit.

For administrative purposes, the national seashore is divided into the Florida District with six units and the Mississippi District with six units. Five out of the six Mississippi units are barrier islands: Horn Island, Petit Bois Island, East Ship Island, West Ship Island, and Cat Island. The sixth Mississippi Area, Davis Bayou, is on the mainland. Both Horn and Petit Bois islands are federally designated wilderness areas. The Florida units in the western section of the panhandle, from west to east, include Perdido Key, the Pensacola Naval Air Station Historic Sites, Naval Live Oaks, Fort Pickens, Santa Rosa, and Okaloosa. The Naval Live Oaks Area on the mainland was at one time used as a naval live oak plantation by the federal government. The Pensacola Naval Air Station Historic Sites are also on the mainland, southwest of Pensacola. The other units are all barrier islands or part of barrier islands.

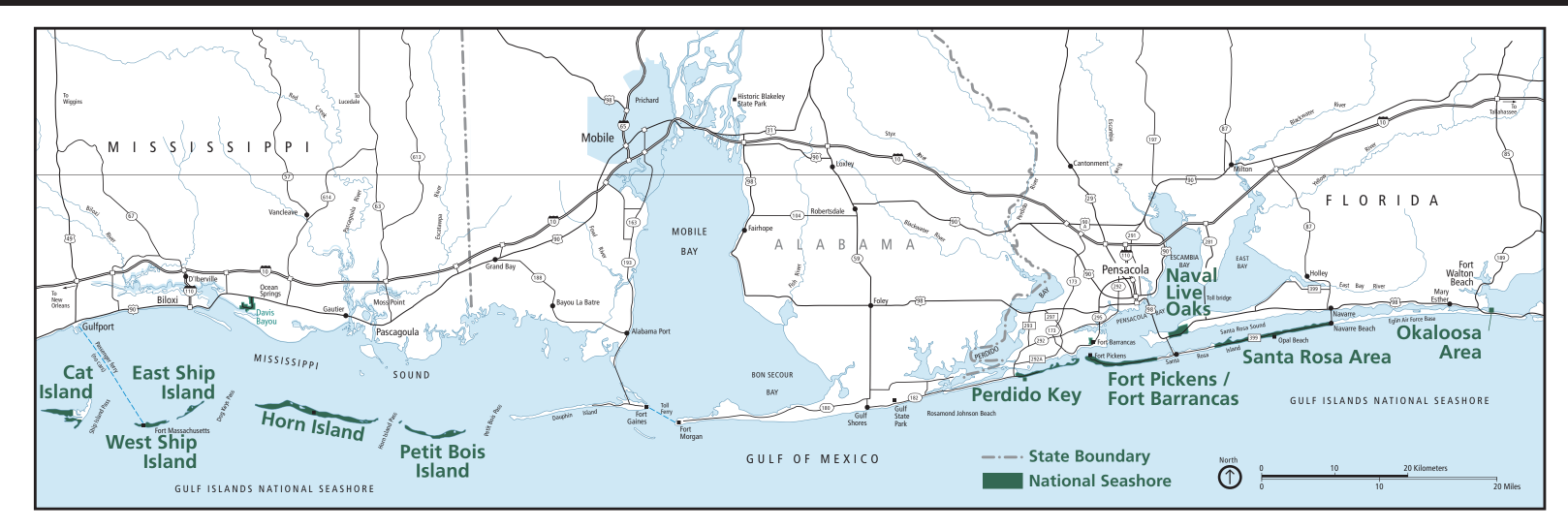
Gulf Islands National Seashore contains a number of 19th century forts built to defend Pensacola Bay. Construction of Fort Pickens, the largest, was initiated in 1829 and completed in 1834. There are also forts on Perdido Key and the mainland, including Fort Barrancas. Other forts include Advanced Redoubt on the mainland, and Fort McRee, which is now submerged within the Pensacola Pass Area. In the Mississippi District, a fifth fort (Fort Massachusetts) is on the western edge of West Ship Island. These forts were built as part of a fortification effort to protect all major U.S. harbors after the War of 1812. In addition to the coastal defense forts, numerous artillery batteries can be found that span the time from the Civil War to World War II. Gulf Islands National Seashore also preserves numerous prehistoric and historic archeological sites.

In both the Mississippi and Florida districts, annual temperature averages 77 degrees Fahrenheit (°F), ranging from the lower 60s in December and January to 90 in July and August. Annual precipitation is about 61 inches per year (SERCC 2007).

Hurricanes and tropical storms are important drivers of natural processes, along with human activity, at the national seashore. On September 16, 2004, Gulf Islands National Seashore was devastated by Hurricane Ivan, a category 3 hurricane with sustained winds upwards of 130 miles per hour and storm surges 10–16 feet high. The Florida District sustained substantial damage to roads, contemporary and historic structures, a campground, utilities, and landscapes. The national seashore was making significant progress in their storm recovery efforts until the following storm season started. In 2005, severe storms including Hurricanes Cindy, Katrina, Dennis, and Rita plus Tropical Storm Arlene devastated the Mississippi District of the national seashore. Hurricane Katrina's 30-foot storm surge washed many

of the facilities on West Ship Island out to sea and severely damaged the Davis Bayou Area. The Florida District received additional damages. Long-term recovery efforts are substantially complete in both districts.

Barrier islands help protect the mainland coast. But, the dune fields along Santa Rosa Island and Perdido Key have been scoured away and are, for the most part, reduced to a rise of only a few feet above sea level. This has led to problems with even minor storms pushing Gulf waters across the barrier islands.



#### National Park Service U.S. Department of the Interior

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# BACKGROUND

Park planning is a decision-making process, and general management planning is the broadest level of decision making for parks. General management plans (GMPs) are required for all units of the national park system and are intended to establish the future management direction of a national park system unit. General management planning is the first phase of tiered planning and decision making for national park system units. It focuses on why the park unit was established (purpose), why it is special (significance, fundamental resources and values), and what resource conditions and visitor experiences should be achieved and maintained (desired future conditions).

General management plans look 20 years into the future and consider the park unit holistically, in its full ecological and cultural context and as part of a surrounding region. Although a general management plan provides the analysis and justification for future funding, the plan in no way guarantees that money will be forthcoming. Requirements for additional data or legal compliance and competing national park system priorities can delay implementation of actions. Full implementation of a plan may extend many years into the future.

This General Management Plan / Environmental Impact Statement (GMP/EIS) was developed by an interdisciplinary team in consultation with National Park Service offices; tribal, federal, state, and local agencies; organizations; and other interested parties, and with substantial input and participation from the general public.

## PLAN PURPOSE AND NEED

This General Management Plan provides comprehensive guidance for perpetuating natural systems, preserving cultural resources, and providing opportunities for quality visitor experiences at Gulf Islands National Seashore. Its purpose is to decide how the National Park Service can best fulfill the national seashore's purpose, maintain its significance, and protect its resources unimpaired for the enjoyment of present and future generations.

This General Management Plan describes the general path that the National Park Service would follow in managing the national seashore over the next 20 years or more. The plan does not provide specific and detailed answers to every issue facing the national seashore, but rather is a frame work to assist NPS managers in making decisions today and in the future. The plan will

- identify and support the national seashore's purpose, significance, and fundamental resources and values
- provide general guidance for how to manage resources and provide for visitor use
- outline a general approach for facilities management, access strategies, and development patterns
- clearly define desired resource conditions and visitor experience opportunities
- ensure that the foundation for decision making has been developed in consultation with the public and adopted by NPS leadership after sufficient analysis of the benefits, impacts, and economic costs of alternative courses of action

This General Management Plan is needed to update the management frame work for the national seashore, address changing issues and conditions, and incorporate new resource information. The national seashore's last General Management Plan, completed in 1978, is outdated. Much has changed during the last 30 years, and the 1978 plan no longer adequately addresses the issues currently challenging the national seashore. In Mississippi, the boundary of the national seashore has been expanded to include most of Cat Island and portions of Marsh Point near Davis Bayou. Horn and Petit Bois islands were designated as wilderness in 1978 by the U.S. Congress. Private development adjacent to the national seashore has increased, and this trend has accelerated in recent years. New information about the significance of natural and cultural resources in the national seashore has been recognized. The national seashore management faces new challenges as a result of these changes. This new General Management Plan will update the management frame work for the national seashore, address changing issues and conditions, incorporate new resource information, and provide management direction for these new national seashore lands.

# PLANNING ISSUES AND CONCERNS

The general public; NPS staff; representatives from other county, state, and federal agencies; and representatives from various organizations identified several issues and concerns during scoping (early information gathering) for this General Management Plan. An issue is defined as an opportunity, conflict, or problem regarding the use or management of public lands. Comments were solicited at public meetings, through planning newsletters and on the national seashore's website (see "Chapter 5: Consultation and Coordination").

Comments received during scoping demonstrated that there is much that the public likes about the national seashore—its management, use, and facilities. The issues and concerns generally involve determining the appropriate visitor use, types and levels of facilities, services, and activities, while remaining compatible with desired resource conditions.

The alternatives in this General Management Plan provide strategies for addressing the issues within the context of the national seashore's purpose, significance, fundamental resources and values, and special mandates.

# Issues

The following issues and management concerns were identified by the public and NPS staff for Gulf Islands National Seashore.

**Preserving Coastal Ecosystems.** The urban development adjacent to Gulf Islands National Seashore boundaries has reduced habitat for some threatened and endangered species. This creates additional demands on the National Park Service to mitigate this loss and to protect threatened and endangered species and habitat within the national seashore.

The national seashore has become a refuge for special status species (federal threatened and endangered species and state species of special concern). These species include four types of sea turtles, gopher tortoise, snowy plover, piping plover, Perdido Key beach mouse, and the manatee. Critical habitat for several special status species has been designated in the national seashore by the U.S. Fish and Wildlife Service (USFWS). Seagrass beds, migratory bird habitat, and turtle nesting sites are also at risk due to the pressures of outside development, increased visitation, and increased storm frequency in the Gulf. Planning is needed to explore alternatives for balancing resource preservation while accommodating visitor use.

**Enhancing Public Access.** Urban growth in the Florida panhandle has decreased the supply of publicly accessible undeveloped seashore beaches, which in turn places a greater demand for beach opportunities within the national seashore. There is strong public interest in improving access to more undeveloped beaches within the national seashore, including improved access to the barrier islands from more mainland locations. *Planning is needed to explore alternatives for enhancing public access to national seashore features*.

Storm Recovery and Sustainability. The national seashore's roads and facilities on barrier islands are often damaged or destroyed by hurricanes and other storms. Storm activity also appears to be increasing in frequency and intensity. Eight major hurricanes (Opal and Erin 1995; Georges 1998; Ivan 2004; Cindy, Dennis, Katrina, and Rita 2005) and a number of tropical storms in the last 10 years have damaged areas in the national seashore. This period of increased storm activity has accelerated the natural phenomenon of barrier island migration that is endemic to the coastal environment. The loss of primary dune formations along Santa Rosa Island and Perdido Key have exposed transportation corridors and facilities to an increased risk of overwash and damage from future storms; at the same time, demand for access by land and water is increasing. Planning is needed to explore alternatives for recovery actions and strategies such as replacing some roads with other modes of access and modifying the type and level of facilities rebuilt on barrier islands.

Acquisitions. The National Park Service has identified several areas of land that may be candidates for acquisition during the lifetime of this general management plan. Additionally, Pensacola Lighthouse, which is managed by the nonprofit Pensacola Lighthouse Association under a long-term lease with the U.S. Coast Guard, is a historic structure that may become part of the national seashore in the future. The lighthouse and other identified areas are all within the authorized boundary for the national seashore. Lands that may be acquired include Cat Island, Marsh Point, private lands on Horn Island, land on Santa Rosa Island (currently within Eglin Air Force Base). The acquisition of new lands and the Pensacola Lighthouse would

provide additional protection of natural and cultural resources in the future, in keeping with the enabling legislation and significance of Gulf Islands National Seashore.

For the purposes of this General Management Plan, the national seashore will focus its acquisition efforts on lands that are already within its legislated boundary. However, if agencies or private landowners with lands outside the legislated boundaries are interested in transferring lands to the national seashore, these opportunities will be explored.

Congress passed Public Law 106-554 on December 21, 2000, which authorized the National Park Service to acquire Cat Island property. Upon acquisition, these lands would become part of Gulf Islands National Seashore. The National Park Service purchased 531 acres in 2002, 468 acres consisting of the western half of the island, and 63 acres of the southeast tip known as Goose Point. Goose Point was severely eroded by Hurricane Katrina in 2005, and at present (2013), contains approximately 21 acres. Since 2001, the National Park Service has been working to complete the acquisition of the remaining island property from the Boddie family.

In March 2011, to expedite the cleanup of oil from the Deepwater Horizon oil spill, British Petroleum (BP) purchased 492 acres from the Boddie family consisting of the east face of the island and the middle spit. BP does not intend to retain these properties and has spoken with both the National Park Service and the State of Mississippi about eventual conveyance and/or acquisition of these lands.

In April 2013, the State of Mississippi purchased 217 acres in the center of the island, between the NPS and BP properties. The Boddie family retained 66 acres adjoining these 217 acres. The state's acquisition included access to the canal, the only effective boat access to the island, and a right-of-way on the road crossing the remaining Boddie property. The state has indicated it intends to retain and manage this land.

The current status of land ownership on the island does not affect the intent of Congress to add all of Cat Island to Gulf Islands National Seashore, except a residual parcel to be held by the Boddie family per Public Law 106-554. The national seashore will continue to work with existing landowners to fulfill the intent of Congress as opportunities become available.

Planning is needed to explore alternatives for cultural and natural resource protection and visitor opportunities in possible new acquisitions.

**Oil and Gas Development.** Mineral development occurs or may occur in and around many coastal national park system units. Presently, the waters around all five barrier islands in Gulf Islands National Seashore, Mississippi District, have been targeted for minerals leasing by the State of Mississippi and the federal Bureau of Ocean Energy Management (BOEM). This includes but is not limited to seismic surveying, oil and gas extraction, drilling, and other mineral production operations. Should leasing lead to production, single or multiple four- to sixstory high oil and/or gas drilling rigs may be installed adjacent (i.e., within 1-12 miles) to the NPS jurisdictional boundaries of the barrier islands. Other possible developments may occur in the future in either Florida or Mississippi or in adjacent states, on land or in water bodies.

The National Park Service is opposed to such activities near the national seashore because of a variety of possible and known threats to national seashore resources and values. These threats include impacts on natural processes and cultural resources such as subsidence, natural resources such as marine and terrestrial wildlife and species of special concern, air and water quality, night sky, natural sound; cultural resources such as archeological sites and historic structures, wilderness character and visitor experience, and NPS operations and seashore management. In addition, the National Park Service has procedural and legal concerns related to park boundary delineation, jurisdictional concerns, and NPS obligations under the Organic Act and the Wilderness Act.

A discussion of possible mineral development around the national seashore is included in this plan to clarify policies and possible threats to national seashore resources and values, visitor experience, and NPS operations.

**Deepwater Horizon Oil Spill Incident.** In April 2010, the Deepwater Horizon oil drilling rig exploded and sank, killing 11 crew members and leaking more than 4 million barrels of oil into the Gulf of Mexico from an uncapped well. The presence of oil in the waters and on the beaches of the national seashore has prompted a comprehensive response by the National Park Service, the U.S. Coast Guard, the National Oceanic and Atmospheric Administration, and the U.S. Fish and Wildlife Service (NOAA), plus many other state, local, and community organizations.

The National Park Service response has included the involvement of biologists, archeologists, and numerous support staff. As of November 2012, more than 2,400 tons of oiled debris was removed from Gulf Islands National Seashore, including more than 600 tons in Florida and more than 1,700 tons in Mississippi. More than 600 NPS employees have participated in oil spill recovery efforts.

Along with other federal agencies, tribes, and states, the National Park Service is a designated Natural Resource Trustee. The trustees are responsible for studying and determining the impacts of the oil spill through a process known as a Natural Resource Damage Assessment (NRDA). In addition to data collection for the Natural Resource Damage Assessment, the National Park Service continues a variety of cleanup and recovery efforts to protect natural and cultural resources, as well as human uses such as recreational fishing and boating. Although this incident does not directly affect the alternatives presented in this General Management Plan, the oil spill is considered because of its implications on how the National Park Service is protecting cultural and natural resources and providing for visitor enjoyment.

**Climate Change.** Climate change refers to any substantial changes in average climatic conditions (such as average temperature, precipitation, or wind) or climatic variability (such as seasonality or storm frequencies) lasting for an extended period of time (decades or longer). Recent reports by the U.S. Climate Change Science Program, the National Academy of Sciences, and the United Nations Intergovernmental Panel on Climate Change (IPCC) (IPCC 2007) provide clear evidence that climate change is occurring and is likely to accelerate in the coming decades.

The National Park Service recognizes that the major drivers of climate change are outside the control of the agency. However, climate change is a phenomenon whose impacts throughout the national park system cannot be discounted. The National Park Service has identified climate change as one of the major threats to national park system units and has developed a Climate Change Response Strategy (NPS 2010) that focuses on science, adaptation, mitigation, and communication. Some climate change impacts are already occurring or are expected to occur in Gulf Islands National Seashore in the time frame of this General Management Plan. Therefore, climate change is included in this document to recognize its role in the changing environment of the national seashore and provide an

understanding of its impact. Other factors driving environmental change include population growth in the area (subsidence of water table, increased visitation, pollution), shifts in visitor use patterns, and land use change and development around the national seashore. The vast majority of visitors access the seashore in motorized vehicles. This presents an opportunity to inform the public on the impacts of motorized vehicles on climate change.

While climate change is a global phenomenon, it manifests differently depending on regional and local factors. Climate change is expected to result in many changes to the Gulf Coast region, including warming ocean waters, hotter summer temperatures, fewer winter freezes, sea level rise, and higher storm surges. Specific impacts on Gulf Islands National Seashore could include changes in maritime forests on both barrier islands and mainland units; impacts on sensitive species and infra-structure; saltwater intrusion into freshwater environments; submersion of barrier islands, shorelines, and areas of national seashore property; shifting shorelines due to coastal erosion; and changes in the output of the watersheds feeding into the national seashore area. This dynamic environment is expected to have effects on the natural and cultural resources in the national seashore, as well as visitor use patterns. Planning is needed to address two different issues related to climate change: (1) what is the contribution of the proposed project to climate change such as greenhouse gas emissions and the "carbon footprint" of the management alternatives, and (2) how will the management alternatives alter the ways that climate change affects park resources?

# FOUNDATION FOR PLANNING AND MANAGEMENT

### PURPOSE

Purpose statements convey the reason for which the park unit was set aside as part of the national park system. Grounded in an analysis of national seashore legislation (appendix A) and legislative history, purpose statements also provide primary criteria against which the appropriateness of plan recommendations, operational decisions, and actions are tested.

The purpose of Gulf Islands National Seashore is to preserve and interpret its Gulf Coast barrier island and bayou ecosystem and its system of coastal defense fortifications, while providing for the public use and enjoyment of these resources.

# SIGNIFICANCE

Significance statements capture the essence of the park unit's importance to the nation's natural and cultural heritage. They describe the unit's distinctiveness and describe why an area is important within regional, national, and global contexts. This helps managers focus their efforts and limited funding on protection and enjoyment of attributes that are directly related to the purpose of the park unit. The significance of Gulf Islands National Seashore includes the following five components.

In contrast to the surrounding urban development of the northern Gulf Coast, Gulf Islands National Seashore possesses a rare combination of recreational, educational, and scenic opportunities on publicly accessible natural coastal areas.

Gulf Islands National Seashore preserves and protects the natural processes of an extensive range and variety of terrestrial and marine ecosystems within a very dynamic and rapidly changing landscape of the northern Gulf Coast.

Represented by Horn and Petit Bois islands, Gulf Islands National Seashore preserves one of the few nationally designated barrier island wilderness areas in the national park system.

Gulf Islands National Seashore contains one of the most complete collections of structures relating to the evolution of seacoast defense in the United States. Publicly accessible sites represent a continuum of development from the Spanish colonization of the 18th century through World War II.

The terrestrial and submerged cultural resources located throughout Gulf Islands National Seashore represent a continuum of human occupation and use that is important in enhancing the knowledge of past habitation along the northern Gulf Coast.

### FUNDAMENTAL RESOURCES AND VALUES

Fundamental resources and values are systems, processes, features, visitor experiences, stories, and scenes that deserve primary consideration in planning and management because they are essential to maintaining a park unit's purpose and significance. Fundamental resources and values are subject to periodic review and updates based on new information or changing conditions. The following fundamental resources and values are only a portion of the national seashore's total resources and values; all resources and values were considered in this planning effort.

- Recreational, Educational, and Scenic Opportunities
- Terrestrial and Marine Ecosystems
- Gulf Island Wilderness
- Collection of Coastal Fortifications
- Other Terrestrial and Submerged Cultural Resources

### **PRIMARY INTERPRETIVE THEMES**

Primary interpretive themes are the most important ideas and concepts communicated to the public about the national seashore. Based on the national seashore's purpose, significance, and fundamental resources and values, they are the core of all interpretive programs and media provided to visitors. With these themes, visitors can form intellectual and emotional connections with the resources and experiences.

**Preservation and Protection.** Gulf Islands National Seashore is part of the larger national park system set aside by Congress to preserve, protect, and conserve our nation's natural and cultural treasures for current and future generations through stewardship.

**Recreation and Remembrances.** The scenic beaches and bayous create opportunities for recreation, relaxation, solitude, reflection, and memorable experiences. Two federally designated wilderness barrier islands provide rare accessible recreational opportunities and solitude for the public. Forts and Firepower. Early inhabitants of North America seldom strayed far from harbors and rivers because seaports were the gateways to the outside world as well as for potential invaders into the continent. Coastal forts were the "locks" on those gates, and they were updated as new technologies became available and coinciding threats emerged.

Sea, Sand, Salt Marsh, and Maritime Forest. Barrier islands, salt marshes, and marine areas are continually reshaped by the dynamic and rapidly changing environment of the northern Gulf Coast.

Location and Legacy. Terrestrial and submerged cultural resources within the national seashore identify a continuum of human occupation that dates back approximately 5,000 years in this coastal environment.

The following pages have been developed to provide the reader with a quick overview of the primary features of Gulf Islands National Seashore. Each sheet is organized by the fundamental resources and values listed above. The significant statement that most closely relates to those resources and values is presented, followed by a more descriptive elaboration of the fundamental resource and value components, and the primary interpretive themes used to communicate the importance of these features to national seashore visitors.

### Recreational, Educational, and Scenic Opportunities

#### Significance Statement

In contrast to the surrounding urban development of the northern Gulf Coast, Gulf Islands National Seashore possesses a rare combination of recreational, educational, and scenic opportunities on publicly accessible natural coastal areas.

### Associated Fundamental Resources and Values

**Recreation Values.** Within a wide variety of seashore settings such as white sand beaches, maritime forests, coastal wetlands, bayous, wilderness islands, and historic coastal fortifications, visitors are provided a broad range of recreational opportunities.

**Educational Values.** Visitors are provided opportunities to discover, understand, and appreciate the significance of the natural and cultural history of the northern Gulf Coast.

Scenic Values. Visitors are provided opportunities to

- a. experience undeveloped beaches, bayous, and mainland areas with panoramic views of a natural coastal setting
- **b.** experience the sights, sounds, smells, and textures of sugar-white sands, aquamarine saltwaters, multihued wildflowers, golden sea oats, and the verdant colors of maritime forests
- c. observe a relative abundance and diversity of wildlife in their native habitat

### **Primary Interpretive Themes**

**Preservation and Protection.** Gulf Islands National Seashore is part of a larger system of national parks set aside by Congress to preserve, protect, and conserve our nation's natural and cultural treasures for current and future generations through stewardship.

**Recreation and Remembrances.** The scenic beaches and bayous create opportunities for recreation, relaxation, solitude, reflection, and memorable experiences. Two federally designated wilderness barrier islands provide rare accessible recreational opportunities and solitude for the public.

### **Terrestrial and Marine Ecosystems**

### Significance Statement

Gulf Islands National Seashore preserves and protects the natural processes of an extensive range and variety of terrestrial and marine ecosystems within a dynamic and rapidly changing landscape in the northern Gulf Coast.

#### **Associated Fundamental Resources and Values**

**Coastal Dynamics.** The dynamic coastal processes contribute to island migration and the maintenance of structure and function of the barrier islands.

**Terrestrial Ecology.** The natural processes of a functional terrestrial ecosystem maintains a diversity of habitats for a wide variety of terrestrial organisms by providing nesting and feeding grounds, cover, reproductive space, and vital stop-over habitat along important migration routes.

**Marine and Estuarine Ecology.** The natural processes of a functional marine and estuarine ecosystem maintains a diversity of habitats for a wide variety of marine organisms by providing underwater juvenile nurseries, feeding grounds, cover, and reproductive space and vital habitat along important migration routes. Seagrass and benthic habitat provides protection for a variety of marine species that contribute to biodiversity.

**Sanctuary.** For a wide variety of plant and animal species, the national seashore serves as a safe haven and buffer from the direct effects of rapidly declining habitats occurring along the northern Gulf Coast due to the influences of urban development, offshore oil drilling, commercial fishing, and other extractive uses.

**Regional Sustainability.** Maintaining the integrity of terrestrial and marine resources within the national seashore contributes to the region's ecological and economic sustainability. A healthy ecosystem enhances tourism and commercial fisheries. The national seashore plays a crucial role in nurturing these interdependent systems.

### **Terrestrial and Marine Ecosystems**

#### Associated Fundamental Resources and Values, cont.

Water Quality. The vitality and health of seashore organisms, humans, and ecosystems are dependent on clean and balanced water quality and functional hydrologic systems.

**Scientific Research, Education, and Collections.** Exploration and investigation of the coastal environment contributes to the body of scientific knowledge and human understanding. The national seashore is a living laboratory and research ground for the study of natural systems in the northern Gulf Coast, and it serves as a baseline for scientific study. The national seashore's collections and records of natural objects, specimens, and events provide documented evidence of the area's natural history and species richness.

**Stewardship.** The visitor's exploration and understanding of the natural processes and coastal ecosystems provides opportunities to instill values that promote environmental stewardship within and beyond national seashore boundaries.

#### **Primary Interpretive Themes**

Sea, Sand, Salt Marsh, and Maritime Forest. Barrier islands, salt marshes, and marine areas are continually reshaped by the dynamic and rapidly changing environment of the northern Gulf Coast.

**Preservation and Protection.** Gulf Islands National Seashore is part of a larger system of national park system units set aside by Congress to preserve, protect, and conserve our nation's natural and cultural treasures for future generations.

### **Gulf Island Wilderness**

#### **Significance Statement**

Represented by Horn and Petit Bois islands, Gulf Islands National Seashore preserves one of the few nationally designated barrier island wilderness areas in the national park system.

#### Associated Fundamental Resources and Values

**Inspiration and Challenge.** Visitors are provided opportunities to experience the wild nature, independence, and solitude of a barrier island.

Natural Processes. Natural processes continue with minimal human influences.

Wilderness Attributes. The undeveloped landscape includes high quality views, natural soundscapes, dark night skies, and natural scents.

**Educational Values.** Visitors have opportunities to discover, understand, and appreciate the designated wilderness areas of the northern Gulf Coast.

#### Primary Interpretive Theme

**Recreation and Remembrances.** The scenic beaches and bayous create opportunities for recreation, relaxation, solitude, reflection, and memorable experiences. Two federally designated wilderness barrier islands provide rare accessible recreational opportunities and solitude for the public.

### **Collection of Coastal Fortifications**

#### Significance Statement

Gulf Islands National Seashore contains one of the most complete collections of structures relating to the evolution of seacoast defense in the United States. Publicly accessible sites represent a continuum of development from the Spanish colonization of the 18th century through World War II.

#### Associated Fundamental Resources and Values

**Historic Fortifications.** The preserved examples of every major phase of seacoast defense fortification up through World War II illustrate the evolution of harbor defenses in response to changes in weapons technology.

- a. Spanish Coastal Fortification. Pensacola Naval Air Station Historic Sites—Battery San Antonio.
- **b.** American Third System Coastal Fortifications. Pensacola Naval Air Station Historic Sites—Fort Barrancas (a national historic landmark) and Advanced Redoubt; Santa Rosa Area—Fort Pickens; Perdido Key Area—Fort McRee ruins (submerged); and West Ship Island—Fort Massachusetts.
- c. Endicott Coastal Fortification Systems. Fort Pickens Area—Batteries Pensacola, Worth, Cooper, Payne, Trueman, Cullum-Sevier, and Van Swearingen; Perdido Key Area—Fort McRee's Batteries Center and Slemmer.
- d. Late 19th Century Coastal Defenses. Fort Pickens Area—seawall, buildings 1–8 (barracks and officers' quarters), warehouse, mine storeroom and loading room, pumping plant, mining casement building, pipe shop, searchlight towers 1 and 2 foundations, railroad roundhouse foundation, and the ruins of the quartermaster's wharf, narrow gauge railroad bed, and mosquito control canal; and Perdido Key Area—Fort McRee's seawall.
- e. World War II Coastal Defenses. Fort Pickens Area—Batteries Langdon and 234, 90 mm gun emplacement platforms, battery commander/coincidence range finder station, battery fixed anti-aircraft emplacement 1 and 2 (ruins), 155 mm Panama mounts, battery-fixed ammunition shelter, observation tower foundation, dugout shelter, pump house, ordnance building foundation, and two igloo magazines; and Perdido Key Area—Battery 233.

**Spatial Organization.** The strategically placed fortifications illustrate the adaptation to coastal terrain and the evolution of harbor defense systems.

**Museum Collections.** The national seashore maintains collections of artifacts, documents, and archives associated with the fortifications' architecture, weaponry, and histories.

#### Primary Interpretive Theme

**Forts and Firepower.** Early inhabitants of North America seldom strayed far from harbors and rivers because seaports were the gateways to the outside world as well as for potential invaders into the continent. Coastal forts were the "locks" on those gates, and they were updated as new technologies became available and coinciding threats emerged.

### Other Terrestrial and Submerged Cultural Resources

#### **Significance Statement**

The terrestrial and submerged cultural resources located throughout Gulf Islands National Seashore represent a continuum of human occupation and use that is important in enhancing the knowledge of past habitation along the northern Gulf Coast.

### Associated Fundamental Resources and Values

**Historic Structures and Archeological Sites.** In addition to historic coastal fortifications listed earlier, the sites and structures and/or documented evidence of prehistoric and historic human coastal occupation found throughout Gulf Islands National Seashore are as follows:

### a. Terrestrial Features

- Fort Pickens Area—Coast Guard station and garage
- Naval Live Oaks Area—
  - *Third Gulf Breeze* (a Woodland and Mississippian archeological site containing a multicomponent shell ring with associated midden).
  - Big Heart West (a late Woodland and Mississippian archeological site containing a multicomponent accretionary midden).
  - Butcherpen Mound (a Woodland and Mississippian, proto-historic archeological site composed of three separate mounds containing associated stratified deposits).
  - Naval Live Oaks Cemetery (a late Mississippian, proto-historic archeological site containing artifacts and numerous human burials).
  - First American Road in Florida (an 1824, 2.39-mile remnant of the first road constructed in Florida to connect St. Augustine with Pensacola).
  - Naval Live Oaks Area (multiple Early, Middle, and Late Woodland and Mississippian, First Spanish, Early American, and antebellum archeological sites containing accretionary middens, mounds, cemeteries, and shell rings).
- Davis Bayou—middens and Civilian Conservation Corps (CCC) cabins 1 and 2.
- Cat Island—World War II War Dog Reception and Training Center.
- West Ship Island—foundations of the lighthouses and associated barracks.
- East Ship Island—D'Iberville French Warehouse Site (location of a 1717 warehouse complex yielding artifact concentration).
- Horn Island—World War II chemical weapons test site.

#### b. Submerged Features

- East Ship Island—D'Iberville French Warehouse Site (ballast piles; U.S. quarantine station).
- Seashore General—numerous undocumented shipwrecks.

**Naval Live Oaks Reservation.** As one of the first federal ventures into conservation, this federal tree farm was established in 1828 with the intended purpose of using the live oaks for shipbuilding.

**Museum Collections.** The artifacts, documents, and archives contribute to the knowledge and understanding of the stories and events associated with human occupation of the northern Gulf Coast.

#### **Primary Interpretive Theme**

**Location and Legacy.** Terrestrial and submerged cultural resources within the national seashore identify a continuum of human occupation that dates back approximately 5,000 years in this coastal environment.

# SPECIAL MANDATES AND ADMINISTRATIVE COMMITMENTS

Special mandates, agreements, and administrative constraints are legal requirements and administrative commitments that apply to a specific unit of the national park system. They are mandated by Congress or by signed agreements with other entities. They are specific to the park unit and are not an inventory of all the laws applicable to the national park system. Often there are special mandates or constraints that direct park planning and management decisions such as mandating hunting within a park unit.

For Gulf Islands National Seashore these special mandates include the following.

# National Seashore Legislative Boundary

Gulf Islands National Seashore is composed of a series of barrier islands, mainland, and waters in the Gulf of Mexico, in both Mississippi and Florida, as included on the legislative map NS-GI-7100J (see "Appendix A: Legislation") and on the boundary map included in this chapter. In general, the boundary of the offshore islands in Florida extends on the north to the south boundary of the Intracoastal Waterway and on the south outward to 1 mile beyond the low tide line of the offshore islands. All the water areas adjacent to Santa Rosa Island are included in the boundary, while some of the submerged lands underlying those waters are owned by the State of Florida. In general, the boundary of the Mississippi District extends 1 mile below the low tide line of the offshore islands north and south of the islands. The boundary is contiguous east to west from the Mississippi/ Alabama state line to the east boundary of the Gulfport shipping channel. The Pascagoula shipping channel is excluded from the park boundary. All of the submerged lands in Mississippi within this boundary are owned by the United States as part of Gulf Islands National Seashore.

# Land Acquisition

Authority: Public Law 106-554 (Dec. 21, 2000)

Within the boundaries of the national seashore, lands, waters, and interests therein may be acquired by donation, purchase with donated or appropriated funds, or exchange, except that property owned by a state or any political subdivision, thereof, may be acquired only with the consent of the owners.

Submerged lands (1 mile buffer zone surrounding lands of Cat Island) can only be acquired by donation from the state of Mississippi.

Authority: Public Law 95-625 (Nov. 10, 1978)

Gulf Islands National Seashore was authorized to acquire 1,000 acres along Marsh Point. Acquisition of this land has not taken place, but the lands would be managed under this plan should a willing seller and funding become available.

# Pensacola Naval Air Station

Authority: Public Law 91-660 (Jan. 8, 1971)

The Pensacola Naval Air Station regulates public access to Bateria de San Antonio (Water Battery), Fort Barrancas, the Advanced Redoubt, and the visitor center located within their boundaries. Public access may be restricted during heightened national security level changes.

# Wilderness Management

Authority: Public Law 95-625 and Wilderness Act of 1964

In 1978, Congress designated Horn and Petit Bois islands as Gulf Island Wilderness and included them in the national wilderness preservation system. About 1,800 acres of wilderness plus 2,800 acres of potential wilderness (on nonfederal lands) were designated on map 63520, 018-A dated March 1977. Fourteen private parcels were included in this authority, but active shoreline processes have complicated boundary delineations because some of the lands yet to be acquired are now being submerged.

In accordance with the requirements of the Wilderness Act, facilities will not be provided for the convenience of visitors because the islands will be managed to maintain their primeval character. There is a small administrative enclave on Horn Island for the purposes of maintaining a dock, ranger station, and Air National Guard tracking facility. (The Air National Guard has identified this tracking facility for removal.) Essential administrative activities in wilderness will be carried out without the use of motorized equipment in accordance with the Wilderness Act of 1964. Wilderness at Gulf Islands National Seashore ends at the mean high tide mark, and does not extend over submerged lands within the seashore boundary.

### **Navigation and Maritime Safety**

Authority: Public Laws 91-660 and 95-625

The establishment of the national seashore shall not abridge the authority of the U.S. Army Corps of Engineers (USACE), with respect to navigation or related matters, except that beach erosion control and hurricane protection activities shall be planned jointly between the U.S. Army Corps of Engineers and the Department of the Interior.

Public Law 95-625 allows Coast Guard and Federal Aviation Administration to use the

designated wilderness areas for navigational and maritime safety purposes.

The national seashore enabling legislation specifically mentions that the Secretaries of the Interior and Army may cooperate in matters relating to beach erosion control and hurricane protection. It states that

...any such protective works or spoil deposit activities undertaken by the Chief of Engineers, Department of the Army, shall be carried out within the seashore in accordance with a plan that is acceptable to the Secretary of the Interior and that is consistent with the purposes of this Act (PL 91-660 section 6).

The U.S. Army Corps of Engineers and the national seashore continue to build partnerships that enable effective beach control and hurricane protection that meets the mandates of both agencies. In particular, the national seashore will continue to collaborate with the U.S. Army Corps of Engineers to place sand derived from dredging back into the active trans-port system, to then be redeposited according to natural processes fundamental to the dynamics and survival of barrier islands.

# **Rights-of-Way and Easements**

Authority: Public Law 106-554

The law amends the national seashore's enabling legislation by including a provision to allow an easement over approximately 150 acres of land on Cat Island known as the Boddie Family Tract. This easement has yet to be negotiated. See the "Planning Issues and Concerns" section for more information.

### Authority: Public Law 91-660

Existing gas and oil transmission easements and rights-of-way through the national seashore (when oil and gas are removed from outside the boundaries) shall not be diminished, and the Secretary (of the Interior) may permit additional rights-ofway or easements.

# Authority: Public Law 95-625

The Department of Defense (U.S. Air Force) had a right-of-way to operate and maintain a small, unmanned tracking instrument and associated facilities within the wilderness enclave on Horn Island. This authority has expired, and the national seashore is working with the Air National Guard to remove the facilities.

# Local Utility Agreements and Easements

The national seashore has a right-of-way agreement with the City of Gulf Breeze to allow construction and maintenance of a storm drain and waterline along the northwestern boundary of the Naval Live Oaks Area. Also, a right-of-way through the national seashore may be needed to allow the City of Gulf Breeze to maintain a new waterline along U.S. Highway 98.

The Florida Department of Transportation was granted a perpetual easement and 160foot-wide right-of-way to operate, maintain, and repair that section of U.S. Highway 98 that crosses the Naval Live Oaks Area. The easement includes the right to issue and renew public utility permits within the rightof-way.

Gulf Power Company has rights-of-way to operate and maintain an underground electrical line and facilities in the Naval Live Oaks Area and for an electrical distribution system within the Fort Pickens Area. The City of Ocean Springs, Mississippi, has a right-of-way to operate and maintain existing water and sewer systems within the Davis Bayou Area.

# **Hunting and Fishing**

Authority: Public Law 91-660

Hunting and fishing shall be permitted on lands and waters within the national seashore in accordance with applicable federal and state laws, except where or when prohibited by the secretary for reasons of public safety, administration, fish or wildlife management, or public use and enjoyment.

The national seashore cooperates with the states of Florida and Mississippi to allow recreational fishing. On April 6, 1995, the Office of the Solicitor rendered an opinion that neither the act authorizing the creation of Gulf Islands National Seashore nor the applicable regulations allow commercial fishing within the boundaries of the national seashore.

Pursuant to Public Law 91-660, the national seashore entered into a long-term memorandum of agreement with the Florida Fish and Wildlife Conservation Commission (FFWCC) in 2000. The national seashore has finalized a plan in conjunction with the Florida Fish and Wildlife Conservation Commission to jointly manage waterfowl hunting along certain sections of Perdido Key and Santa Rosa Island.

# **Commercial Services**

Authority: Acts of August 25, 1916 (16 USC 1, 2-4) and November 13, 009 (Public Law 105-391)

Commercial services are provided at Gulf Islands National Seashore by way of concessions contracts and commercial use authorizations. In Florida, a convenience store at the Fort Pickens campground and snack bar facilities near the Fort Pickens fishing pier are operated under a concessions contract. Under this contract, the concessioner may operate a snack bar with food and beverage services including film, souvenirs, and sundries, at Langdon Beach in the Fort Pickens Area, at Opal Beach in the Santa Rosa Area, and at Johnson Beach in the Perdido Key Area.

In Mississippi, boat transportation service between Gulfport and West Ship Island and the associated visitor services are provided under a concessions contract. The contract includes selling a limited line of refreshments and sundries onboard the vessels, a snack bar, and limited gift items and beach equipment rental on West Ship Island. The operation includes ferry service to West Ship Island and shuttle service between West and East Ship islands.

Commercial use authorizations in both districts of the national seashore provide an opportunity to businesses to provide recreational opportunities to visitors, including but not limited to fishing charters, water taxi service, kayaking opportunities, and diving lessons.

# Law Enforcement

Federal jurisdiction over law enforcement matters is mixed. In Florida, all units, with the exception of the Pensacola Naval Air Station Historic Sites Area and possibly some waters in the Perdido Key Area are under concurrent jurisdiction, meaning that both the federal government and the state have the power to deal with all degrees of crimes. Exclusive federal jurisdiction has been retained for the Pensacola Naval Air Station Historic Sites Area because the surrounding Naval Air Station lands are held under the same federal jurisdiction. In Mississippi, all lands and waters of the national seashore are under concurrent jurisdiction except for inholdings and

recently acquired lands, which are under proprietary jurisdiction. NPS law enforcement actions include enforcement of federal and state criminal laws, traffic statues, and NPS regulations aimed at protecting resources and visitor experience from inappropriate activities.

### Authority: Memorandums of Agreement

Memorandums of agreement with a number of local law enforcement agencies provides the opportunity to work in harmony for the common purpose of better protecting life and property of the public they serve by cooperating in the use of trained personnel and equipment where unforeseen threats to human life and property within the respective jurisdictions arise. These groups include the following:

### Florida

City of Gulf Breeze Police Department Escambia County Sheriff's Department Okaloosa County Sheriff's Department Santa Rosa County Sheriff's Department Mississippi Ocean Springs Police Department

Authority: Memorandum of Agreement

The national seashore has memorandums of understanding with the Jackson County and Harrison County, Mississippi, sheriff's offices for purposes of assisting in the enforcement of federal laws and regulations on the lands and waters of Gulf Islands National Seashore within the state of Mississippi.

# Fire Protection and Emergency Medical Services

Authority: Memorandum of Understanding

Memorandums of understanding with a number of local fire departments allow the assistance of structural fire prevention/

suppression and the protection of life and property from fire on lands administered by the national seashore. These groups include the following:

Gulf Breeze Volunteer Fire Department, FL Escambia County Fire and Rescue, FL Pensacola Naval Air Station, FL Okaloosa Island Fire District, FL Ocean Springs Fire Department, MS

Authority: Memorandum of Understanding

A memorandum of understanding with Big Lagoon State Park provides for personal services and equipment required for prevention and suppression of wildland fires and the protection of life and property from these fires in the Perdido Key Area administered by Gulf Islands National Seashore and Big Lagoon State Park administered by the State of Florida.

Authority: Cooperative Agreement

A cooperative agreement with the Florida Department of Agriculture and Consumer Services allows for conducting fire management activities and preliminary firerelated investigations.

# Fort Pickens Aquatic Preserve

Authority: 18-20 Florida Administrative Code

The Fort Pickens Aquatic Preserve surrounds the western end of Santa Rosa Island and the eastern end of Perdido Key. The preserve is managed by the Florida Department of Environmental Protection and contains state-owned submerged lands from the Gulf Intracoastal Waterway on the north to 3 miles offshore in the Gulf of Mexico. Aquatic preserves are "established for the purpose of being preserved in essentially natural or existing condition so that their aesthetic, biological, and scientific values may endure for the enjoyment of future generations." The preserve includes nearly 6,000 acres within the Perdido Key Area, extending from the east tip to 1.5 miles inside the national seashore's western boundary. It also includes more than 8,000 acres in the Fort Pickens Area from the eastern boundary to Pensacola Pass.

Management of the preserve will be a joint effort between the state Department of Environmental Protection and the National Park Service.

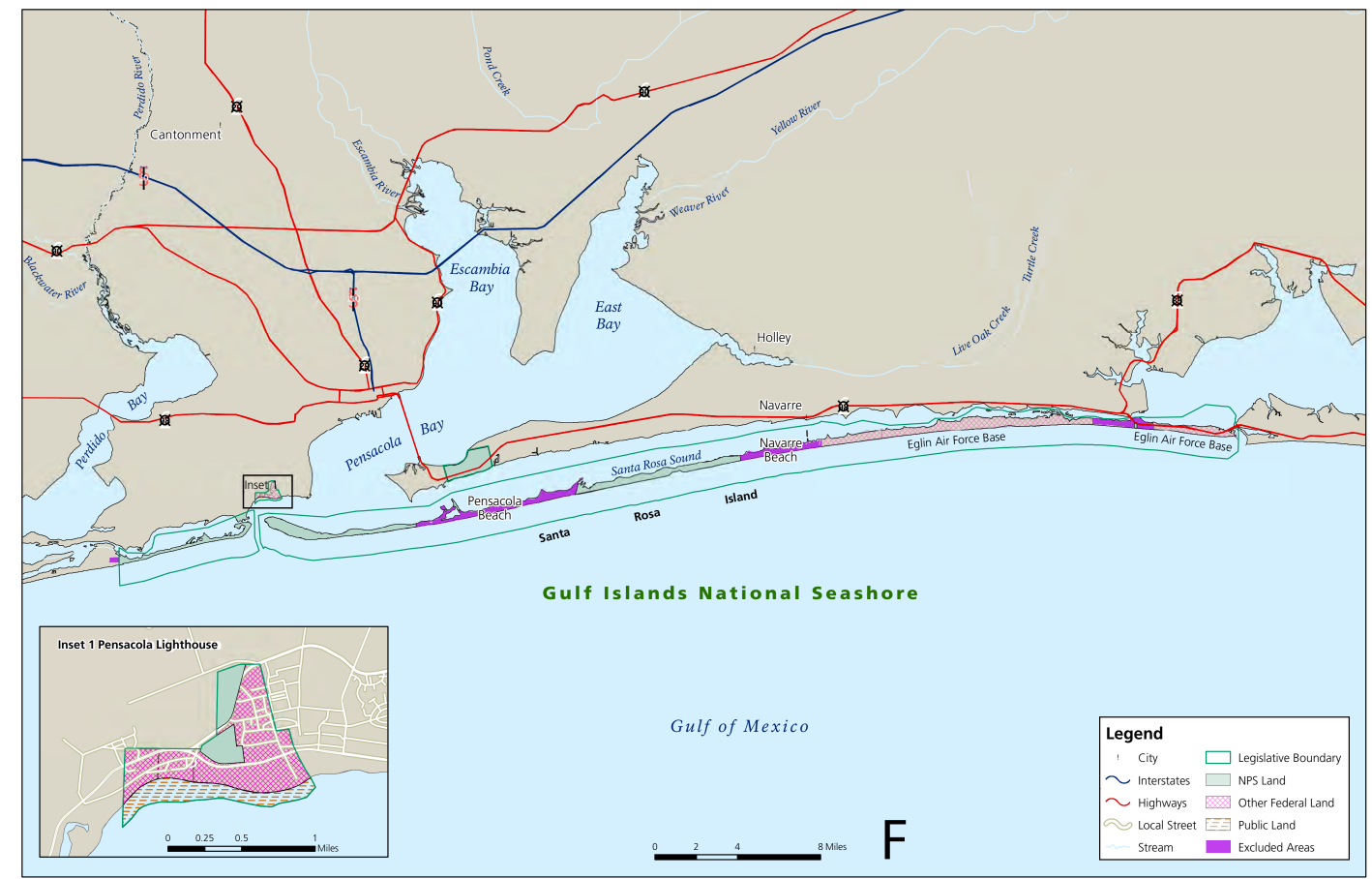
# **Outstanding Florida Waters**

Authority: State of Florida designation

The Florida Department of Environmental Protection designated waters within Gulf Islands National Seashore as "Outstanding Florida Waters in 1979. The Outstanding Florida Waters designation includes all waters identified within the national seashore's legislative boundary. This designation grants special protection to Florida waters based on their natural attributes. The Florida Department of Environmental Protection cannot issue permits for direct or indirect pollutant discharges that would degrade ambient water quality of such designated waters. Permit requests for new dredging and filling in such designated waters must undergo an intensive review to determine if they are clearly in the public interest. Elements of the public interest include the conservation of fish and wildlife, erosion and shoaling, navigation, fishing, recreation, and marine productivity.

# LEGISLATIVE BOUNDARY

GULF ISLANDS NATIONAL SEASHORE Florida

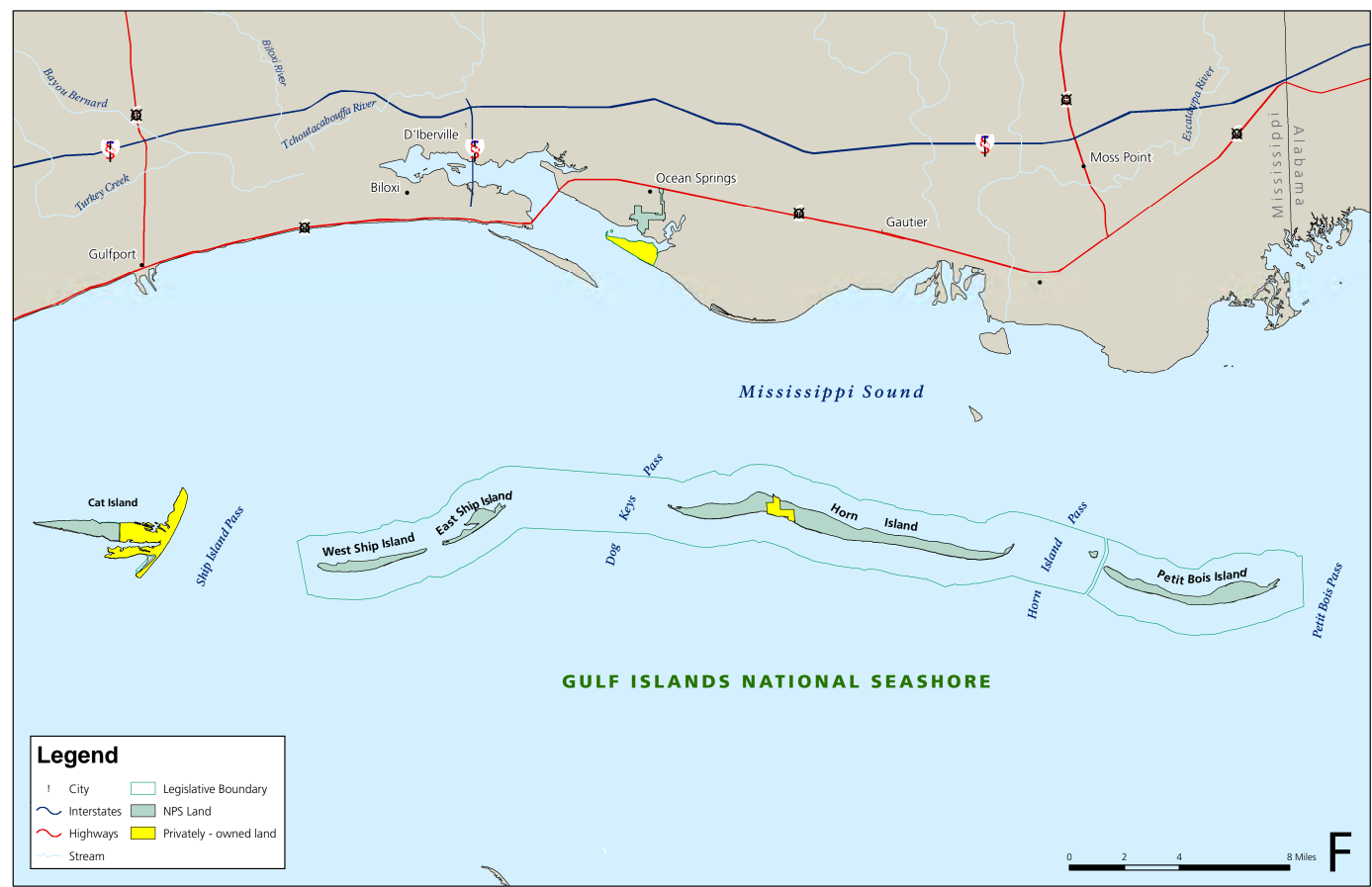


Produced by: Denver Service Center Planning Division: June 2014



# LEGISLATIVE BOUNDARY

GULF ISLANDS NATIONAL SEASHORE Mississippi



Produced by: Denver Service Center Planning Division: June 2014

National Park Service U.S. Department of the Interior

Exceptions to protection of such designated waters include permitted activities preceding designation, restoration of existing seawalls, and activities not regulated by the Florida Department of Environmental Protection for water quality protection purposes (i.e., fishing and boat speeds). Temporary degradation of water quality may be permitted during construction or activities to enhance public use or to maintain pre-existing activities may be allowed with certain restrictions.

# SERVICEWIDE LAWS AND POLICIES

Many national park system unit management directives are specified in laws and policies and are therefore not subject to alternative approaches. For example, there are laws and policies about managing environmental quality (such as the Clean Air Act, the Endangered Species Act, the Migratory Bird Treaty Act, and Executive Order 11990, "Protection of Wetlands"); laws governing the preservation of cultural resources (such as the National Historic Preservation Act and the Native American Graves Protection and Repatriation Act); and laws about providing public services (such as the Architectural Barriers Act Accessibility Standards)-to name only a few. In other words, a general management plan is not needed to decide that it is appropriate to protect endangered species, control nonnative species, protect historic and archeological sites, conserve artifacts, or provide for access for disabled persons. Laws and policies have already decided those and many other things for us. Although attaining some conditions set forth in these laws and policies may have been temporarily deferred in a national park system unit because of funding or staffing limitations, the National Park Service will continue to strive to implement these requirements with or without a new management plan.

There are other laws and executive orders that are applicable solely or primarily to units of the national park system. These include the 1916 Organic Act that created the National Park Service; the General Authorities Act of 1970; the act of March 27, 1978, relating to the management of the national park system; and the National Parks Omnibus Management Act (1998).

The NPS Organic Act (16 *United States Code*, [USC] 1) provides the fundamental management direction for all units of the national park system:

[P]romote and regulate the use of the Federal areas known as national parks, monuments, and reservations... by such means and measure as conform to the fundamental purpose of said parks, monuments and reservations, which purpose is to conserve the scenery and the natural and historic objects and the wildlife therein and to provide for the enjoyment of the same in such manner and by such means as will leave them unimpaired for the enjoyment of future generations.

The National Park System General Authorities Act (16 USC 1a-1 et seq.) affirms that while all national park system units remain "distinct in character," they are "united through their interrelated purposes and resources into one national park system as cumulative expressions of a single national heritage." The act makes it clear that the NPS Organic Act and other protective mandates apply equally to all units of the system. Further, amendments state that NPS management of park units should not "derogat[e] ... the purposes and values for which these various areas have been established."

The National Park Service has established policies for all units under its stewardship. These are identified and explained in a guidance manual entitled NPS *Management Policies 2006*. All alternatives considered in this document incorporate and comply with the provisions of these mandates and policies.

# **DESIRED CONDITIONS AND MANAGEMENT STRATEGIES**

This section focuses on desired conditions and strategies to guide management of Gulf Islands National Seashore in all alternatives. They guide actions taken by NPS staff on such topics as natural and cultural resource management, visitor use management as well as other management strategies. Each topic discussed below in table format has three key parts: (a) desired conditions for that topic, (b) a list of law or policy sources, and (c) broad management strategies that may be used to achieve those desired conditions.

Desired conditions articulate the ideal conditions the National Park Service is striving to attain. The term desired conditions is used interchangeably with goals. Desired conditions provide guidance for fulfilling the national seashore's purpose and for protecting the national seashore's fundamental resources and values.

The strategies describe actions that could be used by the National Park Service (and/or its

partners) to achieve the desired conditions. Most of these strategies are already being implemented. Those not already being implemented are consistent with NPS policy, are not believed to be controversial, and require no analysis and documentation under the National Environmental Policy Act of 1969 (or analysis and documentation would be completed separately from this General Management Plan / Environmental Impact Statement). This is not an exhaustive list of management strategies. As new ideas, technologies, and opportunities arise, they would be considered if they further support the desired condition.

The desired conditions and management strategies in this section, combined with the management actions that are specific to the management alternative ultimately selected for implementation (see chapter 2), will form the complete general management plan for the national seashore.

# NATURAL RESOURCES MANAGEMENT STRATEGIES

ECOSYSTEM MANAGEMENT (terrestrial and marine)		
Desired Conditions	Sources	
Natural resources will be managed to preserve fundamental physical and biological processes, as well as individual species, features, and plant and animal communities.	<ul> <li>NPS Management Policies 2006</li> <li>NPS 77, "Natural Resource Management Reference Manual #77"</li> </ul>	
Management Strategies		
<ul> <li>Management Strategies</li> <li>Inventory all ecosystem components.</li> <li>Develop a natural resource condition assessment to document the current status of natural resource conditions.</li> <li>Develop a resource stewardship strategy to identify resource management priorities, consider sequencing of projects, and link on-the-ground projects to higher-tier management goals and objectives.</li> <li>Determine limits of natural system variation.</li> <li>Monitor system dynamics to detect abnormal changes in time to affect remedial actions.</li> <li>Maintain and restore all components and processes of naturally evolving national seashore terrestrial and marine ecosystems, recognizing that change caused by extreme natural events such as hurricanes are an integral part of functioning natural systems.</li> <li>Maintain natural genetic diversity of terrestrial and marine ecosystems.</li> <li>Maintain or improve water quality affecting terrestrial and marine ecosystems.</li> <li>Maintain natural terrestrial and marine viewsheds.</li> <li>Protect and restore threatened and endangered species and their critical habitat.</li> <li>Work with state and agency partners to provide for recreational hunting and recreational fishing per the national seashore's enabling legislation and related laws, while managing for healthy fish and waterfowl populations. Marine management plan.</li> <li>Regulate and mitigate human activities to minimize adverse impacts.</li> <li>Educate visitors about the importance and fragility of terrestrial and marine resources, threats to them, and mitigation to</li> </ul>		

FIRE MANAGEMENT	
Desired Conditions	Sources
National seashore fire management programs are designed to meet resource management objectives prescribed for the various units of the national seashore.	<ul> <li>NPS Management Policies 2006</li> <li>Director's Order 41: Wilderness Preservation and Management</li> </ul>
All wildland fires are effectively managed, considering resource values to be protected and firefighter and public safety, using the full range of strategic and tactical operations as described in an approved fire management plan.	
Management Strategies	

- Maintain a current fire management plan to reflect changes in wildland fire policy, fire use applications, and the body of knowledge on fire effects within the national seashore's vegetation types.
- Maintain a cooperative agreement for fire suppression with appropriate federal, tribal, state, and local agencies and organizations.
- Provide information on whether specified objectives for prescribed fires are met. Monitoring programs instituted for such fires to record fire behavior, smoke behavior, fire decisions, and fire effects.
- Conduct research and monitor the effects of fire to ensure that resource objectives are met.
- Use fire as a management tool to maintain native plant communities and control nonnative species.
- Provide visitors information so that they can learn the role of fire in the ecosystem.

SPECIAL STATUS SPECIES	
Desired Conditions	Sources
Federally listed and state listed threatened and endangered species and their habitats are protected and sustained. Native threatened and endangered species populations that have been severely reduced in or extirpated from the national seashore are restored where feasible and sustainable. Migratory birds, with a primary focus on species of concern and their habitat, are protected and sustained. Species that have been severely reduced in or extirpated from the national seashore are restored where feasible and sustainable.	<ul> <li>Endangered Species Act</li> <li>Florida and Mississippi equivalent state protective legislation, such as the Florida Endangered and Threatened Species Act and the Mississippi Nongame and Endangered Species Conservation Act</li> <li>NPS <i>Management Policies 2006</i></li> <li>NPS 77, "Natural Resource Management Reference Manual #77"</li> <li>Migratory Bird Treaty Act</li> <li>Memorandum of Understanding between the National Park Service and the U.S. Fish and Wildlife Service to Promote the conservation of migratory birds</li> </ul>

### **Management Strategies**

- Support research that contributes to management knowledge of special status species and their habitat.
- To protect rare or protected species and their habitat, complete an inventory of rare or protected plants and animals in the national seashore and regularly monitor the distribution and condition (e.g., health, disease). Modify management plans to be more effective based on the results of monitoring.
- Consult with the U.S. Fish and Wildlife Service and NOAA National Marine Fisheries Service, as appropriate, to ensure that NPS actions comply with the Endangered Species Act.
- Survey for, protect, and strive to recover all species native to the national seashore that are listed under the Endangered Species Act.
- Participate in the recovery planning process when appropriate.
- Manage designated critical habitat, essential habitat, and recovery areas to maintain and enhance their value for listed species.
- Support the conservation of migratory birds through research, education, and protective measures.

NONNATIVE SPECIES		
Desired Conditions	Sources	
The management of populations of nonnative plant and animal species, up to and including eradication, are undertaken wherever such species threaten national seashore resources or public health and when control is prudent and feasible.	<ul> <li>Executive Order 13112, "Invasive Species"</li> <li>NPS Management Policies 2006</li> <li>NPS 77, "Natural Resource Management Reference Manual #77"</li> </ul>	
Manageme	nt Strategies	
<ul> <li>(e.g., health, disease) of selected species that are (a) invasi problems (e.g., habitat decline due to overpopulation).</li> <li>Undertake research to assess the methods by which nonac communities so that strategies for preventing introduction the environmental and ecological effects of nonnative spectreversing threats, and prioritize management actions.</li> <li>Control or eliminate nonnative plants and animals, nonnat expectation of success and sustainability.</li> <li>Manage exclusively for native plant species in pristine and prescriptions, limit planting of nonnative species to noninv operational needs.</li> </ul>	primitive management prescriptions. In other management	
GEOLOGIC PROCESSE	ES AND RESOURCES	
Desired Conditions	Sources	
The national seashore's geologic processes and resources are preserved and protected as integral components of the national seashore's natural systems.	<ul> <li>NPS Management Policies 2006</li> <li>NPS 77, "Natural Resource Management Reference Manual #77"</li> </ul>	
Managemen	t Strategies	
<ul> <li>Assess the impacts of natural processes and human-related events on geologic processes and resources.</li> <li>Maintain and restore the integrity of existing geologic processes and resources.</li> <li>Integrate geologic resources management into national seashore operations and planning.</li> <li>Develop a plan to address geologic research, inventory, and monitoring.</li> <li>Prepare a geologic inventory, including the identification of the significant geologic processes that shape national seashore ecosystems and the identification of the human influences on those geologic processes; identification of geologic hazards; inventory of type sections or type localities within the national seashore; inventory of "textbook" localities that provide particularly good or well-exposed examples of geologic features or events, and that may warrant special protection or interpretive efforts; and, identification of interpretive themes or other opportunities for interpreting the significant geologic events or processes that are preserved, exposed, or occur in the national seashore.</li> <li>Update geologic map of the national seashore in digital format that can be used in the national seashore's geographic information system (GIS).</li> <li>Update geologic interpretations of localities that are the subject of interpretive stops or displays and develop programs to educate visitors about geologic processes and resources.</li> </ul>		

SOILS		
Desired Conditions	Sources	
The National Park Service actively seeks to understand and preserve the soil resources of the national seashore, and to prevent, to the extent possible, the unnatural erosion, physical removal, or contamination of the soil, or its contamination of other resources. Natural soil resources and processes function in as natural a condition as possible, except where special considerations are allowable under policy.	<ul> <li>NPS Management Policies 2006</li> <li>NPS 77, "Natural Resource Management Reference Manual #77"</li> </ul>	
Management Strategies		
<ul> <li>Collect baseline information on soils.</li> <li>Update soils map of the national seashore in digital format that can be used in the national seashore's GIS.</li> <li>Take actions to prevent or minimize adverse, potentially irreversible impacts on soils and implement soil conservation and soil amendment practices to reduce impacts as appropriate.</li> <li>Minimize soil excavation, erosion, and off-site soil migration during and after any ground-disturbing activity.</li> <li>Survey areas of the national seashore with soil resource problems and take actions appropriate to the management prescription to prevent or minimize further erosion, compaction, or deposition.</li> </ul>		

- Apply effective best management practices to problem soil erosion and compaction areas in a manner that stops or minimizes erosion, restores soil productivity, and reestablishes or sustains a self-perpetuating vegetation cover.
- Whenever possible, national seashore staff would educate visitors about soils.

WATER RESOURCES	
Desired Conditions	Sources
Surface water and groundwater are protected and water quality meets or exceeds all applicable water quality standards. NPS and NPS-permitted programs and facilities are maintained and operated to avoid pollution of surface water and groundwater.	<ul> <li>Clean Water Act; Executive Order 11514, "Protection and Enhancement of Environmental Quality"</li> <li>NPS Management Policies 2006</li> <li>NPS 77, "Natural Resource Management Reference Manual #77"</li> </ul>
Management Strategies	

- Work with appropriate governmental bodies to obtain the highest possible water quality standards available under the Clean Water Act. Work with partner agencies to mitigate for possible human impacts on water quality from activities such as oil and gas drilling.
- Cooperate with other government agencies to maintain and/or restore quality of national seashore water resources.
- Take all necessary actions to maintain or restore the quality of surface and groundwater in the national seashore consistent with the Clean Water Act.
- Study the effects of the water quality on aquatic life.
- Promote water conservation by the National Park Service, concessioners, visitors, and national seashore neighbors.
- Apply best management practices to all pollution-generating activities and facilities in the national seashore such as NPS maintenance and storage facilities and parking areas.
- Minimize the use of pesticides, fertilizers, and other chemicals and manage them in keeping with NPS policy and federal regulations.
- Continue to monitor the effects of visitor use.
- Continue to assess stormwater runoff.
- Promote greater public understanding of water resource issues at the national seashore and encourage public support for and participation in protecting the Davis Bayou watershed.
- Continue NPS water quality monitoring program.

WETLANDS		
Desired Conditions	Sources	
The natural and beneficial values of wetlands are preserved and enhanced. The National Park Service implements a "no net loss of wetlands" policy and strives to achieve a longer-term goal of net gain of wetlands across the national park system through the restoration of previously degraded wetlands. The National Park Service avoids to the extent possible the long- and short-term adverse impacts associated with the destruction or modification of wetlands and avoids direct or indirect support of new construction in wetlands wherever there is a practicable alternative. The National Park Service compensates for remaining unavoidable adverse impacts on wetlands by restoring wetlands that have been previously degraded.	<ul> <li>Clean Water Act</li> <li>Rivers and Harbors Act</li> <li>Executive Order 11514, "Protection and Enhancement of Environmental Quality"</li> <li>Executive Order 11990, "Protection of Wetlands"</li> <li>"Protecting America's Wetlands: A Fair, Flexible, and Effective Approach," White House Office on Environmental Policy, 1993</li> <li>NPS Management Policies 2006</li> <li>Director's Order 77-1: Wetland Protection</li> </ul>	
Management Strategies		
<ul> <li>Conduct or obtain wetland inventories to ensure proper planning, management, and protection of wetlands in the national seashore.</li> <li>All facilities would be located to avoid wetlands if feasible. If avoiding wetlands was not feasible, other actions would be taken to comply with Executive Order 11990, "Protection of Wetlands," the Clean Water Act, and Director's Order 77-1: Wetland Protection.</li> <li>A "Statement of Findings" for wetlands will be prepared if the NPS actions would result in adverse impacts on wetlands. The "Statement of Findings" would include an analysis of the alternatives, delineation of the wetland, a wetland restoration plan to identify mitigation, and a wetland functional analysis of the impact site and restoration site.</li> <li>Enhance natural wetland values by using them for educational and scientific purposes that do not disrupt natural wetland functions.</li> </ul>		

• If natural wetland functions have been degraded or lost due to human action, the National Park Service will work to restore wetlands to pre-disturbance conditions, to the extent practicable.

• Work with partners to mitigate human impacts on wetlands, such as caused by oil and gas development.

FLOODPLAINS		
Desired Conditions	Sources	
<ul> <li>Natural floodplain values are preserved or restored.</li> <li>Long-term and short-term environmental effects associated with the occupancy and modification of the floodplain is avoided.</li> <li>When it is not practicable to locate or relocate development or inappropriate human activities to a site outside the floodplain or where the floodplain will be affected, the National Park Service</li> <li>Prepares and approves a "Statement of Findings" in accordance with Director's Order 77-2.</li> <li>Uses nonstructural measures as much as practicable to reduce hazards to human life and property while minimizing impacts on the natural resources of floodplains.</li> <li>Ensures that structures and facilities are designed to be consistent with the intent of the standards and criteria of the National Flood Insurance Program (44 CFR 60).</li> </ul>	<ul> <li>Rivers and Harbors Act</li> <li>Executive Order 11988 "Floodplain Management"</li> <li>Special Directive 93-4 "Floodplain Management, Revised Guidelines for National Park Service Floodplain Compliance" (1993)</li> <li>National Flood Insurance Program (44 CFR 60)</li> <li>NPS Management Policies 2006</li> <li>Director's Order 77-2: Floodplain Management</li> </ul>	
Management Strategies		
<ul> <li>Establish flood awareness, preparedness, and warning system plans as necessary.</li> <li>National seashore visitors would be made aware of hazards associated with flash flooding and informed of what to do in such situations.</li> <li>Avoid development and location of visitor activities in floodplains to the extent practicable. Any future construction within the floodplain will be accompanied by a "Statement of Findings" describing the need to develop within the maximum estimated flood (Qme), the flood hazard associated with the proposed development site, and the plans for mitigation of this flood hazard.</li> </ul>		

AIR QUALITY		
Gulf Islands National Seashore is classified as a class II area under the Clean Air Act. This air quality classification is the second-most stringent and is designed to protect the majority of the country from air quality degradation. Air quality is monitored by the states of Florida and Mississippi at a number of stations outside of the national seashore.		
Desired Conditions	Sources	
Good to excellent air quality is maintained. Scenic views, both day and night, are protected and unimpaired for the enjoyment of current and future recreation area visitors.	<ul> <li>Clean Air Act</li> <li>Florida and Mississippi air regulations</li> <li>NPS <i>Management Policies 2006</i></li> <li>NPS 77, "Natural Resource Management Reference Manual #77"</li> </ul>	
Management Strategies		
<ul> <li>Although the National Park Service has very little direct control over air quality in the airshed encompassing the national seashore, national seashore managers will continue to cooperate with the Florida Department of Environmental Protection (FDEP) and the Mississippi Department of Environmental Quality (MDEQ), Commission on Environmental Quality, and the U.S. Environmental Protection Agency on air quality issues.</li> <li>Minimize air quality pollution emissions associated with national seashore operations, including the use of prescribed fire and visitor use activities.</li> <li>Ensure healthful indoor air quality at NPS facilities.</li> <li>Participate in federal, regional, and local air pollution control plans and drafting of regulations and review permit applications for major new air pollution sources, such as oil and gas development.</li> <li>Develop educational programs to inform visitors and regional residents about the threats of air pollution.</li> <li>Form regional partnerships to develop alternative transportation systems and promote clean fuels.</li> <li>Participate in research on air quality and effects of air pollution. Determine changes in national seashore ecosystem functions caused by atmospheric deposition and assess the resistance and resilience of native ecosystems in the face of these external perturbations.</li> </ul>		

NIGHT SKY		
Desired Conditions	Sources	
Excellent opportunities to see the night sky are available. Artificial light sources both within and outside the national seashore do not unacceptably adversely affect native species (such as sea turtle nesting and hatchlings) or visitor's opportunities to see the night sky.	NPS Management Policies 2006	
Management Strategies		

- The National Park Service will cooperate with national seashore visitors, neighbors, and local government agencies to find ways to prevent or minimize the intrusion of artificial light into the night scene in the national seashore.
- In natural areas, artificial outdoor lighting will be limited to basic safety requirements and will be shielded when possible.
- The national seashore staff will evaluate the impacts on the night sky caused by national seashore facilities. If light sources in the national seashore are affecting night skies, the staff will study alternatives such as shielding lights, changing lamp types, or eliminating unnecessary sources. These management actions benefit wildlife as well as conserve valuable resources with more sustainable lighting design.

### NATURAL SOUNDSCAPES

An important part of the NPS mission is to preserve or restore the natural soundscapes associated with national park system units. The sounds of nature are among the intrinsic elements that combine to form the environment of our national park system units. Current laws and policies require that the following conditions be achieved in the national seashore:

Desired Conditions	Sources	
The National Park Service preserves the natural ambient soundscapes, restores degraded soundscapes to the natural ambient condition wherever possible, and protects natural soundscapes from degradation due to human-caused noise. Disruptions from recreational uses are managed to provide a high-quality visitor experience in an effort to preserve or restore the natural quiet and natural sounds. Noise sources are managed to preserve or restore the natural soundscape.	<ul> <li>NPS Management Policies 2006</li> <li>Director's Order 47: Sound Preservation and Noise Management</li> <li>Executive Memorandum signed by President Clinton on April 22, 1996</li> </ul>	
Management Strategies		
<ul> <li>Actions will be taken to monitor and minimize or prevent or minimize unnatural sounds that adversely affect national seashore resources or values or visitors' enjoyment of them.</li> <li>The national seashore staff continue to require tour bus companies to comply with regulations designed to reduce noise levels (e.g., turning off engines when buses are parked).</li> <li>Noise generated by NPS management activities will be minimized by strictly regulating administrative functions such as the use of motorized equipment. Noise will be a consideration in the procurement and use of equipment by the national seashore staff.</li> <li>Work with partners to mitigate human impacts on natural sound, such as caused by oil and gas development. Work with the Department of Defense to address noise concerns from military flights.</li> <li>Encourage visitors to avoid unnecessary noise, such as through the use of generators and maintaining quiet hours in</li> </ul>		

 Encourage visitors to avoid unnecessary noise, such as through the use of generators and maintaining quiet hours in the campgrounds.

# CULTURAL RESOURCE MANAGEMENT STRATEGIES

ARCHEOLOGICAL RESOURCES		
Desired Conditions	Sources	
Archeological sites area identified and inventoried and their significance is determined and documented. Archeological sites are protected in an undisturbed condition unless it is determined through formal processes that disturbance or natural deterioration is unavoidable. When disturbance or deterioration is unavoidable, the site is professionally documented and excavated and the resulting artifacts, materials, and records are curated and conserved in consultation with the appropriate state historic preservation office (SHPO) and American Indian tribes. Some archeological sites that can be adequately protected may be interpreted to the visitor.	<ul> <li>National Historic Preservation Act of 1966, as amended (16 USC 470)</li> <li>Executive Order 11593</li> <li>Archeological Resources Protection Act</li> <li>Native American Graves Protection and Repatriation Act</li> <li>36 CFR 79 – Curation of Archaeological Collections</li> <li>The Secretary of the Interior's Standards and Guidelines for Archeology and Historic Preservation</li> <li>2008 Programmatic Agreement among the National Park Service, the Advisory Council on Historic Preservation (ACHP), and the National Conference of State Historic Preservation Officers</li> <li>NPS Management Policies 2006</li> <li>Director's Order 28: Cultural Resource Management (1998)</li> <li>Director's Order 28A: Archeology (2004)</li> </ul>	
Managemen	nt Strategies	
<ul> <li>Complete a historic resource study for the national seashore that will outline the national seashore's major historic contexts (themes). Knowing the historic contexts will allow more detailed reports and National Register of Historic Places (NRHP) nominations to be written on the national seashore's archeological resources.</li> <li>Complete an archeological overview and assessment for the national seashore.</li> <li>Complete a national seashore-wide archeological resource survey including the properties within the terrestrial and marine environments. Document and evaluate archeological resources for their NRHP eligibility. The most critical area for study is land where development or visitor activity is planned.</li> <li>Develop a strategy or plan to monitor, protect, and/or mitigate threats to archeological resources, including the potential discovery of human remains.</li> <li>Monitoring and assessment of archeological resource conditions would continue to be supported by the NPS Southeast Archeological Center.</li> <li>Rewrite or amend existing NRHP nominations involving archeological sites to bring them up to current documentation standards, and include more recent scholarship on the significance of the resource.</li> <li>Determine which archeological sites should be added to the Archeological Sites Management Information System (ASMIS).</li> <li>Initiate a program of evaluation and nomination to the National Register of Historic Places those sites believed to be eligible for inclusion in and/or have had a consensus determination of eligibility already made.</li> <li>Educate visitors on regulations governing archeological sites. Develop and implement stabilization strategies for sites being threatened or destroyed.</li> <li>Treat all archeological resources as eligible for listing in the National Register of Historic Places pending a formal determination by the National Park Service, the Florida and Mississippi state historic preservation officers, and assesciated Indian tribes as to their signifi</li></ul>		

Desired Conditions	Sources
Prehistoric/historic structures/buildings are inventoried and their significance and integrity are evaluated under NRHP criteria. The qualities that contribute to the listing or eligibility for listing of historic properties in the national register are protected in accordance with <i>The Secretary of</i> <i>the Interior's Standards and Guidelines for Archeology and</i> <i>Historic Preservation</i> (unless it is determined through a formal process that disturbance or natural deterioration is unavoidable).	<ul> <li>National Historic Preservation Act of 1966, as amended (16 USC 470)</li> <li>Executive Order 11593</li> <li>Archeological and Historic Preservation Act</li> <li>The Secretary of the Interior's Standards and Guidelines for Archeology and Historic Preservation</li> <li>The Secretary of the Interior's Standards for the Treatment of Historic Properties</li> <li>2008 Programmatic Agreement among the National Park Service, the Advisory Council on Historic Preservation, and the National Conference of State Historic Preservation Officers</li> <li>NPS Management Policies 2006</li> <li>Director's Order 28: Cultural Resource Management (1998)</li> </ul>
Managemer	nt Strategies
<ul> <li>on the national seashore's prehistoric/historic structures/b</li> <li>Update/certify the List of Classified Structures (LCS); ident</li> <li>Develop and initiate a program of nomination to the Nati to be eligible for the National Register of Historic Places a appropriate state historic preservation officer for those re</li> <li>Treat all historic structures as eligible for listing in the Nat determination by the National Park Service, the Florida or Indian tribes, as appropriate, as to their significance.</li> <li>Rewrite or amend existing National Register of Historic Placet or significance of the resource.</li> <li>Determine, implement, and maintain the appropriate level</li> </ul>	w more detailed reports and NRHP nominations to be written buildings. tify and evaluate historic properties. tional Register of Historic Places for those properties believed ind/or initiate a consensus determination of eligibility with the sources. tional Register of Historic Places pending a formal Mississippi state historic preservation officers, and associated aces nominations involving prehistoric/historic nation standards, and include more recent scholarship on the el of preservation for each historic structure formally ional Register of Historic Places (subject to <i>The Secretary of</i> <i>ad Historic Preservation</i> ).

- Before modifying any historic structure eligible for inclusion or listed in the National Register of Historic Places, the National Park Service will consult with the appropriate state historic preservation office and the Advisory Council on Historic Preservation, as required.
- If disturbance to historic structures is unavoidable, conduct formal consultation with the Advisory Council on Historic Preservation as appropriate, and the Florida or Mississippi state historic preservation offices and Indian tribes in accordance with the National Historic Preservation Act and the 2008 programmatic agreement among the National Park Service, the Advisory Council on Historic Preservation, and the National Conference of State Historic Preservation Officers.

### **Cultural Resource Treatments Definitions**

**Preservation or Stabilization** is the act or process of applying the measures necessary to sustain the existing form, integrity, and materials of a historic property. Work, including preliminary measures to protect and stabilize the property, generally focuses on ongoing maintenance and repair of historic materials and features rather than extensive replacement and new construction.

**Rehabilitation or Adaptive Reuse** is the act or process of making possible a compatible use for a property through repair, alterations, and additions while preserving those portions or features that convey its historical, cultural, or architectural values.

**Restoration** is the act or process of accurately depicting the form, features, and character of a property as it appeared at a particular period of time by means of the removal of features from other periods in its history and reconstruction of missing features from the restoration period.

MUSEUM COLLECTIONS		
Desired Conditions	Sources	
All museum collections (objects, specimens, and archival collections) are identified and inventoried, catalogued, documented, preserved, and protected, and provisions are made for their access to and use for exhibits, research, and interpretation, excepting irreplaceable items that will not be displayed or stored at Gulf Islands National Seashore.	<ul> <li>National Historic Preservation Act of 1966, as amended (16 USC 470)</li> <li>Museum Properties Management Act of 1955, as amended</li> <li>American Indian Religious Freedom Act</li> <li>Archeological and Historic Preservation Act</li> <li>Archeological Resources Protection Act</li> <li>Native American Graves Protection and Repatriation Act</li> <li>36 CFR 79 – Curation of Archaeological Collections</li> <li>NPS Management Policies 2006</li> <li>Director's Order 24: NPS Museum Collections Management (2008)</li> <li>Director's Order 28: Cultural Resource Management Guideline (1998)</li> <li>NPS Museum Handbook, Parts I, II, and III</li> <li>2008 Programmatic Agreement among the National Park Service, the Advisory Council on Historic Preservation, and the National Conference of State Historic Preservation Officers</li> </ul>	
Management Strategies		

- Complete a historic resource study for the national seashore that will outline the national seashore's major historic contexts (themes). Knowing the historic contexts will allow more detailed reports to be written on the national seashore's museum collections.
- Use NPS standards and guidelines on the display and care of artifacts to plan for exhibit areas facilities sufficient to meet current curation standards. The qualities that contribute to the significance of collections will be protected in accordance with established NPS standards.
- Scientific specimens in the national seashore's museum collection will be properly catalogued, documented, preserved, and protected following NPS museum collection management guidelines.
- Collections generated by scientific research, including permitted research, Gulf Coast Inventory and Monitoring research, and MS Canyon 252 oil spill research will be properly catalogued, documented, preserved, and protected following NPS museum collection management guidelines.
- Collaborate with other partners and NPS sites to centralize off-site collections storage.

CULTURAL LANDSCAPES		
Desired Conditions	Sources	
Cultural landscape inventories are conducted to identify landscapes potentially eligible for listing in the National Register of Historic Places and to assist in future management decisions for landscapes and associated resources, both cultural and natural. The management of cultural landscapes focuses on preserving the landscape's physical attributes, biotic systems, and uses when those uses contribute to its historical significance. The preservation, rehabilitation, or restoration of cultural landscapes would be undertaken in accordance with <i>The</i> <i>Secretary of the Interior's Standards for the Treatment of</i> <i>Historic Properties with Guidelines for the Treatment of</i> <i>Cultural Landscapes</i> .	<ul> <li>National Historic Preservation Act of 1966, as amended (16 USC 470)</li> <li>ACHP implementing regulations regarding the "Protection of Historic Properties" (36 CFR 800)</li> <li>Secretary of the Interior's Standards for the Treatment of Historic Properties with Guidelines for the Treatment of Cultural Landscapes (1996)</li> <li>NPS Management Policies 2006</li> <li>Director's Order 28: Cultural Resource Management (1998)</li> <li>2008 Programmatic Agreement among the National Park Service, the Advisory Council on Historic Preservation, and the National Conference of State Historic Preservation Officers</li> </ul>	
Managemer	nt Strategies	
<ul> <li>Complete a historic resource study for the national seashore that will outline the national seashore's major historic contexts (themes). Knowing the historic contexts will allow more detailed reports and NRHP nominations to be written on the national seashore's cultural landscapes.</li> <li>Prepare cultural landscape reports for cultural landscapes identified to determine historical significance, to support preservation needs, and to guide the rehabilitation and maintenance of cultural landscapes eligible under national register criteria.</li> <li>Rewrite or amend existing NRHP nominations involving cultural landscapes to bring them up to current documentation standards, and include more recent scholarship on the significance of the resource.</li> <li>Submit the inventory and evaluation results to the state or tribal historic preservation officer for review and comment; forward final nomination form to the Keeper of the National Register of Historic Places with recommendations for eligibility to the national register.</li> <li>Determine and implement the appropriate level of treatment, in accordance with <i>The Secretary of the Interior's Standards</i>, for each landscape listed in or eligible to be listed in the national register.</li> </ul>		

ETHNO	GRAPHIC	RESOL	
		NESOU	

Desired Conditions	Sources
Certain contemporary American Indian and other communities are permitted by law, regulation, or policy to pursue customary religious, subsistence, and other cultural uses of national seashore resources with which they are traditionally associated. Recognizing that its resource protection mandate affects this human use and cultural context of national seashore resources, the National Park Service plans and executes programs in ways that safeguard cultural and natural resources while reflecting informed concern for contemporary peoples and cultures traditionally associated with them.	<ul> <li>National Historic Preservation Act of 1966, as amended (16 USC 470) and ACHP implementing regulations</li> <li>American Indian Religious Freedom Act</li> <li>Native American Graves Protection and Repatriation Act</li> <li>Executive Order 13007, "American Indian Sacred Sites"</li> <li>Presidential Memorandum of April 29, 1994, on Government-to-Government Relations with Tribal Governments</li> <li>NPS <i>Management Policies 2006</i></li> <li>Director's Order 28: <i>Cultural Resource Management</i> (1998)</li> <li>2008 Programmatic Agreement among the National Park Service, the Advisory Council on Historic Preservation, and the National Conference of State Historic Preservation Officers</li> </ul>
Management Strategies	

- Conduct consultation with affiliated American Indian tribes throughout the course of the planning process for this document.
- Complete an ethnographic overview and assessment of the national seashore. This should include a complete assessment of the related history of African Americans at and near the national seashore, such as the early workers who helped build several of the 19th century forts and worked the land that became Naval Live Oaks Reservation; the sailors and soldiers who participated in the War of 1812 and the Civil War; and the 20th century beach-goers who were restricted to "blacks only" beaches such as the one at Perdido Key (Rosamond Johnson Beach), which was named after Private Rosamond Johnson who was killed during the Korean War in 1950.
- Continue to provide access to sacred sites and national seashore resources by American Indians when the use is consistent with seashore purposes and the protection of resources.
- Treat all ethnographic resources as eligible for listing in the National Register of Historic Places pending a formal determination by the Florida and Mississippi state historic preservation offices as to their significance.
- Protect all ethnographic resources determined eligible for listing in, or listed in, the national register; if disturbance to such resources is unavoidable, conduct formal consultation with the Florida and Mississippi state historic preservation offices and the Advisory Council on Historic Preservation as appropriate in accordance with the provisions of the National Historic Preservation Act.
- Conduct regular consultations with affiliated tribes to continue to improve communications and resolve any problems or misunderstandings that occur.
- Provide access to, and use of, natural and cultural resources in the national seashore and collections by American Indians that are consistent with national seashore purposes, do not unreasonably interfere with American Indian use of traditional areas or sacred resources, and do not degrade national seashore resources.
- Continue to encourage employment of American Indians on the national seashore staff to improve communications and working relationships and encourage cultural diversity in the workplace.

# VISITOR USE MANAGEMENT STRATEGIES

Desired Conditions	Sources
National seashore resources are conserved "unimpaired" for the enjoyment of future generations. Visitors have opportunities for forms of enjoyment that are uniquely suited and appropriate to the superlative natural and cultural resources found in the national seashore. No activities occur that would cause derogation of the values and purposes for which the national seashore has been established. For all zones, districts, or other logical management divisions within a national park system unit, the types and levels of visitor use are consistent with the desired resource and visitor experience conditions prescribed for those areas within the unit's purpose. National seashore visitors will have opportunities to understand and appreciate the significance of the national seashore and its resources, and to develop a personal stewardship ethic by directly relating to the resources. To the extent feasible, programs, services, and facilities in the national seashore are accessible to and usable by all people, including those with disabilities within an atmosphere accessible to every segment of American society.	<ul> <li>NPS Organic Act</li> <li>National Park System General Authorities Act</li> <li>NPS Management Policies 2006</li> <li>Title 36 Code of Federal Regulations</li> <li>Architectural Barriers Act of 1968</li> <li>Americans with Disabilities Act of 1990</li> <li>28 CFR 36</li> <li>Architectural Barriers Act Accessibility Standards 2006</li> <li>U.S. Access Board Draft Accessibility Guidelines for Outdoor Developed Areas of 1999</li> <li>NPS Management Policies 2006</li> <li>Director's Order 42: Accessibility for Visitors with Disabilities in NPS Programs, Facilities, and Services</li> <li>Rehabilitation Act of 1973</li> <li>Secretary of the Interior's regulation 43 CFR 17, Enforcement on the Basis of Disability in Interior Programs</li> </ul>
Managemer	nt Strategies
<ul> <li>cultural resources.</li> <li>National seashore staff will continue to monitor visitor comvisitors in the backcountry, availability of backcountry camp</li> <li>National seashore staff will conduct periodic visitor surveys to better tailor programs to visitor needs, desires, and inter</li> </ul>	osites during busy times of the year, availability of parking, etc to stay informed of changing visitor demographics and desire

- Continue to enforce the regulations promulgated in 36 CFR with regard to visitor use limitations.
- Develop strategies to ensure that all new and renovated buildings/facilities, programs, activities, and services, including those provided/offered by concessioners, are designed and constructed in accordance with applicable rules, regulations, and standards. Existing buildings/facilities, programs, activities, and services will be evaluated to determine the degree to which they are currently accessible to and usable by people with disabilities, identify barriers that limit access, and develop strategies for removing those barriers.
- Work with partners to mitigate and minimize impacts on visitor experience caused by human activities such as oil and gas development.

VISITOR ACCESS		
Desired Conditions	Sources	
Visitors have reasonable access to the national seashore, and there are connections from the national seashore to regional transportation systems as appropriate. Transportation facilities in the national seashore provide access for the protection, use, and enjoyment of national seashore resources. They preserve the integrity of the surroundings, respect ecological processes, protect national seashore resources, and provide the highest visual quality and a rewarding visitor experience. The National Park Service participates in all transportation planning forums that may result in links to national seashore or impact national seashore resources. Working with federal, tribal, state, and local agencies on transportation issues, the National Park Service seeks reasonable access to national seashore, and connections to external and alternative transportation systems.	<ul> <li>NPS Management Policies 2006</li> <li>NPS Transportation Planning Guidebook</li> </ul>	
Management Strategies		

- Work with gateway communities and local, regional, state, tribal, and federal agencies to develop a regional approach to transportation planning between local communities and national seashore units. Encourage a multiagency, multicounty regional transportation planning group.
- Work with the U.S. Department of Transportation, the Federal Highway Administration, the Florida and Mississippi Departments of Transportation, and other sources to seek funding and staff to participate in and encourage effective regional transportation planning and enhancements, including both road and nonroad transportation (e.g., bikeways, road signs, trails, intelligent transportation systems, historic preservation, recreational access and facility development, visitor centers, traffic calming devices, gateway community enhancements).
- Encourage, where appropriate, alternative transportation systems that contribute to maximum visitor enjoyment of and minimum adverse impacts on national seashore resources and values.
- Advocate for corridor crossings for wildlife and other accommodations to promote biodiversity.
- Avoid or mitigate harm to individual animals, fragmentation of habitats, and the disruption of natural systems.

BACKCOUNTRY USE		
Desired Conditions	Sources	
Backcountry use is managed in accordance with a backcountry management plan (or other plan addressing backcountry uses) that is designed to avoid inappropriate impacts on national seashore resources or adverse effects on visitor enjoyment of appropriate recreational experiences. The National Park Service seeks to identify acceptable limits of impacts, monitors backcountry use levels and resource conditions, and takes prompt corrective action when excessive impacts occur.	• NPS Management Policies 2006	
Management Strategies		
<ul> <li>The national seashore's backcountry management plan will be finalized to avoid inappropriate impacts on national seashore resources or adverse effects on visitor enjoyment of appropriate recreational experiences.</li> </ul>		

• Special attention will be paid to occupancy limits in backcountry and wilderness island settings.

	RNESS
Desired Conditions	Sources
The National Park Service will manage designated wilderness areas for the use and enjoyment of the American people in such a manner as will leave them unimpaired for future use and enjoyment as wilderness. The national seashore ensures that wilderness characteristics and values are retained and protected, that visitors continue to find opportunities for solitude and primitive, unconfined recreation, and that signs of people remain substantially unnoticeable.	<ul> <li>NPS Management Policies 2006</li> <li>Director's Order 41: Wilderness Preservation and Management</li> <li>Wilderness Act of 1964</li> <li>Public Law 95-265</li> </ul>
Managemer	nt Strategies
<ul> <li>determined suitable, a wilderness study will be prepared.</li> <li>Areas proposed/recommended for wilderness will continue characteristics until Congress has taken action on the prop</li> <li>Uses that are in keeping with the definitions and purpose of character, will be encouraged. Appropriate restrictions may character and resources, or to ensure public safety.</li> <li>Each national seashore containing wilderness resources will equivalent planning document to guide the preservation, r</li> <li>Managers considering the use of aircraft or other motorized must consider impacts on the character, aesthetics, and trae efficiency of the equipment.</li> <li>All management decisions affecting wilderness must be comanagement action must be appropriate or necessary for a significant impact on wilderness resources and character, a amount of impact on the wilderness resources and character transport will be authorized only if the superintendent dete purposes of the area as wilderness, or it is needed in an enactually within the area.</li> <li>In evaluating environmental impacts, the National Park Ser including the primeval character and influence of the wilder of man-made noise); and assurances that there will be outprovided with a primitive and unconfined type of recreation in an unimpaired condition. Managers will be expected to considerations in the development and review of environm wilderness.</li> <li>Wilderness education/interpretive programs will be used to their impacts on wilderness. Leave No Trace practices will be Managers will continue to evaluate the administrative support.</li> </ul>	posal/recommendation. of wilderness, and do not degrade wilderness resources and y be imposed on any authorized activity to preserve wilderness II develop and maintain a wilderness management plan or management, and use of these resources. ed equipment or mechanical transportation within wilderness aditions of wilderness before considering the costs and posistent with the minimum requirement concept: a proposed administration of the area as wilderness and not pose a and the management method (tools) used must cause the least ter. Administrative use of motorized equipment or mechanical ermines it is the minimum requirement needed to achieve the nergency situation involving the health or safety of persons vice will take into account wilderness characteristics and values erness; the preservation of natural conditions (including the lac standing opportunities for solitude, that the public will be nal experience, and that wilderness will be preserved and used appropriately address cultural resources management nental compliance documents for actions that might impact a consistent with NPS responsibilities to preserve and manage to inform visitors about wilderness ethics and how to minimize be emphasized.

### COMMERCIAL SERVICES

Commercial services are another way of providing for the visitor experience and use previously described. Commercial operators are "partners" with the National Park Service to provide goods and services to visitors that are necessary and appropriate but not provided by NPS personnel. The National Park Service manages commercial service levels and types to achieve the same resource protection and visitor experience conditions required by the NPS Organic Act, General Authorities Act, NPS *Management Policies 2006*, and other regulations and policies. In addition, commercial services must comply with the provisions of the NPS Concessions Management Improvement Act of 1998. By law, all commercial activities in national park system units must be authorized in writing by the superintendent. A commercial activity is defined as any activity for which compensation is exchanged. It includes activities by for-profit and nonprofit operators. Commercial services are more than just concessions. They include concession contracts, commercial use authorizations, leases, cooperative agreements, rights of way, and special use permits. All commercial services must be managed. All commercial services must be necessary and/or appropriate by achieving the resource protection and visitor use goals for the national seashore unit.

Desired Conditions	Sources
All commercial services must be authorized, must be necessary and/or appropriate, and must be economically feasible. Appropriate planning must be done to support commercial services authorization.	<ul> <li>NPS Management Policies 2006</li> <li>NPS Concessions Management Improvement Act of 1998</li> <li>Same as Visitor Experience and Use</li> </ul>
Same as Visitor Experience and Use (described earlier).	

### **Management Strategies**

- Establish and document that all commercial services in the national seashore unit are necessary and/or appropriate before they are proposed or reauthorized.
- Ensure that all necessary and/or appropriate commercial activities in the national seashore unit are authorized in writing by the superintendent.
- Stop all unauthorized commercial activities in the national seashore unit.
- Use the most appropriate authorization tool (concession contracts, commercial use authorizations, leases, cooperative agreements, rights of way, and special use permits) to manage the commercial services program effectively and efficiently.
- Ensure that all commercial activities in the national seashore unit provide high-quality visitor experiences while protecting important natural, cultural, and scenic resources.
- Ensure that new or modified concessions are economically feasible and that the operator has a reasonable opportunity to make a profit before they are proposed in a planning document.
- Establish levels of commercial use that are consistent with resource protection and visitor experience goals for the national seashore unit and do not unduly interfere with the independent visitor's ability to participate in the same activity.
- Ensure that all commercial services are safe and sustainable.
- Authorize only those commercial services that are not or cannot be made available within a reasonable distance outside the national seashore unit.
- Prepare a commercial services plan if necessary to describe in detail the actions required to achieve commercial services and related visitor experience goals.

### PUBLIC HEALTH AND SAFETY

NPS *Management Policies 2006* state that the saving of human life will take precedence over all other management actions as the National Park Service strives to protect human life and provide injury-free visits. Current laws and policies require that the following conditions be achieved in the national seashore:

Desired Conditions	Sources	
<ul> <li>While recognizing that there are limitations on its capability and constraints imposed by the Organic Act to not impair resources, the National Park Service and its concessioners, contractors, and cooperators will seek to provide a safe and healthful environment for visitors and employees.</li> <li>The national seashore staff will strive to identify recognizable threats to safety and health and protect property by applying nationally accepted standards. The national seashore staff will reduce or remove known hazards and/or apply appropriate mitigating measures, such as closures, guarding, gating, education, and other actions.</li> </ul>	<ul> <li>OSHA 29CFR</li> <li>NPS Management Policies 2006</li> <li>Director's Order 50: and RM-50 Safety and Health</li> <li>Director's Order 58: and RM-58 Structural Fire Management</li> <li>Director's Order 83: and RM-83 Public Health</li> <li>Director's Order 51: and RM-51 Emergency Medical Services</li> <li>Director's Order 30: and RM-30 Hazard and Solid Waste Management</li> </ul>	
Management Strategies		
<ul> <li>Maintain a current hurricane evacuation plan.</li> <li>Establish a documented safety program in the national seashore to address health and safety concerns and identify appropriate levels of action and activities.</li> <li>Ensure that all potable water systems and wastewater systems in the national seashore meet state and federal requirements.</li> <li>Provide interpretive signs and materials to notify visitors of potential safety concerns, hazards, and procedures to help provide a safe visit to the national seashore and to ensure that visitors are aware of possible risks of certain activities.</li> <li>Maintain memorandums of understanding with local municipalities to provide structural fire support.</li> <li>Develop an emergency preparedness program to maximize visitor and employee safety and protection of resources and property.</li> <li>Develop an emergency operations plan including a hazardous spill response to plan for and respond to spills.</li> <li>Provide a search and rescue program to make reasonable efforts to search for lost persons and rescue sick, injured, or stranded persons.</li> <li>Provide an emergency medical services program to provide for the care of the ill and injured, including emergency prehospital care and the emergency medical transport of sick and injured by hospital from the national seashore's remote</li> </ul>		

setting to medical help.
Work with partners to mitigate and minimize possible impacts on public health and safety caused by human activities such as oil and gas development.

### **OTHER MANAGEMENT STRATEGIES**

SUSTAINABILITY			
Sustainability can be described as doing things in ways that do not compromise the environment or its capacity to provide for present and future generations. Sustainable practices consider local and global consequences to minimize the short- and long-term environmental impacts of human actions and developments through alternative energy sources, resource conservation, recycling, waste minimization, and the use of energy efficient and ecologically responsible materials and techniques.			
Desired Conditions	Sources		
National Park Service and facilities are harmonious with national seashore resources, compatible with natural processes, aesthetically pleasing, functional, as accessible as possible to all segments of the population, energy-efficient, and cost-effective. All decisions regarding operations, facilities management, and development in the national seashore reflect principles of resource preservation. Thus, all national seashore developments and operations are sustainable to the maximum degree possible and practical. The national seashore has state-of-the-art water systems for conserving water, and uses energy conservation technologies, and renewable energy sources such as solar and wind energy and alternative fuel sources whenever possible. Biodegradable, nontoxic, and durable materials are used in the national seashore whenever possible. The reduction, use, and recycling of materials is promoted, while materials that are nondurable, environmentally detrimental, or that require transportation from great distances are avoided as much as possible. New developments and existing facilities are located, built, and modified according to the <i>Guiding Principles of Sustainable Design</i> (NPS 1993), LEED, or other similar guidelines.	<ul> <li>Executive Order 12873 mandates federal agency recycling and waste prevention</li> <li>Executive Order 12902 mandates energy efficiency and water conservation at federal facilities</li> <li>NPS <i>Management Policies 2006</i></li> <li>NPS <i>Guiding Principles of Sustainable Design</i> (1993)</li> <li>Leadership in Energy &amp; Environmental Design (LEED)</li> <li>NPS Green Parks Plan</li> </ul>		
Management Strategies			

The NPS Guiding Principles of Sustainable Design directs NPS management philosophy. It provides a basis for achieving sustainability in facility planning and design, emphasizes the importance of biodiversity, and encourages responsible decisions. Sustainability principles have been developed and are followed for interpretation, natural resources, cultural resources, site design, building design, energy management, water supply, waste prevention, and facility maintenance and operations. The NPS Green Parks Plan further advances the agency's commitment to reducing environmental impacts and greenhouse gas emissions across all levels of the organization. In addition to following guidance in these plans, the following also would be accomplished:

- NPS staff will work with experts, both inside and outside the National Park Service, to make the national seashore's facilities and programs sustainable. Partnerships will be sought to implement sustainable practices in the national seashore. NPS staff will work with stakeholders and business partners to augment NPS environmental leadership and sustainability efforts.
- NPS staff will support and encourage the service of suppliers and contractors that follow sustainable practices.
- Energy-efficient practices and renewable energy sources such as solar and wind energy and alternative fuel sources will be implemented wherever possible for both operational facilities and visitor facilities and amenities.
- The national seashore's interpretive programs will mention sustainable and nonsustainable practices. Visitors will be educated on the principles of environmental leadership, alternative energy, and sustainability through exhibits, media, and printed material.
- NPS employees will be educated to have a comprehensive understanding of their relationship to environmental leadership and sustainability. Explore and establish alternative transportation options for staff and visitors, such as bicycle lanes and parking, shuttle or trolley service, and ferry service. Explore use of low-emissions vehicles and biofuels for operations. Encourage partners and concessioners to provide or use alternative transportation.

#### CLIMATE CHANGE

Climate change is expected to affect the national seashore's weather, resources (e.g., shorelines, vegetation, fish and wildlife, historic structures, and submerged cultural resources), facilities (e.g., docks and roads), and visitors (e.g., seasonal use patterns, recreational fishing, navigational hazards, and visitor opportunities). These changes are expected to have direct implications on resource management and park operations, and on the way visitors use and experience the national seashore. Although it is highly likely that climate change will affect the park during the life of this plan, many of the specific effects, the rate of changes, and the severity of impacts are not known.

Desired Conditions	Sources
Gulf Islands National Seashore is a leader in its efforts to address climate change, reducing the contribution of seashore operations and visitor activities on climate change, preparing for and mitigating climate change impacts, and increasing its use of alternative transportation, renewable energy, and other sustainable practices. Seashore staff proactively monitor and mitigate for climate change impacts on cultural and natural resources and visitor amenities. Education and interpretive programs help seashore visitors understand climate change impacts in the national seashore and beyond, and how they can respond to climate change. Visitors and staff are provided opportunities to use alternative transportation to work in and enjoy the seashore amenities. Partnerships with a variety of agencies and institutions allow seashore staff to remain current and participate in research on and mitigation of major climate change impacts in the national seashore such as those related to hurricanes, barrier island migration, and coastal erosion. Seashore staff promote best practices and adaptive management to respond to the challenges of climate change and its effects on park resources and the visitor experience.	<ul> <li>NPS Organic Act</li> <li>Executive Order 13423 (includes requirements for the reduction of greenhouse gases and other energy and water conservation measures)</li> <li>Department of the Interior Secretarial Order 3226, 3285, and 3289</li> <li>Executive Order 13514 (2009), "Federal Leadership in Environmental, Energy, and Economic Performance"</li> <li>Executive Order 13653 (2013), "Preparing the United States for the Impacts of Climate Change"</li> <li>NPS <i>Management Policies 2006</i> (including sections on environmental leadership [1.8], sustainable energy design [9.1.1.6], and energy management [9.1.7])</li> <li>NPS Environmental Quality Division <i>draft</i> Guidance on Considering Climate Change in NEPA</li> <li>NPS Climate Change Response Strategy</li> </ul>

#### **Management Strategies**

- Identify key natural and cultural resources, processes, and park facilities that are at risk from climate change and associated effects such as sea level rise. Establish baseline resource conditions, identify thresholds, and monitor for change. For example, research sea level rise predictions and overlay them on a map of sensitive park resources and visitor amenities to identify areas with a higher likelihood of impacts from coastal erosion, storm surge, and severe weather events.
- Incorporate the best available scientific climate change data and modeling into specific management decisions or actions. Use climate change projections and scenarios to develop adaptation strategies for park resources and assets.
- Assess, plan, and manage resources at multiple scales, both site-specific and seashore-wide, for realistic outcomes. Planning might include climate change scenario planning, participation in the NPS Climate Friendly Parks program, or adherence to future "green parks plans" or NPS guidance. Identify key resources in various management zones/areas (e.g., wilderness, recreational beaches, seagrass protection, or seashore operations) that may require different management responses to climate change impacts. Form partnerships with other resource management entities to maintain regional habitat connectivity and refugia that allow species dependent on park resources to better adapt to changing conditions.
- Use best management practices to reduce human-caused stresses (e.g., seashore operations and visitor-related disturbances) that hinder the ability of species or ecosystems to withstand the impacts of climate change. Increase reliance on adaptive management to minimize risks to park resources; alter management actions when current information becomes available.
- Use the dynamic environment of the Gulf Coast as a teaching opportunity about climate change. Educate visitors about climate change and related research and partnership efforts at the national seashore, and climate change impacts on the resources they are enjoying. Inspire visitors to action and response through leadership and education.
- Restore key ecosystem features and processes and protect key cultural resources to increase their resiliency to climate change. By reducing other types of impacts on resources, the overall condition of the resources will improve, and they will have an increased ability to recover from or resist the impacts of climate change.
   (Strategies adapted from International Human Dimensions Programme on Global Environmental Change, 2008.)

COMMUNITY AND AGENCY RELATIONS			
Desired Conditions	Sources		
The national seashore is managed as part of a greater ecological, social, economic, and cultural system.	NPS Management Policies 2006		
Good relations are maintained with adjacent landowners, surrounding communities, and private and public groups that affect, and are affected by, the national seashore. The national seashore is managed proactively to resolve external issues and concerns and ensure that national seashore values are not compromised.			
Because the national seashore is an integral part of larger regional environment, the National Park Service works cooperatively with others to anticipate, avoid, and resolve potential conflicts, protect national seashore resources, and address mutual interests in the quality of life for community residents. Regional cooperation involves federal, state, and local agencies, Indian tribes, neighboring landowners, and all other concerned parties.			
Management Strategies			
<ul> <li>Continue to establish and foster partnerships with public and private organizations to achieve the purpose of the national seashore. Partnerships will be sought for resource protection, research, education, and visitor enjoyment.</li> <li>NPS staff will keep landowners, land managers, local governments, and the general public informed about national seashore management activities. Periodic consultations will occur with landowners and communities affected by national seashore visitors and management actions. The National Park Service will work closely with local, state, and federal agencies and tribal governments whose programs affect or are affected by activities in the national seashore.</li> <li>Periodic consultations will occur with landowners and communities who are affected by, or potentially affected by, national seashore visitors and management actions. National seashore staff will respond promptly to conflicts that arise over their activities, visitor access, and proposed activities and developments on adjacent lands that may affect the national seashore. National seashore. National seashore managers will seek agreements with landowners to encourage their lands to be managed in a manner compatible with national seashore purposes. National seashore staff also will seek ways to provide landowners with technical and management assistance to address issues of mutual interest.</li> </ul>			

LAND PROTECTION			
Desired Conditions	Sources		
Land protection plans are prepared to determine and publicly document what lands or interests in land need to be in public ownership, and what means of protection are available to achieve the purposes for which the national seashore was established.	NPS Management Policies 2006		
Management Strategies			
Prepare and implement an updated land protection plan for the national seashore.			

CULTURALLY AFFILIATED TRIBAL RELATIONS		
Desired Conditions	Sources	
The National Park Service and tribes culturally affiliated with the national seashore maintain positive, productive, government-to-government relationships. National seashore managers and staff respect the viewpoints and needs of the tribes, continue to promptly address conflicts that occur, and consider American Indian values in national seashore management and operation.	<ul> <li>National Historic Preservation Act of 1966, as amended (16 USC 470)</li> <li>Archeological Resources Protection Act</li> <li>Native American Graves Protection and Repatriation Act</li> <li>American Indian Religious Freedom Act</li> <li>NPS Management Policies 2006</li> <li>NPS Organic Act</li> <li>National Environmental Policy Act</li> <li>Executive Order 12007, "Sacred Sites"</li> </ul>	
Management Strategies		
<ul> <li>Continue to cooperate with tribes in conducting ethnographic studies to better understand which tribes are culturally affiliated with the national seashore and identify culturally significant resources.</li> <li>Continue regular consultations with affiliated tribes to continue to improve communications and resolve any problems or misunderstandings.</li> </ul>		

- Continue to encourage the employment of American Indians on national seashore staff to improve communications and working relationships, and encourage cultural diversity in the workplace.
- Consider culturally affiliated tribal values in efforts to improve overall management and national seashore interpretation.
- Implement a joint monitoring program to monitor plant-gathering sites for potential impacts.

UTILITY AND COMMUNICATION FACILITIES				
Desired Conditions	Sources			
National seashore resources or public enjoyment of the national seashore are not denigrated by nonconforming uses. Telecom- munication structures are permitted in the national seashore to the extent they do not jeopardize the national seashore's mission and resources. No new nonconforming use or rights-of-way are permitted through the national seashore without specific statutory authority and approval by the director of the National Park Service or his representative, and are permitted only if there is no practicable alternative to such use of NPS lands.	<ul> <li>Telecommunications Act; 16 USC 79; 23 USC 317; 36 CFR 14</li> <li>NPS <i>Management Policies 2006</i>; DO 53A, "Wireless Telecommunications"</li> <li>Reference Manual 53, "Special Park Uses."</li> </ul>			
Management Strategies				
The Telecommunications Act of 1996 directs all federal agencies to assist in the national goal of achieving a seamless telecommunications system throughout the United States by accommodating requests by telecommunication companies for the use of property, rights-of-way, and easements to the extent allowable under each agency's mission. The National Park Service is legally obligated to permit telecommunication infrastructure in the national seashore if such facilities can be				

• Locate new or reconstructed utilities and communications infrastructures in association with existing structures and along roadways or other established corridors in developed areas. For reconstruction or extension into undisturbed areas, select routes that will minimize impacts on the national seashore's natural, cultural, and visual resources.

• Place utility lines underground to the maximum extent possible.

structured to avoid interference with national seashore purposes.

- Work with service companies, local communities, and the public to locate new utility lines so that there is minimal effect of national seashore resources.
- Follow NPS policies in processing applications for commercial telecommunications applications.

### **BOUNDARY ADJUSTMENTS**

As part of general management planning, the National Park Service is required to identify and evaluate boundary adjustments that may be necessary or desirable to carry out the purposes of the park unit. Boundary adjustments may be recommended to

- 1. protect significant resources and values, or to enhance opportunities for public enjoyment related to park purposes,
- 2. address operational and management issues, such as the need for access or the need for boundaries to correspond to logical boundary delineations such as topographic or other natural features or roads, or
- 3. otherwise protect park resources that are critical to fulfilling park purposes.

Additionally, all recommendations for boundary changes must meet the following two criteria:

4. The added lands will be feasible to administer considering their size, configuration, and ownership; costs; the views of and impacts on local communities and surrounding jurisdictions; and other factors such as the presence of hazardous substances or nonnative species.

5. Other alternatives for management and resource protection are not adequate.

During scoping for this General Management Plan, some members of the public suggested specific areas to consider including within the boundaries of Gulf Islands National Seashore. The properties identified included other northern Gulf Coast fortifications as well as other barrier islands within Alabama.

For a boundary adjustment to be recommended, at least one of criteria 1–3 above must be met, as well as meeting both criteria 4 and 5. Although it is possible that criteria 1 could be met, it does not appear to be feasible to expand management responsibilities at this time. Boundary adjustments to the national seashore are not being considered under this planning process because efforts to acquire lands within the existing boundary have yet to be completed. Consideration of managing and maintaining current holdings is considered a higher priority for the foreseeable future.

### RELATIONSHIP OF THE GENERAL MANAGEMENT PLAN TO OTHER PLANNING EFFORTS

Several plans for areas within or near the national seashore could influence or be influenced by actions presented in this General Management Plan / Environmental Impact Statement and must be considered. These relevant plans and studies are listed below.

#### NPS MANAGEMENT PLANS AND STUDIES

#### Fort Pickens / Gateway Community Alternative Transportation Plan

In February 2009, the national seashore, in cooperation with the Federal Highway Administration, Eastern Federal Lands Highway Division, completed an alternative transportation study to assess the current and future transportation needs of Fort Pickens and the nearby gateway community and identify potential alternative transportation systems capable of meeting those needs. Although water transportation and docking systems to connect various locations in the Florida District of the national seashore were identified in the 1978 General Management Plan; none were implemented. Several planning and study efforts have been undertaken since that time.

Support for ferry service in the Pensacola Bay Area is long standing and supported by projects such as the Maritime Park development and City of Pensacola. The Santa Rosa Island Authority, the regional metropolitan planning organization, and the local transit authority are among those who support the current efforts to establish ferry service in the bay. A strategy for supplementing the road with alternative transportation systems is essential to providing consistent public access to the Fort Pickens Area in the future. Improved transportation options to the Fort Pickens Area could reduce congestion and parking demand while maintaining visitation. The implementation of alternative transportation systems also could protect natural and cultural resources and reduce impacts on the environment. Planning for a passenger ferry system in the Fort Pickens and Pensacola Beach Area is currently underway and the dock and passenger arrival/departure pavilion are already in place.

#### **Fire Management Plan**

A comprehensive Fire Management Plan, along with an associated environmental assessment and "Finding of No Significant Impact," was completed in February 2010. The plan addressed national seashore wildland and prescribed fire management goals, objectives, and actions for both the Florida and Mississippi districts. The plan is designed to provide direction, guidance, and priorities for fire management over a 10-year period.

#### **Collections Management Plan**

A Collections Management Plan, including a statement of collections, was completed in November 2011. Off-site curation and storage facilities include Timucuan Ecological and Historic Preserve; the NPS Southeast Archeological Center; rental storage in Mobile, Alabama, Louisiana State University, and the University of West Florida. In the regional collections management plan developed in 2006, the NPS Southeast Regional Office identified the need for a joint, multipark collections facility to eventually be administered at Natchez National Historical Park. To date, funding has not been secured for this facility, so subsequent to the 2004–2005 hurricanes, the national seashore continues to store most accessioned museum objects at the five facilities identified above.

### Personal Watercraft Use

Personal Watercraft (PWC) use emerged at Gulf Islands National Seashore in the 1980s and was permitted in units of the national park system under the same regulations as other motorized watercraft. However, on March 21, 2000, the National Park Service published a regulation governing PWC use in all units of the national park system (65 Federal Register 15077, codified at 36 CFR 3.24). This regulation prohibits PWC use in all national park units unless the National Park Service determines that this type of water-based recreational activity is appropriate for the specific park unit based on the legislation establishing that park, the park's resources and values, other visitor uses of the area, and overall management objectives.

In 2004, the National Park Service prepared an environmental assessment for a special regulation to allow continued PWC use at Gulf Islands National Seashore. The purpose of the environmental assessment was to evaluate a range of alternatives and strategies for the management of PWC use at Gulf Islands National Seashore to ensure the protection of park resources and values, while offering recreational opportunities as provided for in the national seashore's enabling legislation, purpose, mission, and goals. A Finding of No Significant Impact was signed on January 25, 2006. The National Park Service published the final regulation for PWC use at Gulf Islands National Seashore in the Federal Register on May 4, 2006 (71 Federal Register 26232).

On May 15, 2008, a lawsuit was filed claiming that the PWC environmental assessment was deficient and violated the National Environmental Policy Act (NEPA), the NPS

Organic Act, and the Administrative Procedure Act. On July 8, 2010, the U.S. District Court for the District of Columbia found that the impact analysis in the environmental assessment was inadequate. The court did not vacate the current PWC rule at Gulf Islands National Seashore, but remanded the case to the National Park Service "so that it may have an opportunity to provide adequate reasoning for its conclusions." At this time, the National Park Service is addressing the deficiencies identified by the court by preparing an environmental impact statement for PWC use at Gulf Islands National Seashore, which will include supplemental documentation, impact analyses not present in the earlier environmental assessment, and may include additional alternatives. The 2006 special regulation allowing PWC use at Gulf Islands National Seashore currently remains in effect. However, future PWC use at the national seashore will depend on the outcome of the PWC use environmental impact statement planning process currently underway, which will consider a range of alternatives for managing PWC access, including one alternative that would end PWC use in the park.

### Wilderness Management Plan

In 2004, the national seashore prepared a Wilderness Management Plan to guide management of the congressionally designated Gulf Islands Wilderness on Horn and Petit Bois islands. All land on Horn Island (3,650 acres) is wilderness or potential wilderness. The potential wilderness area includes privately owned tracts, lands partially owned by the federal government, and an administrative enclave at the ranger station. On Petit Bois Island (1,466 acres), all land is wilderness. The plan identifies crowding as a potential concern and identifies a number of options that management could implement. The alternatives in this General Management Plan / Environmental Impact Statement provide more specific management options to

address this issue. The national seashore is revising its Wilderness and Backcountry Management Plan for the 50th anniversary of the Wilderness Act in 2014.

### **OTHER AGENCY PLANS**

#### Mississippi Coastal Improvement Program

The Mississippi Coastal Improvement Program (MsCIP) Barrier Island Restoration Plan as identified in the MsCIP Comprehensive Plan and Integrated Programmatic Environmental Impact Statement includes restoration of the barrier islands of Gulf Islands National Seashore and consists of the placement of approximately 22 million cubic yards (mcy) of sand within the Ship Island littoral transport system and 2 mcy within the Cat Island littoral transport system. The volume of sand is based on historical records of 22 mcy of sand removed from the Ship Island system and from the Horn Island Pass Outer Bar Channel by dredging operations during the period of 1909-2005. The primary objectives of this alternative are to restore the entire barrier island sediment budget and littoral transport system that has been disrupted by human activities conducted near these islands, facilitate the restoration of the islands to a natural condition, and reduce erosion threats to significant cultural resources.

Specifically, this project includes: (1) direct placement of approximately 16 million cubic vards of compatible sand in the Camille Cut breach and inlet area to reconnect East and West Ship islands in order to restore the 1916–1917 geomorphic condition of Ship Island; (2) direct placement of approximately 0.6 mcy of compatible sand on the north shoreline of West Ship Island to protect the integrity of historic Fort Massachusetts archeological site; (3) direct placement of approximately 5.1 mcy of compatible sand on the south shoreline of East Ship Island for continued nourishment to the restored Camille Cut breach; and (4) future nearshore placement of compatible sand into reconfigured disposal area 10 and the littoral zone disposal sites to maximize the beneficial

placement of sandy maintenance dredged material from the Pascagoula Harbor Federal Navigation Channel. In addition to the replacement of 22 mcy in the Ship Island littoral transport system, the project proposes direct placement of approximately 2.1 mcy of compatible sand on the eastern shoreline of Cat Island.

Based on NPS review of available scientific information, it is believed that the objectives and the components discussed above are consistent with NPS mandates and policies.

Recommendations concerning restoration of the barrier islands were included in the Mississippi Coastal Improvement Program's Draft Comprehensive Plan / Draft Integrated Programmatic Environmental Impact Statement. The final report was submitted to Congress in January 2010.

### **Marine Protected Area Planning**

In April 2009, the Department of the Interior and the National Oceanic and Atmospheric Administration announced the formation of the National System of Marine Protected Areas. Executive Order 13158 directed the agencies to establish "a scientifically based comprehensive national system of Marine Protected Areas representing diverse marine ecosystems and the nation's natural and cultural resources." Some national park system units were nominated for inclusion in the system in 2009 and 2010; Gulf Islands National Seashore may be included in a future nomination in the next several years.

Inclusion in the National System of Marine Protected Areas does not change how parks or other sites are managed or interfere with the independent exercise of agency authorities. Management of a national park system unit remains the prerogative of the National Park Service, the Department of the Interior, and the states with national park system units. However, inclusion in the system highlights the biological and recreational values of ocean and coastal parks and enhances interagency cooperation among the National Park Service and state and federal partners. The national system is designed to bring some rigor and understanding of which species, habitats, cultural resources, and ecosystem types are currently represented in state and federal managed areas. A gap analysis and strategic effort will follow to define how the nation's marine resources could be better represented and protected using marine protected areas as management tools, either by strengthening protections for existing marine protected areas or creating new ones. This process will be important in the development of ocean and coastal policy and consideration of the NPS role in marine conservation.

#### Big Lagoon State Park Management Plan

Big Lagoon State Park, a unit of Florida's state park system, is just northwest and across the Intracoastal Waterway from the Perdido Key Area of the national seashore. Opened in 1978, this complementary coastal park includes 698 acres, where nature trails, picnic facilities, campsites, an observation tower, an amphitheater, and a swim beach are provided. A boat ramp with dock provides easy access to the lagoon and the Intracoastal Waterway.

In 2006, the Florida Department of Environmental Protection, Division of Recreation and Parks, prepared a *Unit Management Plan* for Big Lagoon State Park. The plan serves as the basic statement of policy and direction for management of the park. The plan consists of two interrelated components for resource management and recreation.

## ALTERNATIVES, INCLUDING THE PREFERRED ALTERNATIVE



**GULF ISLANDS NATIONAL SEASHORE** 

**CHAPTER TWO** 

#### INTRODUCTION

This chapter presents four alternatives, including the preferred alternative and a noaction alternative, for future management of Gulf Islands National Seashore. The alternatives were developed in concert with an ongoing public involvement process, described in detail in the "Public and Agency Involvement" section in chapter 5. The noaction alternative is included as a baseline for comparing the environmental consequences of implementing each action alternative. To truly understand the implications of an alternative, it is important to combine the seashore-wide desired conditions and management strategies, servicewide laws and policies described in chapter 1 with the management actions described in an alternative.

This chapter also includes sections on implementation of the general management

plan, management zones, user capacity, mitigation measures common to all action alternatives, and the environmentally preferred alternative. A table that compares the attributes of each alternative and another that compares the anticipated environmental consequences of implementing each alternative is provided at the end of the chapter.

The National Park Service solicited input from the public, government agencies, and other organizations regarding the issues and desired conditions for Gulf Islands National Seashore through a series of newsletters and public meetings to develop these four alternatives for guiding future management of the national seashore. These alternatives reflect the range of ideas proposed by the national seashore staff and the public.

### MANAGEMENT ZONES

#### **OVERVIEW**

Management zones prescribe how different areas of the national seashore would be managed. Each management zone specifies complementary natural resource conditions, cultural resource conditions, opportunities for visitor experiences, and appropriate facilities, and combines these into a possible management strategy that could be applied to locations within the national seashore. As such, management zones give an indication of the management priorities for various areas. Seven management zones have been developed for the national seashore-the diverse visitor opportunity zone; recreational beach zone; natural settings with dispersed recreation zone; seagrass bed zone; nonmotorized, primitive visitor opportunity zone; resource management and science priority zone; and national seashore operations zone. A more detailed description of each management zone is presented below.

Management zones are displayed on the alternatives maps included in this chapter. Management zoning includes Gulf Islands National Seashore areas within its legislative boundary. These zones include land areas as well as water areas with and without adjacent land ownership. Management zoning provides a description of the desired resource and visitor conditions.

Due to the complex land and water ownership and jurisdictional patterns applicable to those areas where the national seashore's legislative boundary includes water, but no adjacent land holdings, many of these areas will continue to be managed as in the past, through collaboration with state and local entities in areas of mutual interest. Within the legislative boundaries of the national seashore, the National Park Service has the authority to apply its regulations on federally owned lands and on tidelands and waters below the mean high water line regardless of ownership of the submerged lands. The authority to implement the management zones described in this plan is not derived from this general management plan, but rather by current laws, regulations and policies described in "Chapter 1: Introduction," including both those applicable only to the seashore (e.g., Superintendent's Compendium) and those governing the National Park Service as a whole (e.g., 36 CFR).

Because there is a great deal of overlap between the zoned areas in the national seashore and lands and waters of interest for future planning efforts, implementation of certain aspects of managing these zones may vary and be further refined during future planning processes such as the marine resources management plan. A number of theses zones address management of fishingrelated activities. The National Park Service will coordinate with the Florida Fish and Wildlife Conservation Commission, in accordance with the memorandum of understanding, prior to developing and implementing management actions that modify current management of fishing activities or fishing vessel operations within the national seashore. Management actions include but are not limited to new or modified use of management strategies that limit the use of internal combustion motors (e.g., pole and troll areas) or limit vessel speed (e.g., idle/slow speed zones), access limitations, or area closures. Fisheries-related management strategies associated with certain zones may be modified or refined based on outcomes from the proposed marine resources management plan.

### MANAGEMENT ZONE DESCRIPTIONS

#### **Diverse Visitor Opportunity Zone**

The diverse visitor opportunity zone includes areas capable of absorbing a diverse range of outdoor recreation and interpretive visitor opportunities intermixed within both natural and developed environments. Visitors are provided a variety of services including orientation, education, and other structured activities.

**Desired Visitor Experience.** Visitors are provided with seashore orientation as well as a wide range of recreational, interpretive, and educational opportunities. These activities are supported by a variety of visitor services that complement and enhance these opportunities. High levels of visitor encounters are expected; groups of all sizes are accommodated.

**Desired Resource Condition.** Natural resources are managed to maintain or restore their natural conditions, although some areas could be modified to accommodate visitor services, interpretation, and recreational activities. Cultural resources are stabilized and preserved, or they could be rehabilitated or adaptively reused to support visitor services and interpretation.

#### **Appropriate Facilities and Functions.**

Facility development can include adaptively reusing historic structures or constructing modern facilities to accommodate national seashore orientation; interpretive and/or educational programs; sales of seashorerelated literature and interpretive products; equipment rental for recreational activities; food, souvenir, and beverage service; and sanitary facilities. Roads, trails, docks, and parking provide convenient access links between visitor activity areas. Some administrative functions to support NPS operations may be collocated with visitor facilities.

#### **Recreational Beach Zone**

The recreational beach zone accommodates traditional recreational beach activities and facilities. Recreational beaches are defined as those beach areas that correlate with a parking lot, boardwalk or trail, and where the public is invited to participate in sunbathing, beach combing, sand sculpture, swimming, and other customary recreational pursuits, and where such activities are frequent and commonplace.

**Desired Visitor Experience.** Visitors are provided convenient and easy access to recreational beaches for sunbathing, swimming, surfing, strolling, surf fishing, and sand castle play. Levels of visitor encounters are expected to be highest near access areas to and from the beach.

**Desired Resource Condition.** Natural resources are managed to maintain or restore their natural conditions, although there could be an allowance for minor impacts associated with visitor access, sanitation, and public safety. Cultural resources are stabilized and preserved.

#### **Appropriate Facilities and Functions.**

Landward of the primary dune, facility development can include access roads, parking, picnic/shade shelters, interpretive waysides, and sanitary facilities concentrated at areas that access the beach. Beach areas off the primary dune remain mostly undeveloped with the exception of designated beach access trails over the primary dune, signs, and lifeguard stands.

#### Natural Settings with Dispersed Recreation Zone

The natural settings with dispersed recreation zone includes areas largely undeveloped, in their natural settings, and managed for disperse motorized and/or nonmotorized recreational activities. **Desired Visitor Experience.** Visitors have an opportunity to get away from the sights and sounds of the urban environment and explore the natural features of the national seashore. Visitor encounters range from solitude to informal gatherings depending upon time of day, week, or season.

#### **Desired Resource Condition.** Natural

resources are managed to maintain or restore their natural conditions, although there could be an allowance for minor impacts associated with visitor access and public safety. Cultural resources are stabilized and preserved.

#### **Appropriate Facilities and Functions.**

Facility development is mostly limited to resource protection, visitor access, and public safety. Roads, trails, docks, and interpretive waysides can be used to enhance interpretation, sightseeing, and access opportunities.

#### **Seagrass Bed Zone**

The seagrass bed zone includes areas containing seagrass beds, submerged aquatic vegetation, and/or habitat areas suitable for seagrass establishment. These areas are managed to prevent resource damage to seagrass beds from vessel groundings, anchoring, and propeller scarring. Seagrass bed zones have been delineated using bathymetry (the measurement of the depths of oceans, seas, or other large bodies of water), and may extend out from the shoreline several hundred yards to as much as 0.5 mile in some locations depending on the extent of the seagrass beds. Seagrass areas naturally migrate across the marine floor as water depth, currents, and nutrients shift over time. Therefore, the seagrass bed zones delineated on the management alternative maps presented in this chapter may shift in the future. The national seashore will continue to inform the public about the location of these sensitive areas.

**Desired Visitor Experience.** In this zone, visitors would have the opportunity to access

and enjoy healthy seagrass beds. The visitor experience would include opportunities to fish, swim, boat, snorkel, and view wildlife. Visitors would be provided opportunities to learn about healthy seagrass beds and wildlife in these areas, and also how they can protect seagrass beds and fish nurseries with safe boating techniques. Visitors would also have opportunities to traverse through these areas to access shoreline features.

Desired Resource Condition. Seagrass beds and associated submerged aquatic vegetation are healthy and provide nursery habitat and protection for marine species. An ongoing monitoring program, including mapping, is being developed to detect changes in seagrass bed health and distribution. Adaptive management options may be needed to respond to changing conditions observed over time for this dynamic resource. Adaptive management options for this zone will be determined by national seashore staff in coordination with agency partners such as the Florida Fish and Wildlife Conservation Commission and the Mississippi Department of Marine Resources, as well as the public.

**Appropriate Facilities and Functions.** For most areas within this zone, very minimal facilities will be provided. Mooring buoys, navigational aids, signs, or dock structures may be provided depending on the need for seagrass bed protection. Some of these areas may be temporarily restricted to nonmotorized activities to allow seagrass habitat to recover if damage occurs, if other management strategies are unsuccessful.

#### Nonmotorized, Primitive Visitor Opportunity Zone

The nonmotorized, primitive visitor opportunity zone is undeveloped, primitive, intact wildlands managed to perpetuate their natural settings. These areas include the Gulf Island Wilderness (Horn and Petit Bois islands) as well as other areas of the national seashore that will be managed in a similar way. **Desired Visitor Experience.** Visitors have an opportunity to experience a sense of discovery and adventure in nonmotorized, primitive setting. Natural sounds, tranquility, and remoteness predominate. Visitors will need to be self-reliant and prepared for personal challenge. Visitors will only have occasional encounters with others outside of one's group beyond the entry of the zone.

**Desired Resource Condition.** Natural resources are managed to maintain or restore their natural conditions. Cultural resources are stabilized and preserved.

**Appropriate Facilities and Functions.** There is no facility development in this zone outside of limited primitive trail stabilization and signs for vital safety messages.

#### **National Seashore Operations Zone**

The national seashore operations zone includes areas of low resource sensitivity

reserved for administrative and maintenance support of national seashore operations.

**Desired Visitor Experience.** Visitor use is discouraged in these areas; however, visitors engaged in service projects or other official business may be involved in activities in this zone.

**Desired Resource Condition.** Natural resources are managed to maintain or restore their natural conditions, or they could be modified to accommodate NPS operations. Cultural resources are stabilized and preserved, or they can be rehabilitated to accommodate NPS operations.

#### Appropriate Facilities and Functions.

Facility development can include adaptively reusing historic structures or constructing modern facilities to support NPS operations such as administrative and management office space, emergency and resource protection response, employee housing, maintenance, utility treatment, storage, and associated roads and parking.

### **USER CAPACITY**

#### **OVERVIEW**

General management plans for national park system units are required by law to identify and address implementation commitments for user capacity, also known as carrying capacity. The National Park Service defines user capacity as the types and levels of visitor use that can be accommodated while sustaining the quality of park resources and visitor experiences consistent with the purposes of the park. Managing user capacity in national parks is inherently complex and depends not only on the number of visitors, but also on where the visitors go, what they do, and the "footprints" they leave behind. In managing for user capacity, the park staff and partners rely on a variety of management tools and strategies rather than relying solely on regulating the number of people in a park area. In addition, the ever-changing nature of visitor use in parks requires a deliberate and adaptive approach to user capacity management.

The foundations for making user capacity decisions in this general management plan are the purpose, significance, special mandates, and management zones associated with the park. The purpose, significance, and special mandates define why the park was established and identify the most important resources, values, and visitor opportunities that would be protected and provided. The management zones in each action alternative describe the desired resource conditions and visitor experiences, including appropriate types of activities and general use levels for different locations throughout the park. The zones, as applied in the alternatives, are consistent with, and help the park achieve, its specific purpose, significance, and special mandates. As part of the National Park Service commitment to implement user capacity, the park staff would abide by these directives for guiding the types and levels of

visitor use that would be accommodated while sustaining the quality of park resources and visitor experience consistent with the purposes of the park.

In addition to these important directives, this plan includes indicators and standards for Gulf Islands National Seashore. Indicators and standards are measureable variables that would be monitored to track changes in resource conditions and visitor experiences. The indicators and standards help the National Park Service ensure that desired conditions are being attained, supporting the fulfillment of the seashore's legislative and policy mandates. The general management plan also identifies the types of management actions that would be taken to achieve desired conditions and related legislative and policy mandates.

Table 1 includes the indicators, standards, and potential future management strategies. allocated by management zones, that would be implemented as a result of this planning effort. The planning team considered many potential issues and related indicators that would identify impacts of concern, but those described below were considered the most significant, given the importance and vulnerability of the resource or visitor experience affected by visitor use. The planning team also reviewed the experiences of other parks with similar issues to help identify meaningful indicators. Standards that represent the minimum acceptable condition for each indicator were then assigned, taking into consideration the qualitative descriptions of the desired conditions, data on existing conditions, relevant research studies, staff management experience, and scoping on public preferences.

User capacity decision making is a form of adaptive management (see figure 1) in that it is an iterative process in which management decisions are continuously informed and improved. Indicators are monitored, and adjustments are made as appropriate. As monitoring of conditions continues, managers may decide to modify or add indicators if better ways are found to measure important changes in resource and social conditions. Information on the NPS monitoring efforts, related visitor use management actions, and any changes to the indicators and standards would be available to the public.

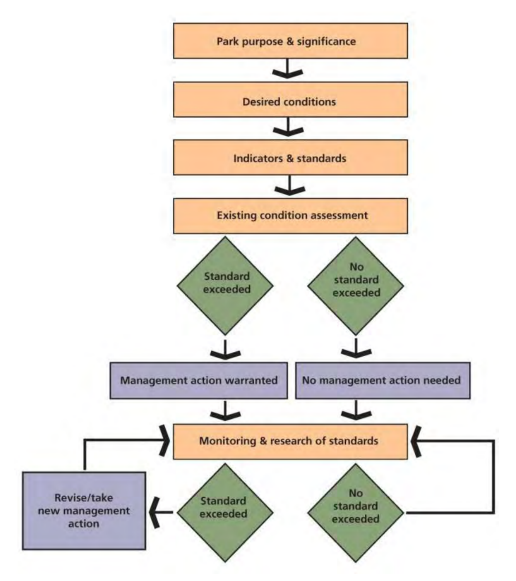


FIGURE 1. USER CAPACITY FRAME WORK

#### INDICATORS AND STANDARDS

The priority indicators for Gulf Islands National Seashore are associated with the following issues:

- disturbances to shorebirds at posted closures during nesting season
- shorebird-related mortalities on roadways
- illegal parking on roadways
- wait time to enter the seashore during peak season
- amount of vehicles using VFW Road at Davis Bayou
- increasing trend in the number of moderate and severe propeller scars in seagrass beds
- boats on Petit Bois and Horn Island on weekends during peak season
- park cleanliness
- incidents of vandalism
- contacts/observations related to pet violations during shorebird nesting season

### **Seabird Closures**

Gulf Islands National Seashore has several areas that may be subject to closure because of the potential to have a negative impact on the nesting behavior of federally and state listed shore birds. Certain areas of the national seashore may be closed to visitation during nesting season (March through August) depending on where the birds choose to nest and raise their young. This is done to prevent visitors from intentionally or accidently stepping on eggs or flushing birds from their nests. Areas of special concern are portions of the Fort Pickens, Santa Rosa and Perdido Key in the Florida District, and the wilderness islands in the Mississippi District where visitor use occurs near wildlife nesting and roosting locations. The seashore staff already monitors the amount of nesting disturbances related to shorebirds. The

standard will be set at no more than five total disturbances to shorebirds per week during nesting season for the Florida District and no more that five visitor-related disturbances per colony, per week in the Mississippi District. This standard will help minimize disturbances and protect sensitive bird species at the seashore. This standard will also help curb visitors from entering the closure areas by monitoring disturbances at posted closures. Management strategies to enforce this indicator include education on low impact practices, the installment of barriers, more intensive monitoring and patrols of the sensitive areas, restricting access to targeted areas, as well as relocating visitor activities to less sensitive areas.

### **Shorebird Mortality**

A large percentage of visitors to the seashore will traverse the roadway to access the Santa Rosa and Fort Pickens Area in the Florida District. Santa Rosa Island is very narrow in certain areas and shorebirds have a tendency to develop colonies on the sides of the road (or very near the road). The park has a posted speed limit on the roadways, but speeding is often a concern. Coupled with the shorebirds nesting sites, speeding can lead to mortalities that could be avoided with lower speeds and more awareness of the birds. Vehicle traffic along the road is not the only concern regarding the reduction of shorebird mortalities. Pedestrians and bikes along the roadway flush birds from their nesting areas and this often results in the birds flying onto the roadway where they are hit by oncoming traffic. Park staff are already monitoring the number of shorebird mortalities along the Fort Pickens and Santa Rosa roadways and thus the standard of no more than eight shorebird mortalities on these roadways every two weeks during nesting season (March through August) can be reliably tracked. In the past several years, the shorebird mortality rates were 115 (2010), 119 (2011), and 29 (2012; low due to storm effects on nesting colonies). The intent is to reduce mortalities below 100 to as few as

possible. This standard was chosen to reduce the impacts that speeding vehicles, pedestrians, and bicyclist have on shorebird mortalities. If the standard for this indicator is trending upward, seashore management can develop an educational program addressing the impacts of speeding on the roadway. The education program can also provide information on the impacts that pedestrians and bikes have along the roadways. Increased signage along the roadways, increased monitoring of speeding, and increased penalties during nesting season can also be implemented to reduce shore bird mortalities along the road ways. Although vehicle traffic is not likely to be banned along any of the roadways, temporary closures could apply to pedestrians and bicyclists in sensitive areas.

#### **Illegal Parking**

Illegal parking in nondesignated areas can cause a variety of resource concerns including vegetation loss and erosion directly associated with parked vehicles. In addition, parking in nondesignated areas encourages visitors to access the beach and other use areas outside the designated dune walkovers and trails-causing additional vegetation loss, disturbance to wildlife, and possible impacts on submerged cultural resources. Informal parking as a result of too much auto use in the seashore can also cause a variety of visitor experience issues, including additional crowding at already high-use beach areas, visitor safety concerns along the seashore's narrow roadways, and visual impacts from parked cars blocking the views. The indicator and standard for illegal parking was based on the seashore's existing management policy in the Florida District, which has proven to effectively minimize informal parking in the seashore. The standard of no more than eight citations for illegal parking per month will help strengthen the existing policy. Some of the management activities the seashore can employ in relation to this issue include visitor education to encourage voluntary redistribution of use to less used areas of the

seashore or during off-peak times, signs on seashore regulations, active redistribution of use to areas with available parking, and closure of districts when the parking spaces are full. If the standard has been violated on several occasions and other management strategies have not been successful, the seashore may consider alternate forms of transportation to access popular sites (e.g., shuttle system).

### Wait Time

Maintaining high levels of visitor satisfaction with park experiences is an important management goal. Because of the high levels of use that occurs at the seashore during peak use times, visitors often have to drive around looking for a parking spot, are unable to park near the main attractions, or are unable to get into the popular sites at the seashore. This primarily happens at the gate to Fort Pickens, Opal Beach, and Perdido Key in the Florida District. Those that cannot get into the these areas often have to wait until a parking space opens, park outside of the designated parking areas, or leave the park. The seashore staff has established that current wait times to enter the park at peak times are generally considered unacceptable and may be detracting from visitor experience and related satisfaction with their visit. Also, parking outside the designated sites and walking along the road poses a safety hazard to those driving and those walking on the road. To track this issue over the long term, an indicator for wait times to enter the park would be monitored. A standard of no more than a 15-minute wait to enter the park at Fort Pickens, Opal Beach, or Perdido Key during peak use times is proposed. Visitors are willing to tolerate longer wait times, but it has been shown that whenever possible, the wait time should be around 15 minutes or less (Nelson/Nygaard Consulting 2008). The seashore staff does not have long-term data for wait times to enter the park and further evaluation of this standard with additional research may be needed. If management action is deemed necessary, education about

peak use times, real time information about current use, dual entry/fee payment lanes, additional enforcement, and potentially a shuttle system would help park staff maintain desired conditions during peak use times.

#### Commuter Traffic on Park and VFW Roads

The Davis Bayou section of the seashore in the Mississippi District does not have the level of use that many parts of the Florida District has. However, VFW Road connects with Park Road, and both are heavily used by commuter traffic. The railroad traverses the length of Ocean Springs, and all railroad crossings are at grade. Park Road has the only overpass, making it a coveted commuter and emergency access route to avoid temporary blockages by passing trains. Recently there was a traffic light positioned at the intersection of U.S. Highway 90 and Park Road to help with the traffic problems related to this road near the seashore entrance. Park Road is also used by bicycles and pedestrians, which can lead to potential conflicts between these users and vehicle traffic. Visitors have stated that the congested nature of this road takes away from their experience at the park.

An existing baseline for the amount of commuter traffic on VFW Road was established in 2010 and the standard was set. Based on this information, a no more than a 25% increase in traffic will be allowed before management actions are needed. If the standard is exceeded on a regular basis, seashore managers can enact an education program on the effects of traffic on the visitor experience; increase law enforcement presence; implement more intense site management (e.g., changes in traffic calming strategies); and if the previous management actions are ineffective, seashore managers may choose to permanently close VFW Road to vehicle traffic.

#### **Impacts on Seagrass**

Impacts on seagrass from visitor activities include scarring from propellers, vessel groundings, and anchoring. These impacts can be widespread with dense scarring found in more shallow depths and near areas that are heavily used by boats (NPS 2008b). Increased boating activity, often by boaters with no or only limited previous experience, make parts of the seashore susceptible to further seagrass scarring. The loss of seagrass from boating activities is a significant concern because seagrass beds along the seashore are highly productive and provide vast areas of habitat for recreation-ally and commercially important fish and invertebrates. Although active restoration of damaged seagrass communities is technically possible, it is expensive and time consuming. Also, recent model estimates for seagrass recovery rates suggest that it may take decades for some areas to fully recover (NPS 2008b).

The natural resource damage assessment A restoration-focused process of assessing the damage of the 2010 Deepwater Horizon oil spill, included an aerial survey in 2010 that documented the severity and extent of seagrass scarring around the seashore in both the Florida and Mississippi districts. The study identified a baseline for seagrass scarring that will be the foundation for seashore monitoring efforts in the future.

Minimizing the extent and severity of impact on the seagrass beds has been the focus of ongoing management strategies, including educating visitors on low-impact boating practices and the installation of new informational buoys that were developed through interagency and community collaboration. The indicator for seagrass scarring would initiate the consideration of adaptive management strategies to help reduce impacts to this sensitive resource.



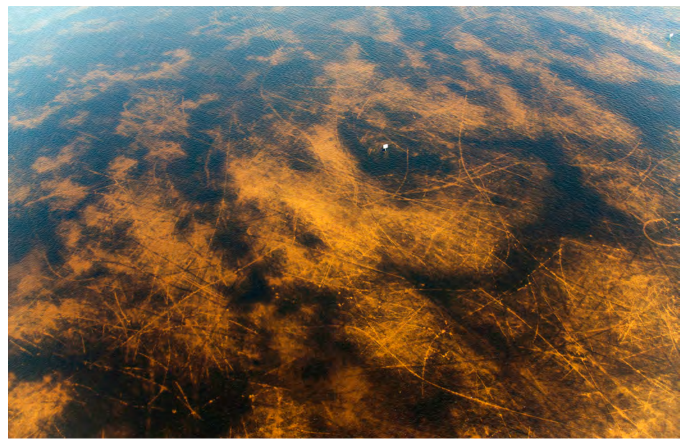
Aerial Photos of Seagrass Scars in Gulf Islands National Seashore



CHAPTER 2: ALTERNATIVES, INCLUDING THE PREFERRED ALTERNATIVE



Aerial Photos of Seagrass Scars in Gulf Islands National Seashore



The standard would be an upward trend in the number of moderate and severe propeller scars in the seagrass beds, based on the baseline established in the Natural Resource Damage Assessment reconnaissance.

This standard will help prevent a long-term increase in the most damaging seagrass scars. Some of the management strategies being considered in this plan to further manage this impact include implementing seagrass bed zones, increased visitor education, improved posting of the regulations, an increase in the use of idle/slow speed zones, temporary access limitations, and/or localized area closures.

# Boat Densities on the Wilderness Islands

The Mississippi District of the seashore manages Petit Bois and Horn islands, both of which are federally designated wilderness areas. These islands have been recognized as being among the last of the undeveloped barrier islands on the Atlantic and Gulf coasts. They are remote and isolated—both are 6 to10 miles off the mainland. However, the islands become a popular destination for recreational boaters on weekends, especially during the summer months. Park staff have stated that on busy weekends during the summer, Horn and Petit Bois islands can have upwards of 650 boats at a time in the high use corridors. These high use corridors tend to be on the north side and concentrated around the tips of the islands. Although past research has been done to determine the appropriate amount of boats per acre in different types of settings (Aukerman and Haas 2004), the wilderness islands at the seashore pose some unique issues. The remote locations of the islands make them difficult to manage and current lack of limitations on use has led to a situation that is incompatible with wilderness values. Issues of crowding, user conflicts, noise, the protection of wilderness values (e.g., solitude), and the ability for seashore staff to respond to an emergency are all concerns at

both wilderness islands. For these reason a standard of no more than 250 boats per day on Horn Island and no more than 75 boats per day on Petit Bois Island in the high use corridors was developed. If through the monitoring process either of these standards are exceeded then the national seashore will increase visitor education about the unique values of the wilderness islands, and may increase ranger patrols on the islands. If the standards on the island are habitually violated, then the park may consider temporary or permanent closures of the problem areas.

### **Cleanliness Complaints**

Visitors to the seashore expect to see a park that is well maintained, clean, and free of litter. The cleanliness of the seashore is tied to overall visitor satisfaction and the park works daily to maintain this level of satisfaction. NPS staff track and evaluate visitor comments that may indicate problems associated with violations of regulations related to cleanliness. Some littering is caused by seashore visitors, while other litter is marine debris that has primarily been discarded outside the national seashore boundary). These problems may affect visitors' ability to have high quality recreation opportunities and could, on occasion, affect visitor health and safety. A standard of no more than eight complaints a year related to park cleanliness was establish to maintain the visitors level of satisfaction. If complaints exceed the established standard, or trends indicate a problem area, appropriate management actions would be taken to mitigate the problem. Such management actions may be an increased monitoring of complaints, posting of the seashore regulations, increasing staffing at visitor facilities, and the addition of visitor facilities.

### Vandalism

Visitor use impacts on archeological and cultural sites include wear on historic

structures and unintentional disturbances to archeological resources and historic structures. Cultural resources are nonrenewable, so impacts, especially those resulting from disrespectful behavior, must be minimized to the extent possible. Natural resources are also vulnerable to acts of vandalism such as graffiti on rocks or trees. The seashore staff are already using internal guidelines to monitor impacts of vandalism to these resources. Management efforts would be focused on maintaining the integrity and condition of all sites and resources, so the standard has been set at no more than five incidences of vandalism per a three month time period per district (i.e., Florida and Mississippi). To ensure that this standard is maintained, visitor education and enforcement of park regulations would be continued, and fencing off and potentially closing particularly vulnerable areas would be considered.

### **Pet Violations**

Pets are a welcome guest to the seashore, but with restrictions. Pets, specifically dogs, must be on a leash at all times and are allowed on park trails, multiuse paths, and park roads. Pets are not allowed on the beaches in the Florida District or the Mississippi District, or the wilderness islands in the Mississippi District. These regulations are in place to reduce the potential for visitor conflicts and especially to prevent disturbances to sensitive wildlife species. State and federally protected shore birds are particularly susceptible, and are easily flushed off their nest by pets, which could lead to predation of the eggs or potential abandonment of the nest. The park dutifully enforces the pet regulations and administers citations and warnings when appropriate, but there are occasions when there are signs of dogs in areas that have been closed for shorebird nesting. The seashore developed an indicator that captures the citations/warnings as well as the observed instances of pets in restricted areas. It should be noted that this indicator and standard does not apply to hunting dogs that are in the

national seashore for waterfowl hunting and are governed by the terms of the waterfowl plan (see "Chapter 1: Special Mandates and Administrative Commitments" for the Hunting and Fishing section.)

The seashore staff has an extensive shorebird monitoring program already in place that will ensure enforcement of the standards. Although the indicators are the same for the two districts at the seashore, the standards are different. The standard for the Florida District will be no more than five contacts/observations related to pet violations per week during the shorebird nesting season. The standard for the Mississippi District is slightly different to capture the unique nature of the islands. A standard of zero contacts/observations related to pets on Petit Bois and Horn islands per week during shorebird nesting season. This zero tolerance standard reflects the wilderness character of these islands. The standard for the other islands in the Mississippi District (East Ship, West Ship, and Cat islands) will be no more than five contacts/observations related to pets per week during shorebird nesting season. This standard reflects the more recreational nature of these islands and the potential for more interaction with birds and pets. Regardless of the seashore district, if the standard is violated the seashore can implement the same management actions. Seashore staff can increase the amount of education and interpretation related to pets and their potential impacts, law enforcement staff can increase the penalty for violations during shorebird nesting season, and more rangers can be dispatched to patrol the beaches and islands. If the standards are consistently being violated, pets can be temporarily or permanently restricted from sensitive areas within the seashore.

### LONG-TERM MONITORING

The seashore staff would continue monitoring use levels and patterns throughout the seashore. In addition, the seashore staff would monitor these user capacity indicators. The rigor of monitoring the indicators (e.g., frequency of monitoring cycles, amount of geographic area monitored) might vary considerably depending on how close existing conditions are to the standards. If the existing conditions are far from exceeding the standard, the rigor of monitoring might be less than if the existing conditions are close to or trending towards the standard.

Initial monitoring of the indicators would determine if the indicators are accurately measuring the conditions of concern and if the standards truly represent the minimally acceptable condition of the indicator. Seashore staff might decide to modify the indicators or standards and revise the monitoring program if better ways are found to measure changes caused by visitor use. Most of these types of changes should be made within the first several years of initiating monitoring. After this initial testing period, adjustments would be less likely to occur. Finally, if use levels and patterns change appreciably, the seashore staff might need to identify new indicators to ensure that desired conditions are achieved and maintained. This iterative learning and refining process, a form of adaptive management, is a strength of the NPS user capacity management program.

Indicator	District	Standard	Management Strategies
Number of visitor-related nesting disturbances to shorebirds at posted closures during nesting season.	Florida	There will be no more than five total visitor- related disturbances to shorebirds in the three management areas per week during nesting season. Management Area = Fort Pickens, Perdido Key, Santa Rosa	<ul> <li>Increase in visitor education on low impact practices and park regulations (e.g., at the entrance stations)</li> <li>Increase signage</li> <li>Increase fencing, barricades, visual barriers, vegetation buffers</li> <li>Increase in staff patrols</li> <li>Restrict access to ranger/docent-led programs only</li> <li>Restrict visitor access to targeted areas</li> <li>Relocate visitor activities</li> </ul>
Number of visitor-related nesting disturbances to shorebirds at posted closures during nesting season on the islands.	Mississippi	There will be no more than five visitor-related disturbances to shorebirds at posted closures per colony, per island, per week during nesting season.	<ul> <li>Increase in visitor education on low impact practices and park regulations</li> <li>Increase in staff patrols</li> <li>Increase signage</li> <li>Increase fencing, barricades, visual barriers, vegetation buffers</li> <li>Restrict access to ranger/docent led only</li> <li>Restrict visitor access to targeted areas</li> <li>Relocate visitor activities</li> </ul>
Amount of documented shorebird- related mortality on the roadways.	Florida	There will be no more than eight bird mortalities on the Fort Pickens and Santa Rosa roadways every two weeks during shorebird nesting season, equating to fewer than 100 shorebird mortalities during the March to August nesting season.	<ul> <li>Increase in visitor education on impacts of speeding on the roadways</li> <li>Increase signage (e.g., reader boards)</li> <li>Monitor speeding on the roadways (e.g., radar)</li> <li>Increase penalties during nesting season</li> <li>Increase fencing, barricades, visual barriers, and vegetation buffers near roadways</li> <li>Increase dedicated law enforcement patrols</li> <li>Develop task force (set teams) to enforce regulations</li> <li>Temporary road closures for pedestrians and bicycles</li> </ul>
Amount of illegal parking on Fort Pickens Road, J. Earle Bowden Way, and Johnson Beach Road.	Florida	There will be no more than eight citations for illegal parking per month.	<ul> <li>Increase education about impacts of parking along the sides of the road</li> <li>Encourage nonpeak use</li> <li>Redirect visitors to other, less crowded areas</li> <li>Continue temporary district gate closures when parking lots are full for that district</li> <li>Evaluate alternative modes of transportation access</li> </ul>

#### TABLE 1. SUMMARY OF USER CAPACITY INDICATORS, STANDARDS, AND POTENTIAL MANAGEMENT STRATEGIES

Indicator	District	Standard	Management Strategies
Wait time to enter gate at Fort Pickens, Opal Beach, and Perdido Key during peak season.	Florida	Visitors will not wait more than 15 minutes to enter at these sites during peak season. (this will be during peak times, not during "normal" operations)	<ul> <li>Actively redistribute auto use to areas with available parking</li> <li>Greater efforts toward public education on regulations and toward encouraging voluntary redistribution of use (includes advanced planning information that encourages visitation to less used areas or at off-peak times)</li> <li>Provide real-time information on parking availability</li> <li>Develop dual entry/fee payment lanes</li> <li>Continue temporary district gate closures when parking lots are full for that district</li> <li>Evaluate alternative modes of transportation access to the national seashore</li> </ul>
Commuter traffic on Park and VFW roads.	Mississippi	There will be no more vehicles than 25% above existing baseline using VFW Road. (baseline of 900)	<ul> <li>Education (e.g., public awareness campaign)</li> <li>Enforcement (e.g., signs, Increase law enforcement presence, sanctions)</li> <li>Develop bike/pedestrian lane</li> <li>Site management (e.g., change in traffic calming strategies, change road maintenance strategy)</li> <li>Closure of road</li> </ul>
The number of moderate and severe propeller scars in seagrass beds.	Parkwide	No increase in the number of moderate and severe propeller scars in seagrass beds.	<ul> <li>Increase visitor education about seagrass habitat and safe boating practices in seagrass bed zones</li> <li>Better marking of shallows and other improved aids to navigation</li> <li>Better posting of regulations</li> <li>Increased idle or slow-speed zones*</li> <li>Mandatory education and/or permits*</li> <li>Temporary access limitations (e.g., regulations for sizes of boats) and/or localized area closures*</li> </ul>
Number of boats on Petit Bois and Horn islands on weekends during peak season.	Mississippi	There will be no more than 250 boats in the high use corridor per day on Horn Island on weekends during peak season. There will be no more than 75 boats in the high use corridor per day on Petit Bois Island on weekends during peak season.	<ul> <li>Increase visitor education about impacts to wilderness values, safety concerns and potential resource impacts</li> <li>Increase ranger patrols</li> <li>Implement a permit system</li> <li>Create permanent moorings</li> <li>Institute temporary or permanent closures</li> </ul>

#### TABLE 1. SUMMARY OF USER CAPACITY INDICATORS, STANDARDS, AND POTENTIAL MANAGEMENT STRATEGIES

Indicator	District	Standard	Management Strategies
Complaints related to park cleanliness.	Parkwide	There will be no more than eight complaints related to park cleanliness per year.	<ul> <li>Increased monitoring of complaints</li> <li>Better posting of regulations</li> <li>Additional signage</li> <li>Develop volunteer clean-up program for litter and marine debris</li> <li>Additional staffing of visitor facilities</li> <li>Addition of visitor facilities</li> </ul>
Number of incidents of vandalism.	Parkwide	There will be no more than five incidents of vandalism per three months in the Mississippi District. There will be no more than five incidents of vandalism per three months in the Florida District .	<ul> <li>Increase in visitor education on low impact practices and park regulations</li> <li>Increase fences or barriers</li> <li>Increase staff presence</li> <li>Increase monitoring</li> <li>Temporarily close area while undergoing conservation treatment</li> <li>Close problem area, except under supervision</li> </ul>
Number of contacts/observations related to pet violations during shorebird nesting season. <i>Citations and warnings are included</i> <i>in the contacts/observations</i>	Florida	There will be no more than five contacts/ observations related to pet violations per week during shorebird nesting season.	<ul> <li>Increase education and interpretation of impacts related to pets (e.g., press releases and information provided at entrance stations)</li> <li>Increase efforts to educate visitors about park regulations (i.e., no pets on the beach)</li> <li>Increased penalty for violation</li> <li>Additional signage</li> <li>Increased ranger patrols of the beach</li> <li>Temporary/permanent closures of areas to pets (in the parking areas adjacent to the beach</li> </ul>

#### TABLE 1. SUMMARY OF USER CAPACITY INDICATORS, STANDARDS, AND POTENTIAL MANAGEMENT STRATEGIES

78

Indicator	District	Standard	Management Strategies
Number of contacts/observations related to pet violations on the islands during shorebird nesting season.	Mississippi	There will be zero contacts/observations related to pets per week on Petit Bois and Horn islands during shorebird nesting season. There will be no more than five contacts/ observations related to pets per island, per week on East Ship, West Ship, and Cat islands during shorebird nesting season.	<ul> <li>Increase education and interpretation of impacts related to pets (e.g., press releases and information provided at entrance stations)</li> <li>Increase efforts to educate visitors about park regulations (i.e., no pets on the beach)</li> <li>Increased penalty for violation</li> <li>Additional signage</li> <li>Increased ranger patrols of the beach</li> <li>Temporary/permanent closures of areas to pets (in the parking areas adjacent to the beach)</li> </ul>

Peak season = March through August

Note: Indicators and standards associated with propeller scarring may be modified or refined after future agency consultation or based on outcomes from the proposed marine resources management plan.

\* If adopted, the National Park Service will coordinate with the Florida Fish and Wildlife Conservation Commission, pursuant to the memorandum of understanding prior to developing and implementing management actions that modify current management of fishing activities or fishing vessel operations. Once the marine resources management plan is developed and complete, it will address these management strategies.

79

### **ALTERNATIVES**

Regardless of this planning effort, the National Park Service would continue to follow special mandates and servicewide laws and policies as noted in chapter 1. Similarly, seashore-wide desired conditions (and potential strategies to achieve those conditions) for topics ranging from ecosystem management to seashore accessibility are presented in chapter 1 and would apply regardless of which GMP alternative is ultimately selected for implementation. As this General Management Plan / Environmental Impact Statement was being developed, the National Seashore was proceeding with a number of projects that are planned or already underway; these projects, discussed in chapter 1 in the "Ongoing NPS Projects and Projects Planned for the Near Future" section and in chapter 4 (cumulative

impacts), would also occur regardless of this planning effort. The alternatives described on the following pages, each of which is consistent with maintaining the national seashore's purpose, significance, and fundamental resources and values, present different choices for how to manage resources, visitor use, and facilities within the national seashore.

Each alternative is presented first with a general discussion of the overall vision for the future of the national seashore outlining desired conditions for visitor experience and resource conditions. These guiding concepts are then followed by a more specific description of management actions or activities for each area within the Florida District and then the Mississippi District.

## **ALTERNATIVE 1 (NO-ACTION ALTERNATIVE)**

#### CONCEPT

Gulf Islands National Seashore would be managed to continue the protection of its northern Gulf Coast resources and to restore visitor services lost during the hurricanes of 2004–2005.

#### **Visitor Experience**

The national seashore would continue to provide opportunities for traditional beach activities (sunbathing, swimming, and beachcombing), marine activities (boating, wave running, scuba/skin diving, and fishing), as well as hiking, biking, motor touring, camping, picnicking, backcountry use, exploration of coastal fortifications, and other uses that are compatible with the protection of the national seashore's scenic, natural, and cultural values. These opportunities range from recreating with large groups within developed to semideveloped areas to finding solitude within an undeveloped wilderness island setting.

The interpretive program would continue to foster public awareness and appreciation of the fundamental resources and values of the national seashore through five primary interpretive themes: (1) Preservation and Protection, (2) Recreation and Remembrances, (3) Forts and Firepower, (4) Sea, Sand, Salt Marshes, and Maritime Forest, and (5) Location and Legacy.

Provisions to ensure safe visitor use and enjoyment would continue to include providing lifeguard personnel at designated swim beach areas and law enforcement patrols with search and rescue capabilities. Educational information would continue to be provided on the hazards of recreating in the natural environment and exploring historic structures.

#### **Natural Resource Conditions**

Natural resources would continue to be managed to preserve the integrity of the national seashore's fundamental terrestrial, estuarine, and marine ecological resources while ensuring that visitors have access to a range of recreational opportunities within a wide variety of coastal settings. Exceptional and critical natural resources and processes would continue to be managed to preserve their intrinsic values. These areas would continue to be inventoried, evaluated, monitored, protected, and preserved in accordance with the NPS Management Policies 2006 and legislative and executive requirements. Strategies would continue to be developed to protect resources and conduct data collection where threats have been identified. Restoration efforts would continue to focus on reestablishing natural resource conditions that have been altered or impacted by human activity; however, natural resource manipulations would continue in areas surrounding coastal fortifications to ensure protection from threats to their stability and integrity posed by continuing shoreline changes.

### **Cultural Resource Conditions**

Based on cultural resource condition assessments, stabilization efforts would continue on the historic fortifications, associated structures, archeological sites, and museum collections. As funding permits, the national seashore would continue to inventory areas that have not yet been documented. These resources would be evaluated, monitored, and protected in accordance with NPS historic preservation policies and legislative and executive requirements. Strategies would continue to be developed to stabilize resources or to conduct data collection where threats have been identified.

#### AREA-SPECIFIC MANAGEMENT ACTIONS—FLORIDA UNITS

#### **Naval Live Oaks Area**

Access. Access by land would continue via U.S. Highway 98. The national seashore would continue to coordinate with local and state officials to improve safe highway access to and from U.S. Highway 98 and national seashore developed areas. The existing bicycle/pedestrian trail connection along the south side of U.S. Highway 98 would continue to provide visitors with an alternative means of accessing the Naval Live Oaks Area.

Access by water would continue to be permitted by private boat, with unrestricted options for boat landings along the Pensacola Bay and Santa Rosa Sound shorelines.

Visitor Opportunities. Visitor orientation/ interpretation and the Eastern National Bookstore would continue to be provided at the Naval Live Oaks Visitor Center.

Facilities for day use recreation, including picnic facilities and restrooms and facilities for organized youth group camping would continue to be provided.

Interpretive nature trails would continue to be provided to areas of special interest on both the north and south sides of U.S. Highway 98, including but not limited to the Old Borrow Pit Trail, the Andrew Jackson Trail, and the Brackenridge Nature Trail. **Resource Management.** Natural resource management efforts would continue to emphasize terrestrial vegetation and wildlife management, using prescribed fire to enhance wildlife habitat and reduce hazardous fuels. Monitoring efforts would continue to assess trends in the resident gopher tortoise population. In collaboration with other agencies and as funding allows, periodic mapping and monitoring of seagrass bed conditions would continue.

Cultural resource management efforts continue to be supported by the NPS Southeast Archeological Center who periodically provide monitoring and assessment of archeological resources conditions.

**Operations Support.** The visitor center/ headquarters complex at Naval Live Oaks would continue to be the main administrative office space for national seashore staff. Contemporary structures would continue to accommodate Florida District maintenance support within the north Naval Live Oaks compound, including the pole barn, sign shop, and hazmat storage shed.

Contemporary structure would continue to be used to accommodate resource management support, such as the fire cache building.

Municipal utility service would continue to be provided from Gulf Breeze.

#### Pensacola Naval Air Station Historic Sites

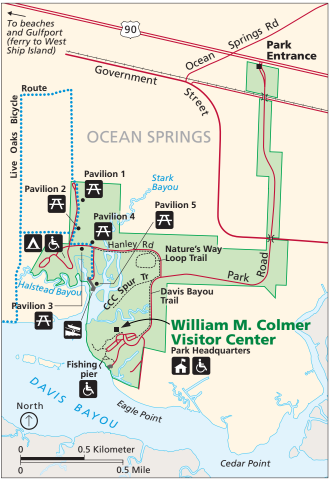
**Access.** Access by land would continue via the main entrance to Pensacola Naval Air Station via Florida State Highway 292 and going 1 mile south on Florida State Highway 295. Depending on national security level alerts, public access into Pensacola Naval Air Station grounds might be restricted.

## **ALTERNATIVE 1**

GULF ISLANDS NATIONAL SEASHORE Florida and Mississippi







FORT PICKENS, PENSACOLA NAVAL AIR STATION HISTORIC SITES, AND NAVAL LIVE OAKS AREA

**DAVIS BAYOU** 

National Park Service U.S. Department of the Interior

1

- Boat launch
- **A** Campground
- **Δ** Primitive campsite
- Swimming area
- **A**Picnic area

Ŀ

- Wheelchair-accessible
- Ranger station
- Gulf Islands National Seashore
- •••••• Multi-use trail
- Fortification
- ----- Trail/boardwalk

Visitor Opportunities. The contemporary visitor center and bookstore at Fort Barrancas would continue to provide orientation to and overall interpretation of the historic sites at the Pensacola Naval Air Station. Fort Barrancas, Bateria de San Antonio (Water Battery), and Advanced Redoubt would continue to be available for visitor exploration.

The Trench Trail connecting Fort Barrancas, the Advanced Redoubt, and the Woodland Nature Trail would continue to provide visitors an opportunity to explore the grounds by foot. Picnic facilities would continue to be provided near Fort Barrancas and the Advanced Redoubt.

**Resource Management.** Cultural resource management efforts continue to emphasize ongoing stabilization efforts to preserve Fort Barrancas, Bateria de San Antonio (Water Battery), and Advanced Redoubt. Because Fort Barrancas is a national historic landmark, the highest historical designation a structure can be given, it would be afforded special protection and impacts would be minimized. If management of the Pensacola Lighthouse complex were transferred to the National Park Service, the National Park Service would offer technical assistance for assessing the stabilization needs for the complex.

The national seashore would continue to coordinate with the command of the Pensacola Naval Air Station to maintain the historic viewshed of the Fort Pickens, Pensacola Pass, and Fort McRee areas.

**Operations Support.** Staff office space would continue to be provided in the existing Fort Barrancas Visitor Center.

#### Perdido Key Area

**Access.** Access by land would continue from Florida State Highway 292. Johnson Beach Road would continue to provide road shoulder parking with designated dune crossovers providing multiple access points to the beach along the Gulf of Mexico and the lagoon side. The road would continue to extend 2.4 miles east with a turnaround dropoff area at the terminus. The last 0.5 mile would continue to be closed to parking.

Access by water would continue to be permitted by private boat, with unrestricted options for boat landings along the Gulf and Big Lagoon shorelines (except in designated swim areas).

Access by water would continue to be permitted by private boat, with unrestricted landings along the Gulf of Mexico and Santa Rosa Sound shorelines.

Visitor Opportunities. The recreation area at Johnson Beach would continue to include restrooms, parking, covered picnic facilities, and a swim beach with lifeguard, as well as the small boat launch area and parking for canoe, kayak, and other small boat use on the lagoon side just north of the beach.

Interpretive opportunities would continue to be provided throughout the area, including interpreting the history of Rosamond Johnson Beach and maintaining the Discovery Trail on the north side of Perdido Key.

A small boat launch area for canoe, kayak, and other small boats would continue to be provided. No ramp would be provided, and users would continue to carry down their boats because the area is very shallow (2 feet deep); parking for 6 to 10 cars north of the Johnson Beach area would continue.

The eastern side of Perdido Key would continue to be a popular anchorage, with heavy visitor use around and on the eastern tip.

Primitive camping would continue to be allowed 0.5 mile beyond the end of the road. All walk-in campers would continue to be required to sign in at the ranger station to allow for overnight parking. **Resource Management.** Natural resource management efforts would continue to emphasize inventory, monitoring, and trend analysis of nesting shorebirds and sea turtles from mid-March through September. Volunteer efforts would continue to extend the reach of existing staff in accomplishing this effort. The national seashore would continue to collaborate with the U.S. Fish and Wildlife Service in assessing the conditions of the resident Perdido Key beach mouse populations. In collaboration with other agencies and as funding allows, periodic mapping and monitoring of seagrass bed conditions would continue. Spanish Cove and the shoreline areas between Redfish and Langley Point would continue to be closed to motorized vessels to protect sensitive seagrass bed areas. Shoreline changes would continue to be recorded after major storms.

**Operations Support.** The existing ranger station, entrance station, maintenance shop and trailer pad for volunteer housing would continue to be maintained.

#### **Fort Pickens Area**

**Access.** Fort Pickens Road would continue to provide vehicular access between Pensacola Beach and the Fort Pickens Area. If feasible, the road would continue to be reconstructed as needed after major storms.

Two small scale beach access areas with parking would continue to be provided along Fort Pickens Road. Bike and pedestrian access would continue to be permitted along the road shoulders with "share the road" signs. Other designated bike trail opportunities would continue along the abandoned roadway between the campground and Fort Pickens.

To enhance visitor access by water, a new passenger ferry pier has been constructed to accommodate commercial water-based transportation service and NPS administrative use. Planning for passenger ferry service is currently underway. The pier will provide private boaters a safer opportunity to load and unload passengers.

Water access for administrative purposes would continue to be supported by an NPS dock facility at the Fort Pickens Lifesaving Station.

Access by water would continue to be permitted by private boat, with unrestricted landings from Pensacola Bay and the Gulf of Mexico (except in designated swim areas).

Visitor Opportunities. Historic structures within Fort Pickens would continue to be reused to support visitor services. This would include the Fort Pickens visitor center and bookstore, Battery Cooper and Worth for interpretive programs; the firehouse for concession food service and adjacent public restrooms; the mining casemate for public restrooms, library, Eastern National office and storage; Building 5 for auditorium, museum, and staff offices, and the Fort Pickens Lifesaving Station for indoor exhibits in conjunction with camper registration function.

Contemporary structures would continue to be used to support visitor services such as the entrance station, the jetties restroom (near fishing pier), Battery Worth picnic shelter and restroom, and Little Langdon picnic shelter and restroom.

Beach recreation facilities would continue to be provided at Langdon Beach, including restrooms/changing rooms and outdoor showers, a lifeguard station, a picnic shelter, and parking.

The contemporary campground would continue to support recreational vehicle (RV) and tent camping on several loops, including individual and group campsites, restrooms, electrical hookups, a campground store, and a dump station. A contemporary amphitheater structure would continue to be provided for interpretive and educational programs.

Fishing and sightseeing opportunities would continue to be provided at the fishing pier.

Interpretive trails, including the Blackbird Marsh Trail, Dune Nature Trail, Fort Pickens self-guided trail, and cross-over trail, would continue to be provided.

The National Park Service would continue to support the Florida National Scenic Trail and terminus in the Fort Pickens Area.

**Resource Management.** Natural resource management efforts would continue to emphasize inventory, monitoring, and trend analysis of nesting shorebirds and sea turtles from mid-March through September. Volunteer efforts would continue to extend the reach of existing staff in accomplishing this effort. In collaboration with other agencies and as funding allows, periodic mapping and monitoring of seagrass bed conditions would continue. Shoreline changes would continue to be recorded after major storms.

Cultural resource management efforts would continue to emphasize ongoing stabilization efforts to preserve historic structures within Fort Pickens as well as the structures associated with the Fort Pickens Lifesaving Station.

**Operations Support.** Historic structures within Fort Pickens would continue to be used to support Florida District operations and staff housing. The use of other historic structures for expanded housing opportunities would be considered.

The Fort Pickens Lifesaving Station would continue to be used as a ranger station, campground registration office, and district office space. The garage would continue to be used for equipment and boat storage. The contemporary structures that support the area's water system and carpenter shop function would continue to be maintained.

Utility services (telephone, power, and sanitation) would continue to be provided. The on-site wells and water distribution system would continue to be maintained. The two above-ground fuel tanks would continue to service vessels and equipment.

#### Santa Rosa Area

Access. J. Earle Bowden Way, State Road 399 would continue to be maintained as a twoway vehicular public access road and evacuation route between Pensacola Beach and Navarre Beach. Parking would continue to only be allowed in designated areas, and parking on road shoulders would continue to be prohibited. Bike and pedestrian access would continue to be allowed along the road shoulders. Three beach access areas along the road with dune cross-overs would continue to be provided.

Access by water would continue to be permitted by private boat, with unrestricted landings along the Gulf of Mexico shoreline (except in designated swim areas).

**Visitor Opportunities.** Beach recreation facilities at Opal Beach would continue to be provided, including restrooms, outdoor showers, portable lifeguard towers, picnic areas, dune cross-overs, and parking.

Overnight camping would continue to be a prohibited activity.

The National Park Service would continue to support the routing of the Florida National Scenic Trail through the area.

Wayside exhibits would continue to be maintained, as would on-site, scheduled, interpretive programs.

**Resource Management.** Natural resource management efforts would continue to

emphasize inventory, monitoring, and trend analysis of nesting shorebirds and sea turtles from mid-March through September. Volunteer efforts would continue to extend the reach of existing staff in accomplishing this effort. In collaboration with other agencies and as funding allows, periodic mapping and monitoring of seagrass bed conditions would continue. Shoreline changes would continue to be recorded after major storms.

**Operations Support.** Utility service would continue to be provided to Opal Beach.

#### **Okaloosa Area**

**Access.** Vehicular access to the Okaloosa Area would continue to be accommodated by U.S. Highway 98. Boat access to Santa Rosa Sound would continue to be accommodated by the existing small boat launch ramp and a trailer parking area.

Visitor Opportunities. The beach recreation facilities at Okaloosa Beach, including restrooms, outdoor showers, a picnic area, parking, and possibly shade structures, would continue to be maintained.

Commercial use authorizations for recreational instruction activities that are selfcontained using mobile trailers, etc., would continue to be allowed. Organized regatta events using nonmotorized vessels through special use permits would continue to be accommodated.

On-site orientation and interpretive wayside exhibits would continue to be provided.

**Resource Management.** Natural resource management efforts would continue to emphasize inventory, monitoring, and trend analysis of nesting shorebirds. The site, situated on the eastern end of the national seashore, would also continue to serve as a barometer of potential threats from outside disturbances. **Operations Support.** The volunteer trailer pad would continue to be maintained, as would site utilities serviced by the adjacent municipality.

#### AREA-SPECIFIC MANAGEMENT ACTIONS—MISSISSIPPI UNITS

#### **Davis Bayou**

Access. The 2.2-mile national seashore entrance road connecting to U.S. Highway 90 would continue to provide access to a number of recreational features within the Davis Bayou Area. Access would continue to be maintained to residential areas from the entrance road. Except for the VFW Road, these roads would continue to dead-end in residential areas outside the national seashore requiring their access through the national seashore. Just before Gollott Road, the national seashore has established a road connection with the Gulf Coast Research Laboratory Cedar Point Facility. In the northwest section of the area, a fifth residential road (Robert McGhee Road, formerly Hanley Road) has been gated and closed to auto traffic and would continue to be used as walk-in access and part of the "Live Oak Bicycle Route" connecting Ocean Springs and Davis Bayou. It also would continue to provide an alternative emergency vehicle access way into and out of the area. Planning for this area would evaluate the possible closure of VFW Road to commuter traffic to assure the safety of pedestrians and bicyclists.

Water access for private boats to and from Mississippi Sound would continue via the existing boat ramp. Additional water access for paddlers would continue to be accommodated at the existing boat launch facility. Other facilities that would continue to be maintained include a public fishing pier at the visitor center and a public boat launch and shelter. Visitor Opportunities. The William M. Colmer Visitor Center, referred to in this document as the Davis Bayou Visitor Center, would continue to be the national seashore's Mississippi hub for providing visitors with orientation, information, interpretive exhibits, and book sales. Indoor and outdoor interpretive and educational programs would continue to be provided at the visitor center and the campground amphitheater.

Water and land-based opportunities for exploration and learning about the Davis Bayou ecosystem would continue to be provided through guided and self-guided interpretive nature trails and guided boat interpretive tours including the Davis Bayou Trail, South Walk Trail, Arboretum Trail, Nature's Way Trail, and CCC Overlook Trail.

Camping opportunities with access to water and electrical hookups would continue to be provided, including campgrounds, group tent camping areas, restrooms, three volunteer RV campsites, and a fee station/ office.

Open space for group play would continue to be provided, as would picnic opportuni-ties; existing facilities would continue to be maintained, including picnic shelters and restrooms.

Accessible fishing opportunities would continue to be provided, including the public fishing pier at the visitor center and the fishing pier gazebo. Commercial fishing guide service would continue to be permitted through commercial use authorizations.

**Resource Management.** Natural resource management efforts would continue to emphasize terrestrial vegetation and wildlife management, using prescribed fire to enhance wildlife habitat and reduce hazardous fuels. Methods would continue to be tested for restoring the wetland prairie ecosystems while maintaining adequate screening of adjacent neighborhoods. In partnership with the Gulf Coast Research Laboratory, the bayou and wetland systems would continue to be monitored and conditions would be assessed.

Cultural resource management efforts would continue to emphasize ongoing stabilization efforts for the CCC cabins.

**Operations Support.** The Davis Bayou Visitor Center would continue to provide administrative support space for Mississippi District staff.

The Davis Bayou Area would continue to provide district maintenance staging for office, shop, and storage space.

Housing for seasonal staff, youth interns, and other partners would continue to be provided at Davis Bayou at the house and cottages on Boat Launch Road.

The existing NPS marina area would continue to support administrative access to Mississippi island areas.

Utility service would continue to be provided from Ocean Springs.

## Cat Island

Access. Access to the island would continue by way of private watercraft or limited commercial service. Unrestricted watercraft landings would continue to be allowed on federal lands (NPS jurisdiction extends to the high water mark) from Mississippi Sound and the Gulf of Mexico. The national seashore would continue to coordinate with current landowners to use their private dock to accommodate NPS boat access. The canal system and most of the road network would remain under private ownership and continue to provide private access to areas of the island's interior.

**Visitor Opportunities.** Visitors would continue to have opportunities to explore the eastern and southern areas of the island that are under federal ownership. Private lands would continue to be restricted from visitor use. Opportunities for primitive overnight camping on federal lands would continue.

No on-site interpretive or educational facilities would be provided. Davis Bayou Visitor Center would continue as the main source of information to and interpretation of Cat Island's history and resources.

**Resource Management.** Natural resource management efforts would continue to be limited to basic inventory and monitoring resource conditions because of the logistics of accessing the island and the limited land area under NPS jurisdiction. The site, situated on the western end of the national seashore, would continue to serve as a barometer of potential threats from outside disturbances.

Shoreline changes would continue to be recorded after major storms.

Cultural resource management efforts would continue to emphasize stabilization of the remnant features of the World War II Cat Island War Dog Reception and Training Center.

**Operations Support.** A small storage shed to assist with staging materials and equipment would be provided on federal lands.

## West Ship Island

Access. Access to the island would continue by way of private watercraft or concession operated passenger ferry service from Gulfport and/or Biloxi, Mississippi. Unrestricted landings, except in designated swim beach areas, along the Gulf of Mexico and Mississippi Sound shorelines would continue to be permitted (except in designated swim areas). The NPS docking facility would continue to accommodate the loading and unloading of passengers and materials for a concession-operated water transportation service and NPS personnel. Long-term docking of private watercraft would not be permitted. **Visitor Opportunities.** A number of visitor facilities, including comfort stations, a concession facility, and picnic/shade shelters, would continue to be provided.

Guided and self-guided interpretive tours would continue within Fort Massachusetts. The North Guard Rooms would continue to provide a sheltered visitor contact area. The South Guard Room would continue to be used for showing an orientation film and exhibits. Additional outdoor guided interpretive tours and educational programs would continue to be provided in other areas of the island. Interpretive waysides and kiosks would continue to provide self-guided opportunities for interpretation and orientation. Overnight camping would continue to be prohibited on the island.

**Resource Management.** Natural resource management efforts would continue to emphasize inventory, monitoring, and trend analysis of nesting shorebirds, sea turtles, and raptors, and establishment of closure areas around active nesting sites. Volunteer assistance in the sea turtle management program would continue to be limited because of the logistics of accessing the island.

In collaboration with other agencies and as funding allows, periodic mapping and monitoring of seagrass bed conditions would continue.

The national seashore would continue to collaborate with the U.S. Army Corps of Engineers to help restore the island's sediment transport and budget system that was disrupted by previous and ongoing dredging of adjacent navigation channels. ("Sediment transport and budget" is a phrase used to describe the amounts and movement of sand along the shore and underwater in the barrier island ecosystem of the national seashore.) Shoreline changes would continue to be recorded after major storms.

Fort Massachusetts would continue to be protected and stabilized, including beach

renourishment (the addition of sand or sediment to an eroding beach or shoreline).

**Operations Support.** Operations support facilities on the island would continue to be maintained, including ranger residences, a ranger dock, bunkhouse/first-aid station, equipment shed, utilities, and communication service.

#### **East Ship Island**

**Access.** Access to the island would continue by way of private watercraft or commercial service. Unrestricted landings along the Gulf of Mexico and Mississippi Sound shorelines would continue to be permitted.

Visitor Opportunities. The island would continue to be managed as primitive area. Visitors would continue to be provided with opportunities to experience a natural barrier island where solitude and the need to be selfreliant provide inspiration and challenge. The primitive island environment would continue to provide the senses with high quality scenic views, natural sounds, dark night skies, and natural scents. Opportunities for primitive overnight camping along the beach areas would continue.

On-site visitor services and facilities would not to be provided. Davis Bayou Visitor Center would continue as the main source of information to and interpretation of East Ship Island's history and resources.

**Resource Management.** Natural resource management efforts would continue to emphasize inventory, monitoring, and trend analysis of nesting shorebirds, sea turtles, and raptors, and establishment of closure areas around active nesting sites. Volunteer assistance in the sea turtle management program would continue to be limited in this area because of logistics.

In collaboration with other agencies and as funding allows, periodic mapping and monitoring of seagrass bed conditions would continue. Shoreline changes would continue to be recorded after major storms.

The national seashore would continue to collaborate with the U.S. Army Corps of Engineers to help restore the island's sediment transport and budget system that was disrupted by previous and ongoing dredging of adjacent navigation channels.

Plans to provide beach replenishment adjacent to the French Warehouse archeological site are being developed in conjunction with the Mississippi Coastal Improvement Project.

**Operations Support.** No on-site operations support facilities would be provided. Staff would need to respond to management issues via West Ship Island, Horn Island, or from Davis Bayou.

#### Horn and Petit Bois Islands (Designated Wilderness)

**Access.** Access to the islands would continue by way of private watercraft or commercial service. Unrestricted landings along the Gulf of Mexico and Mississippi Sound shorelines would continue to be permitted. The existing NPS docking facility on Horn Island would continue to be used for administrative purposes.

Visitor Opportunities. Visitors would continue to have opportunities to experience a barrier island wilderness, untrammeled by man, where solitude and the need to be selfreliant provide inspiration and challenge. The primitive island environment would continue to provide the senses with high quality scenic views, natural sounds, dark night skies, and natural scents. Visitor services and facilities would continue to be limited, with only the island cross-over trail maintained. Opportunities for primitive overnight camping along the beach areas of the island wilderness would continue.

The Davis Bayou Visitor Center would continue to provide interpretation of Horn

and Petit Bois islands' history and resources, as well as education on wilderness values, appropriate uses, and potential hazards.

**Resource Management.** Natural resource management efforts would continue to emphasize inventory, monitoring, and trend analysis of nesting shorebirds, sea turtles, and raptors, and establishment of closure areas around active nesting sites. Volunteer assistance in the sea turtle management program would continue to be limited in this area because of logistics. In collaboration with other agencies and as funding allows, periodic mapping and monitoring of seagrass bed conditions would continue. Shoreline changes would continue to be recorded after major storms.

The national seashore would continue to collaborate with the U.S. Army Corps of Engineers to help restore the island's sediment transport and budget system that was disrupted by previous and ongoing dredging of adjacent navigation channels. The national seashore staff would continue to coordinate with the U.S. Department of Agriculture to eradicate the nonnative cactus moth from the island.

**Operations Support.** No on-site operations support facilities would be provided on Petit Bois Island. Staff would need to respond to management issues via West Ship Island, Horn Island, or from Davis Bayou.

On Horn Island, a small operations support center would be maintained in the administrative enclave area including ranger residences, bunk, and office complex, and a dock.

#### **STAFFING AND COSTS**

The staffing level under alternative 1 would continue to be the equivalent of 86 full-time staff members. The current authorized level of staffing for the national seashore is 111 full-time equivalent (FTE) employees. Volunteers and partnerships would continue to be key contributors to NPS operations.

The cost estimates provided here are given for comparison to other alternatives only; they are not to be used for budgeting purposes. Although the numbers appear to be absolutes, they represent a midpoint in a possible range of costs. There are no onetime facilities or nonfacility costs associated with this alternative. Annual operating costs under this alternative would be similar to the fiscal year (FY) 2013 annual operating budget of \$6,684,000. Presentation of these costs in this plan does not guarantee future NPS funding. Project funding would not come all at once; it would likely take many years to secure and may be provided by partners, donations, or other nonfederal sources. Although the national seashore hopes to secure this funding and would prepare itself accordingly, the national seashore may not receive enough funding to achieve all desired conditions within the time frame of the General Management Plan (the next 20 or more years).

## **ALTERNATIVE 2**

#### CONCEPT

Gulf Islands National Seashore would be managed to adapt to the wild and dynamic processes of the northern Gulf Coast while providing seashore recreational and educational opportunities. The level of infrastructure to support visitor services on barrier island areas is adapted or removed as the environment changes over time.

#### **Visitor Experience**

Similar to alternative 1, the national seashore would continue to include opportunities for beach activities, boating, fishing, camping, picnicking, biking, motor touring, backcountry use, exploration of coastal fortifications, and other uses compatible with the protection of the national seashore's scenic, natural, and cultural values. These opportunities would range from recreating with large groups within developed to semideveloped areas to finding solitude within an undeveloped wilderness island setting.

What is different under this alternative is that when storms or other natural processes significantly impact barrier island infrastructure, contemporary accommodations would not be rebuilt. Interpretive/ educational programs, visitor services, and recreational activities would adapt to these changed conditions. Visitors would be provided with more dispersed and primitive recreational opportunities. Seashore recreational opportunities on mainland areas would continue to be provided within a full range of developed to undeveloped settings.

Similar to alternative 1, the interpretive program would continue to foster public awareness and appreciation of the fundamental resources and values of the national seashore. However, accommodations for interpretive/educational programs on barrier islands would adapt to a more undeveloped setting and rely more on nonpersonal services. Conversely, national seashore interpretive and educational opportunities on mainland areas would be expanded to compensate for changes on the barrier islands.

Provisions to ensure safe visitor use and enjoyment would include providing lifeguard personnel at designated swim beach areas and law enforcement patrols with search and rescue capabilities. Educational information would also be provided on the hazards of recreating in the natural environment and exploring historic structures.

#### **Natural Resource Conditions**

Similar to alternative 1, natural resources would be managed to preserve the integrity of the national seashore's fundamental terrestrial, estuarine, and marine ecological resources. As the barrier island environment continues to evolve as part of its dynamic coastal processes, management would adapt the level of visitor services, infrastructure, and modes of access in these areas. Exceptional and critical natural resources and processes would continue to be managed to preserve their intrinsic values. Natural resources would continue to be inventoried, evaluated, monitored, protected, and preserved in accordance with the NPS policies, legislative, and executive requirements. Strategies would continue to be developed to protect resources and conduct data collection where threats have been identified. Restoration efforts would focus on reestablishing natural resource conditions that have been altered or impacted by human activity; however, natural resource manipulations would continue in

areas surrounding coastal fortifications to ensure protection from threats to their stability and integrity posed by continuing shoreline changes.

The key component for achieving the desired natural resource conditions under this alternative would include establishing a marine management program to inventory and monitor the overall marine environment, including submerged cultural resources. To support this initiative, collaboration, coordination, and cooperation between a consortium of academia, visiting scientists, conservation organizations, and other agencies would be encouraged and actively pursued. This would also include hosting symposiums to promote coastal resource management, stewardship, and understanding of the northern Gulf Coast ecosystem. Enhanced scientific study and research would accelerate the awareness of the national seashore's ecological health and vitality, anticipate/adapt to the effects of climate change, promote restoration of disturbed sites, and improve communication with the public about the dynamic natural processes of the area. Restoration would use emerging information related to natural resources and natural processes and would help eliminate identified adverse effects to these resources.

## **Cultural Resource Conditions**

Under this alternative, a cultural resource management program would be established to complement the marine management program discussed above. Submerged cultural resources would be identified, documented, and preservation strategies would be developed. All accessioned museum objects pertinent to the national seashore, except for archeological artifacts stored at the NPS Southeast Archeological Center in Tallahassee, Florida, would be consolidated in one multipark and jointly administered facility as identified in the 2006 NPS Southeast Region Collections Management Plan. This consolidation of museum objects includes the national seashore's natural history collections as well.

The current condition of the historic masonry forts, artillery batteries, and associated structures would be documented, stabilized, and preserved. Archeological sites would be tested to determine the level of significance, data potential, and condition. Subsequent to a major storm or other natural event, cultural resource conditions would be assessed and recovery efforts would be limited to repair and stabilization, and as possible, data acquisition from the impacted element. The collection of museum objects would be focused on their applicability for future research and evaluation of coastal environments during the entire span of human occupation. Extensive use of these objects in educational/ interpretive displays would be encouraged.

Similar to alternative 1 and as funding permits, the national seashore would continue to inventory areas that have not yet been documented. These resources would be evaluated, monitored, and protected in accordance with the NPS historic preservation policies and legislative and executive requirements.

Strategies would continue to be developed to stabilize resources or to conduct data collection where threats have been identified.

#### AREA-SPECIFIC MANAGEMENT ACTIONS—FLORIDA UNITS

## Naval Live Oaks Area

Access. Similar to alternative 1, access by land would continue via U.S. Highway 98. The national seashore would continue to coordinate with local and state officials to improve safe highway access to and from U.S. Highway 98 and national seashore developed areas. The existing bicycle/ pedestrian trail connection along the south side of U.S. Highway 98 would continue to provide visitors with an alternative means of accessing the Naval Live Oaks Area.

Access by water would continue to be permitted by private boat; however, under this alternative, options for boat landings along the Pensacola Bay and Santa Rosa Sound shorelines might be restricted to designated areas. In addition, to encourage safe public access by water, a dock facility (no ramp) might be provided on the Santa Rosa Sound side in the vicinity of the visitor center.

Visitor Opportunities. Similar to alternative 1, visitor orientation/ interpretation and the Eastern National Bookstore would continue to be provided at the existing Naval Live Oaks Visitor Center, and interpretive nature trails would continue to be provided to areas of special interest on both the north and south sides of U.S. Highway 98.

Similar to alternative 1, day use recreation, formalized picnic area with comfort stations, primitive picnic and beach access area (with no restrooms or changing areas), and organized youth group camping would continue to be provided. However, under this alternative the use of the youth group camping area would accommodate any organized group.

**Resource Management.** Natural resource management efforts would continue to emphasize terrestrial vegetation and wildlife management, using prescribed fire to enhance wildlife habitat and reduce hazardous fuels. Monitoring efforts would continue to assess trends in the resident gopher tortoise population. To minimize damage on seagrass beds from vessel groundings, anchoring, and propeller scarring, a seagrass bed zone would be designated along the north and south shoreline areas, extending into the Santa Rosa Sound and Pensacola Bay.

Parking areas would not be expanded, although the paving would be replaced with permeable surfacing to promote stormwater infiltration into the soil and reduced stormwater runoff.

Cultural resource management efforts would continue to be supported by the NPS Southeast Archeological Center who periodically provide monitoring and assessment of archeological resources conditions.

**Operations Support.** Similar to alternative 1, the visitor center/headquarters complex at Naval Live Oaks would continue to be the main administrative office space for national seashore staff. However, if a major storm takes out Fort Pickens Road, field staff stationed at Fort Pickens (except maintenance staff) would relocate primarily into Naval Live Oaks headquarters facility. Superintendent's office, division chiefs, and administrative functions would relocate to a leased facility outside the national seashore or into structures at the Pensacola Naval Air Station that may become surplus property.

Maintenance staff would relocate to a new maintenance complex constructed within the existing fenced area of the north maintenance compound to consolidate Florida District maintenance operations. Dedicated space for resource management support would also be accommodated in the new facility.

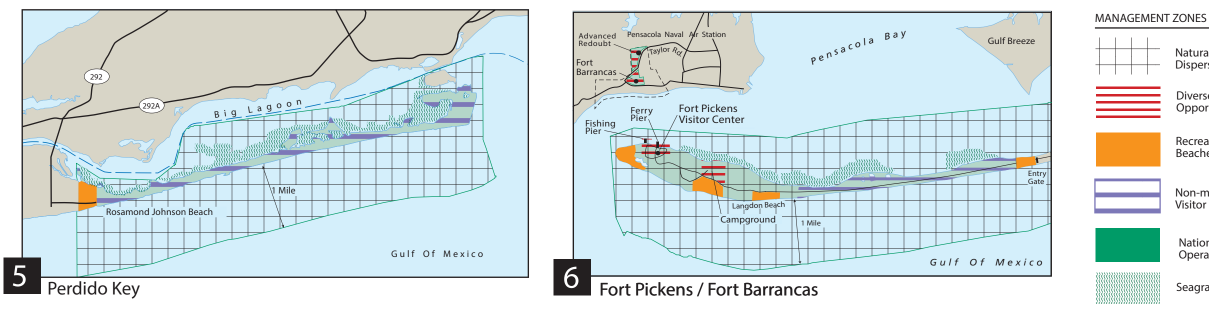
The existing utility service would be upgraded as needed to accommodate the new complex, with new utility extensions consolidated within a single corridor.

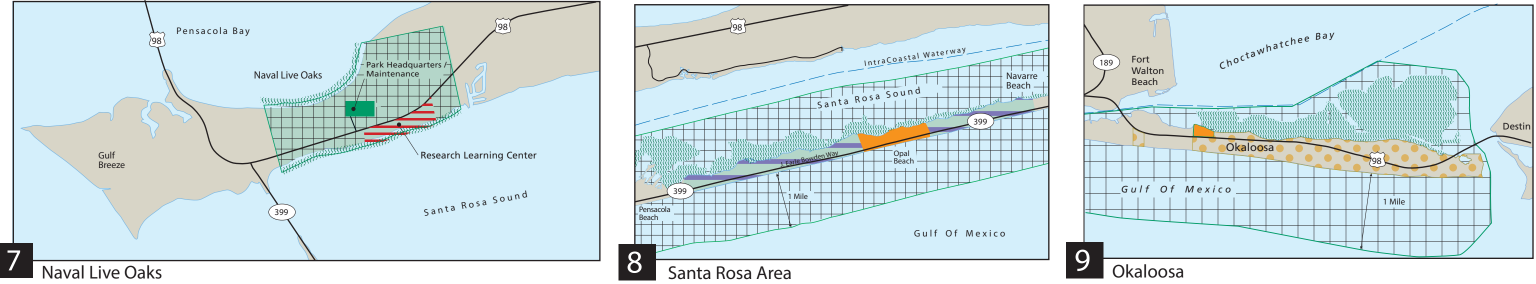
#### Pensacola Naval Air Station Historic Sites

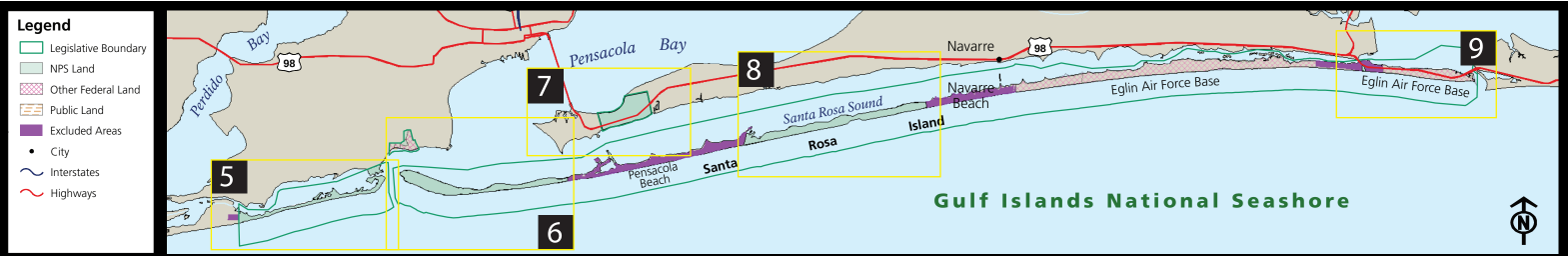
Access. Similar to alternative 1, access by land would continue using the main entrance to the Pensacola Naval Air Station via Florida State Highway 292 and going 1 mile south on Florida State Highway 295. Depending on national security level alerts, public access to Pensacola Naval Air Station grounds might be restricted. **Visitor Opportunities.** Similar to alternative 1, the contemporary visitor center and bookstore would continue to provide orientation to and overall interpretation of the historic sites within Pensacola Naval Air Station. Fort Barrancas, Bateria de San Antonio (Water Battery), and Advanced Redoubt would continue to be available for visitor exploration. However, if the transfer of management of the Pensacola Lighthouse complex occurs, provision for exterior interpretation of the complex would be assessed and programmed, and the site would be managed as an unstaffed feature of the national seashore.

# ALTERNATIVE 2 | FLORIDA UNITS

**GULF ISLANDS NATIONAL SEASHORE** Florida and Mississippi







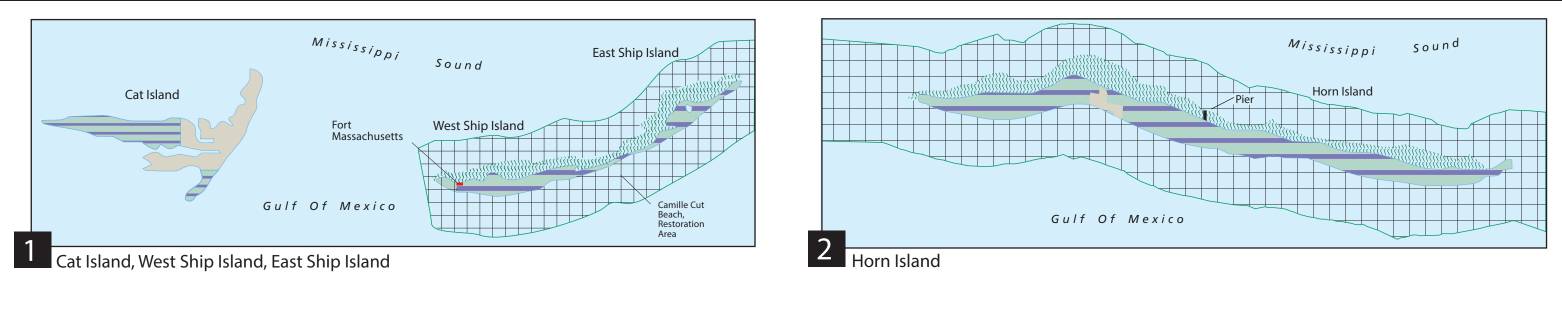
#### **BOUNDARY & LAND DESIGNATION**

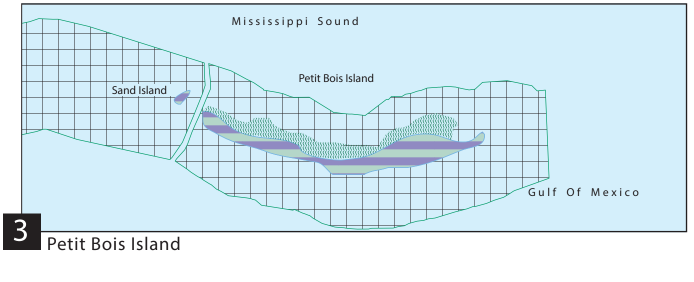
<ul> <li>Natural Settings With</li> <li>Dispersed Recreation</li> </ul>	 Intracoastal Waterway
	 Legislative Boundary
Diverse Visitor Opportunities	Non-National Park Service Lands
Recreational Beaches	National Park Service Lands
Non-motorized Primitive Visitor Opportunities	Eglin Air Force Base
National Seashore	

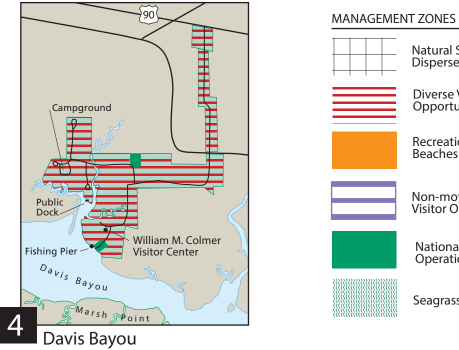
Operations Seagrass Bed

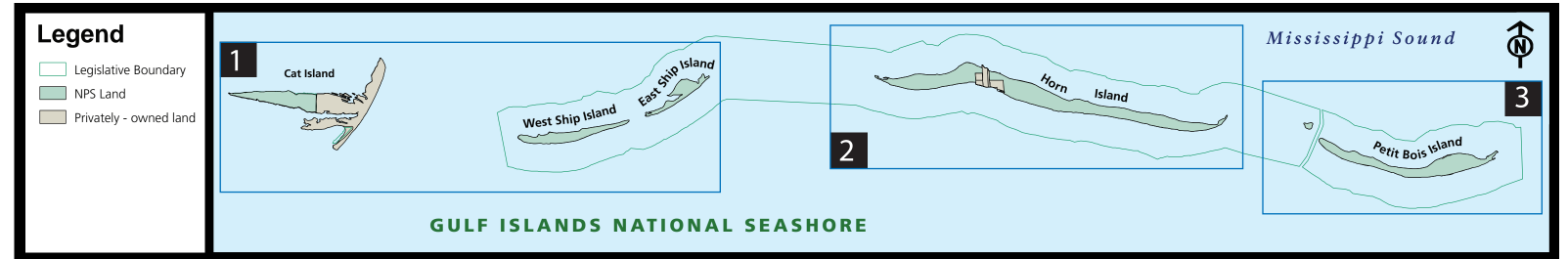
# ALTERNATIVE 2 | MISSISSIPPI UNITS

**GULF ISLANDS NATIONAL SEASHORE** Florida and Mississippi









1

- Natural Settings With Dispersed Recreation
- Diverse Visitor Opportunities
- Recreational Beaches
- Non-motorized Primitive Visitor Opportunities
- National Seashore Operations
- Seagrass Bed

#### **BOUNDARY & LAND DESIGNATION**

 Intracoastal Waterway
 Legislative Boundary
Non-National Park Service Lands
National Park Service Lands

The Trench Trail connecting Fort Barrancas and the Advanced Redoubt would continue to provide visitors an opportunity to explore the historic grounds by foot, although use of the Woodland Nature Trail would be discontinued and the trace restored to near natural conditions. Picnic facilities would continue to be provided near Fort Barrancas and the Advanced Redoubt.

**Resource Management.** Cultural resource management efforts would continue to emphasize ongoing stabilization efforts to preserve Fort Barrancas, Bateria de San Antonio (Water Battery), and Advanced Redoubt. Because Fort Barrancas is a national historic landmark, the highest historical designation a structure can be given, it would be afforded special protection and impacts would be minimized. If management of the Pensacola Lighthouse were transferred to the National Park Service, stabilization and rehabilitation efforts would be assessed, programmed, and initiated.

The national seashore would enhance their coordination efforts with Pensacola Naval Air Station command to maintain the historic viewshed of Fort Pickens, Pensacola Pass, and Fort McRee areas.

**Operations Support.** Staff office space would continue to be provided in the Fort Barrancas Visitor Center.

#### Perdido Key Area

Access. Similar to alternative 1, access by land would continue from Florida State Highway 292. Johnson Beach Road would continue to provide road shoulder parking with designated dune cross-overs providing multiple access points to the beach along the Gulf of Mexico and the lagoon side. The road would continue to extend 2.4 miles east with a turn-around drop-off area at the terminus. The last 0.5 mile would continue to be closed to parking. However, if the road sustains over 50% destruction from a storm, the 2 miles of road beyond Johnson Beach would not be rebuilt in order to restore natural conditions. The transportation corridor would transition into a multipurpose trail limited to pedestrian or bicycle use only.

Access by water would continue to be permitted by private boat, with unrestricted landings along the Gulf of Mexico shoreline (except in designated swim areas). Landing locations on the Big Lagoon side would be restricted to designated areas.

Visitor Opportunities. A recreation area would continue to be provided at Johnson Beach, with restrooms, parking, covered picnic facilities, and lifeguarded swim beach, as well as the small boat launch area and parking for canoe, kayak, and other small boat use on the lagoon side just north of the beach.

Interpretive opportunities would continue to be provided throughout the area including interpreting the history of Rosamond Johnson Beach and maintaining the Discovery Trail on the north side of Perdido Key. Rosamond Johnson Beach was a segregated beach in the mid-1900s, and this history would be interpreted for visitors.

The eastern side of Perdido Key would continue to be a popular anchorage, with heavy visitor use accessing the eastern tip. To minimize environmental impacts on the eastern tip of the key and the cultural features found there, a day-use permit system would be implemented to moderate the volume of boat landings. The overnight mooring of boats in this area would be prohibited.

Primitive camping would continue to be allowed 0.5 mile beyond the end of the road; however, overnight stays would be restricted to walk-in campers only. Registration at the Johnson Beach ranger station would still be required for overnight parking.

**Resource Management.** Natural resource management efforts would continue to emphasize inventory, monitoring, and trend analysis of nesting shorebirds and sea turtles

from mid-March through September. Volunteer efforts would continue to extend the reach of existing staff in accomplishing this effort. The national seashore staff would continue to collaborate with the U.S. Fish and Wildlife Service in assessing the conditions of the resident Perdido Key beach mouse populations.

To minimize impacts on seagrass beds from vessel grounding, anchoring, and propeller scarring, a 300-yard nonmotorized zone along the entire north shoreline would be designated. Within this zone, travel corridors, targeted landing locations, and mooring buoys would be established to continue to allow motor boat access. These locations might change over time as seagrass bed conditions change.

Cultural resource management efforts would continue to emphasize ongoing stabilization efforts to preserve the remnant batteries and seawall of Fort McRee.

**Operations Support.** The ranger station, entrance station, maintenance shop, and trailer pad for volunteer housing would continue to be maintained.

## **Fort Pickens Area**

Access. Fort Pickens Road would continue to provide vehicular access between Pensacola Beach and the Fort Pickens Area. If a storm creates the same or greater level of destruction (35% destruction) of the Fort Pickens access road as experience during the 2004 hurricane season, the section of road between the park boundary and the Fort Pickens Lifesaving Station would not be rebuilt. Asphalt debris and remnant road sections would be removed. Access to Fort Pickens would transition from private vehicle to access by foot, private boat, and possibly commercial ferry service and/or over-sand shuttle service. Administrative vehicular access (primitive) might be established along a designated travel corridor.

The east end of the area would transition into a developed entry point that could accommodate a shuttle staging area with shelters, restrooms, and interpretive plaza near the east boundary of Pensacola Beach.

If Fort Pickens Road was destroyed by a storm, no bicycle path would be rebuilt between the national seashore boundary and the campground. Designated bike trail opportunities would continue to be provided between the campground and Fort Pickens.

Land- and water-based alternative transportation options for accessing seashore features would be implemented as feasible. The national seashore staff would continue to coordinate with Pensacola, Pensacola Beach, and Escambia County to explore other opportunities to integrate national seashore and community based alternative transportation options.

Access by water would continue to be permitted by private boat, with unrestricted landings along the Gulf of Mexico shoreline (except in designated swim areas). Depending on adaptive management measures implemented by national seashore staff to protect seagrass beds, landing locations on the Pensacola Bay side might be restricted to designated areas.

To enhance visitor access by water, a new passenger ferry pier has been constructed to accommodate commercial water-based transportation service and NPS administrative use. Planning for passenger ferry service is currently underway. The pier will provide private boaters a safer opportunity to load and unload passengers.

Visitor Opportunities. Historic structures in Fort Pickens would continue to be used to support visitor services. This would include the Fort Pickens visitor center and bookstore; Battery Cooper and Worth for interpretive programs; the firehouse for concession food service and adjacent public restrooms; the mining casemate for public restrooms, library, Eastern National office, and storage; Building 5 for auditorium, museum, and staff offices; and the Fort Pickens Lifesaving Station for indoor exhibits in conjunction with camper registration function. A historic structure, near the new dock facility, would be adapted for a visitor orientation and contact station. Campground registration function would be collocated in this structure.

Contemporary structures would be maintained to support visitor services such as the entrance station, jetties restrooms (near fishing pier), Battery Worth picnic shelter and restroom, and Little Langdon picnic shelter and restroom.

The swim beach recreation area at Langdon Beach, with lifeguard services, picnic shelter, restroom/changing rooms, and outdoor showers, would continue to be provided. If the Fort Pickens access road was removed at some point in the future, a new entry point (and possibly a shuttle staging area) would be provided within 0.25 mile beyond the east boundary.

Concession services would be expanded to include recreational equipment rental (bikes, approved alternative power driving mobility devices, electric carts, etc.) to enhance access in the national historic district. The feasibility of providing a seasonal over-sand shuttle service throughout the area would be evaluated.

Fee collection for visitors accessing Fort Pickens by water would be collected at a visitor contact center established within close proximity of dock facility within a historic structure or included in the transportation charge for the passenger ferry service.

Contemporary campground with individual and group sites, restrooms, dump station, and electrical hookups would continue to be maintained. A "tent camping only" zone would be designated to separate RV camping from tent camping. If the access road was destroyed by a storm, the campground would no longer provide for RV camping and transition into tent camping only. Electrical hookups and the dump station would be removed. Campground registration would move to the visitor contact center, and the campground store function would move to the concession store at the firehouse. The campground store would be removed and the site would be restored to near natural conditions.

The contemporary amphitheater structure would continue to hold interpretive and educational programs.

Fishing and sightseeing opportunities would continue to be provided at the fishing pier.

Interpretive trails would continue to be provided, including the Blackbird Marsh Trail, Dune Nature Trail, Fort Pickens self-guided tour trail, and cross-over trail. Additional boardwalk beach cross-overs would continue to be provided as needed to minimize resource damage such as near Battery 234 (lookout tower) and batteries Cooper and Payne. The National Park Service would continue to support the Florida National Scenic Trail and terminus in the Fort Pickens Area.

**Resource Management.** Natural resource management efforts would continue to emphasize inventory, monitoring, and trend analysis of nesting shorebirds and sea turtles from mid-March through September. Volunteer efforts would continue to extend the reach of existing staff in accomplishing this effort.

To minimize damage to seagrass beds from vessel groundings, anchoring, and propeller scarring, a seagrass bed zone would be designated along the north shoreline area between Battery Worth and Pensacola Beach.

Cultural resource management efforts would continue to emphasize ongoing stabilization efforts to preserve historic structures within the Fort Pickens Historic District as well as the structures associated with the Fort Pickens Lifesaving Station. **Operations Support.** Historic structures within Fort Pickens Historic District would continue to be used to support Florida District operations and NPS housing. If a storm destroyed the Fort Pickens access road, the primary district office space for science and resources management and interpretation divisions would be relocated to the Naval Live Oaks Area. Temporary work space/staging area for these groups would be established in historic structures. The ranger station function would be relocated from the Fort Pickens Lifesaving Station to another historic structure closer to the Fort Pickens dock area. The Resource and Visitor Protection District office space would be relocated to other Florida units of the national seashore.

A majority of the Florida District maintenance functions would be moved into a new maintenance complex constructed within the Naval Live Oaks north compound area. A limited maintenance staging presence would be maintained with a couple of historic structures to accommodate limited storage and shop space.

Contemporary structures that include the chlorinator building and wellhead building would continue to be maintained to support the area's water system. Use of the carpenter shop would be discontinued, and the structure would be removed.

If utility systems were destroyed by a storm, the feasibility to transition to on-site sustainable systems or underwater electric services that do not rely on extended utility services from Pensacola Beach would be evaluated. A study would be needed to identify the options for alternative power generation systems, the demand based on the level of occupancy within the historic district, as well as the associated resource impacts with implementing these systems.

At least one required occupancy housing unit would be maintained in one of the historic structures. The use of other historic structures for staff, transient, and volunteer housing would be considered for use as an independent power supply would allow.

#### Santa Rosa Area

Access. J. Earle Bowden Way, State Road 399 (7 miles) would continue to be maintained as a two-way vehicular public access road and evacuation route between Pensacola Beach and Navarre Beach. Parking would continue to be allowed only in designated areas, and parking on road shoulders would continue to be prohibited. Bike and pedestrian access would continue to be allowed along the road shoulders. Three beach access areas would continue to be provided along the road with dune cross-overs.

However, if a storm creates the same or greater level of destruction of the J. Earle Bowden Way (SR 399) as experienced during Hurricane Ivan in 2004 (~35% destruction), the road would be reconstructed to provide a single lane emergency access with sustainable surfacing material. The road would normally be closed to public vehicular traffic unless there was an emergency condition such as a need to provide hurricane evacuation in one direction or the other. The road might also be made available for one-way use during permitted special events, or if a shuttle system or trolley service is implemented in the future. At all other times, the public would be permitted to use the route for biking, hiking, and electric personal assistive mobility device such as wheelchairs. Administrative vehicular access would be permitted for maintenance activities, law enforcement, emergency medical services, and/or fire protection response.

Access by water would continue to be permitted by private boat, with unrestricted landings along the Gulf of Mexico shoreline (except in designated swim areas). Landing locations on the Santa Rosa Sound side would be restricted to designated areas.

**Visitor Opportunities.** The swim beach recreation area at Opal Beach would continue

to be provided. However, if structures are destroyed by a storm, they would not be rebuilt. Debris would be removed and the site would be restored to near natural conditions. However, entry point parking areas with restrooms would be permitted on the east and west ends.

Wayside exhibits would continue to be provided, as would on-site scheduled interpretive programs.

Overnight camping would continue to be a prohibited activity.

**Resource Management.** Natural resource management efforts would continue to emphasize inventory, monitoring, and trend analysis of nesting shorebirds and sea turtles from mid-March through September. Volunteer efforts would continue to extend the reach of existing staff in accomplishing this effort.

To minimize impacts on seagrass beds from vessel grounding, anchoring, and propeller scarring, a 300-yard nonmotorized zone along the entire north shoreline would be designated. Within this zone, travel corridors, targeted landing locations, and mooring buoys would be established to continue to allow motor boat access. These locations might change over time as seagrass bed conditions change.

**Operations Support.** If the J. Earle Bowden Way is converted to a one-way evacuation lane and the structures are destroyed by a storm, they would not be rebuilt. The entrance station function would shift to the east and west entry point areas.

Utility service would continue to be provided to Opal Beach. However, if structures are destroyed by a storm, utility extensions would be moved to the eastern beach access area and would be tied into the Pensacola Beach utility systems for the western beach access area.

#### **Okaloosa Area**

Access. Vehicular access to the Okaloosa Area would continue to be accommodated by U.S. Highway 98. Boat access to the Santa Rosa Sound would continue to be accommodated by an existing small boat launch ramp and a trailer parking area.

Visitor Opportunities. The swim beach recreation area at Okaloosa Beach, which includes a picnic area, shelters, and restroom facilities with outdoor showers, would continue to be maintained. On-site orientation and interpretive wayside exhibits would continue to be provided. Commercial use authorizations for recreational instruction activities that are self-contained using mobile trailers, etc., would continue to be provided. Organized regatta events using nonmotorized vessels would continue to be accommodated through special use permits.

**Resource Management.** Natural resource management efforts would continue to emphasize inventory, monitoring, and trend analysis of nesting shorebirds. The site, situated on the eastern end of the national seashore would continue to serve as an indicator of potential threats from outside disturbances.

The national seashore staff would seek cooperation with the Eglin Air Force Base commander, the state, and surrounding municipalities, and counties with regard to inventories and monitoring natural and cultural resources on lands within the national seashore boundary.

**Operations Support.** The volunteer trailer pad would continue to be maintained, as would the site utilities serviced by the adjacent municipality.

#### AREA-SPECIFIC MANAGEMENT ACTIONS—MISSISSIPPI UNITS

#### **Davis Bayou**

Access. The 2.2-mile national seashore entrance road connecting to U.S. Highway 90 would continue to provide access to a number of recreational features within the Davis Bayou Area. Access would continue to be maintained to residential areas from the entrance road. Except for the VFW Road, these roads would continue to dead end in residential areas outside the national seashore requiring their access through the national seashore. Just before Gollott Road, the national seashore has established a road connection with the Gulf Coast Research Laboratory Cedar Point Facility. In the northwest section of the area, a fifth residential road, Robert McGhee Road, would remain gated and closed to auto traffic and used as walk-in access and part of the "Live Oak Bicycle Route" connecting Ocean Springs and Davis Bayou. It also would continue to provide an alternative emergency vehicle access way into and out of the area. Planning for this area would evaluate the possible closure of VFW Road to vehicular traffic to assure the safety of pedestrians and bicyclists.

The public launch for motorized vessels would be phased out to minimize the need for dredging activities in the bayou. Water access for paddlers would continue to be accommodated. Adapt existing public fishing pier at the visitor center to also accommodate commercial water transportation service operators. Some dredging might be required.

Visitor Opportunities. The Davis Bayou Visitor Center would continue to be the national seashore's Mississippi hub for providing visitors with orientation, information, interpretive exhibits, and book sales. Indoor and outdoor interpretive and educational programs would continue to be provided at the visitor center and the campground amphitheater. Water and land-based opportunities for exploration and learning about the Davis Bayou ecosystem would continue to be provided through guided tours and selfguided trails. If the bayou boathouse was destroyed in a storm, it would not be restored, although interpretive boat tours would continue.

Camping opportunities with access to water and electrical hookups would continue to be provided. A "tent camping only" zone would be designated in the existing campground footprint (perhaps in the lower loop area) to separate trailer camping from tent camping.

Open space for group play would continue to be provided, as would picnic opportunities. Existing facilities would continue to be maintained.

Accessible fishing opportunities would continue to be provided. Commercial fishing guide service would continue to be permitted through commercial use authorizations.

**Resource Management.** Natural resource management efforts would continue to emphasize terrestrial vegetation and wildlife management using prescribed fire to enhance wildlife habitat and reduce hazardous fuels. Methods would continue to be tested for restoring the wetland prairie ecosystems while maintaining adequate screening of adjacent neighborhoods. In partnership with the Gulf Coast Research Laboratory, the bayou and wetland systems would continue to be monitored, and conditions would continue to be assessed.

The effects of the existing culverts under Davis Bayou Road on the bayou system could be investigated during a hydrologic study. Culvert systems might be redesigned as needed to restore natural surface, tidal, and storm flows throughout the bayou system. Restoration efforts might include those to reverse the effects of mosquito ditching near Marsh Point. Cultural resource management efforts would continue to emphasize ongoing stabilization efforts for the CCC cabins. Dedicated space in the visitor center would continue as an archival repository for specimens and objects collected in the Mississippi District.

**Operations Support.** The Davis Bayou Visitor Center would continue to provide administrative support space for Mississippi District staff. If additional space was needed to support expanded administrative functional needs, this would be accommodated in existing structures or outside the national seashore.

The Davis Bayou Area would continue to provide for district maintenance staging for office, shop, and storage space. If additional space was needed to support any expanded maintenance function needs, this would be accommodated within the existing maintenance compound.

NPS housing for seasonal staff, youth interns, and other partners would continue to be provided. To compensate for the seasonal/transient housing removed from the barrier islands, a dormitory and emergency shelter would be provided within the existing maintenance area development footprint.

The NPS marina area would continue to be maintained to support administrative access to Mississippi island areas.

Municipal utility service would continue to be provided from Ocean Springs.

## Cat Island

Access. Access to the island could continue by way of private watercraft or limited commercial service. Unrestricted landings along the Gulf of Mexico shoreline would continue to be permitted; however, landing locations on the Mississippi Sound side might be restricted to designated areas. A new NPS docking facility would be established to provide for administrative and commercial water transportation service use.

Visitor Opportunities. The island would continue to be managed as primitive area. Visitors would continue to be provided opportunities to explore areas of the island that are under federal ownership. Private lands would continue to be restricted from visitor use. Opportunities for primitive overnight camping would continue, although a permit system with designated sites on federal lands would be implemented to improve management of this activity.

No on-site interpretive or educational facilities would be provided. Davis Bayou Visitor Center would continue as the main source of information and interpretation of Cat Island's history and resources.

**Resource Management.** The site, situated on the western end of the national seashore, would continue to serve as a barometer of potential threats from outside perturbations.

The national seashore would coordinate with the Mississippi Department of Marine Resources and private landowners to establish strategies for minimizing impacts on seagrass beds. The national seashore would identify shoreline landing locations on federal lands to aid in this effort.

Upon completion of land acquisition, natural conditions would be restored to portions of the road and canal networks on federal lands that are no longer needed to provide visitor and/or private landowner access.

Cultural resource management efforts would continue to emphasize stabilization of the remnant features of the World War II Cat Island War Dog Reception and Training Center.

Additional research would be conducted to document the cultural history of the island and to map existing cultural features.

**Operations Support.** A small storage shed to assist with staging of materials and equipment would be provided on federal lands.

#### West Ship Island

Access. Access to the island would continue by way of private watercraft or commercial service. Access by water would continue to be permitted by private boat, with unrestricted landings along the Gulf of Mexico shoreline (except in designated swim areas). Landing locations on the Mississippi Sound side east of the dock would be restricted to designated areas. The existing NPS docking facility would continue to provide for loading and unloading of passengers and materials for a concession-operated water transportation service and national seashore personnel. Long-term docking of private watercraft would not be permitted.

**Visitor Opportunities.** A number of visitor facilities would continue to be provided, including comfort stations, a concession facility, and picnic/shade shelters.

If these facilities were destroyed by a storm, only the cross island boardwalk access and the north area comfort station would be rebuilt. All visitor services such as food, water, and equipment rental would be provided on board the commercial passenger ferry.

Guided and self-guided interpretive tours would continue within Fort Massachusetts. The North Guard Rooms would provide for a sheltered visitor contact area. The South Guard Room would continue to be used for showing the orientation film. Additional outdoor guided interpretive tours and educational programs would continue to be provided in other areas of the island. Interpretive waysides and a kiosk would continue to provide self-guided opportunities for interpretation and orientation.

**Resource Management.** Natural resource management efforts would continue to

emphasize inventory, monitoring, and trend analysis of nesting shorebirds, sea turtles, and raptors, and establishment of closure areas around active nesting sites. Volunteer assistance in the sea turtle management program would continue to be limited because of the logistics of accessing the island.

In collaboration with other agencies and as funding allows, periodic mapping and monitoring of seagrass bed conditions would continue.

The national seashore would continue to collaborate with the U.S. Army Corps of Engineers to help restore the island's sediment transport and budget system that was disrupted by previous and ongoing dredging of adjacent navigation channels.

Fort Massachusetts would continue to be protected and stabilized, including beach nourishment.

To minimize impacts on seagrass beds from vessel grounding, anchoring, and propeller scarring, a seagrass bed zone would be designated along the north shoreline.

An alternative route for providing administrative access across the island would be developed to minimize impacts on wetland areas.

**Operations Support.** Operations support facilities would continue to be maintained on the island, including ranger residences, bunkhouse/first-aid station, equipment shed, utilities, communication service, and a ranger boat pier.

## East Ship Island

Access. Access to the island would continue by way of private watercraft or commercial service. Unrestricted landings along the Gulf of Mexico shoreline would continue to be permitted. Landing locations on the Mississippi Sound side would be restricted to designated areas.

Visitor Opportunities. The island would continue to be managed as primitive area. Visitors would be provided opportunities to experience a natural barrier island where solitude and the need to be self-reliant provide inspiration and challenge. The primitive island environment would provide the senses with high quality scenic views, natural sounds, dark night skies, and natural scents. Opportunities for primitive overnight camping along the beach areas would continue. A permit system would be implemented requiring camping in designated areas. This would facilitate monitoring of visitor use and its effect on island resources. Depending on future use levels the permit system might be extended to day users (including offshore anchoring or mooring) to protect island resources.

On-site visitor services and facilities would not be provided. Davis Bayou Visitor Center would continue as the main source of information to and interpretation of East Ship Island's history and resources.

**Resource Management.** Natural resource management efforts would continue to emphasize inventory, monitoring, and trend analysis of nesting shorebirds, sea turtles, and raptors, and establishment of closure areas around active nesting sites. Volunteer assistance in the sea turtle management program would continue to be limited in this area because of logistics.

The national seashore would continue to collaborate with the U.S. Army Corps of Engineers to help restore the island's sediment transport and sediment budget system that was disrupted by previous and ongoing dredging of adjacent navigation channels.

To minimize impacts on seagrass beds from vessel grounding, anchoring, and propeller scarring, a 300-yard nonmotorized zone would be designated along the entire north shoreline. Within this zone, travel corridors, targeted landing locations, and mooring buoys would be established to still allow for motor boat access. These locations might change over time as seagrass bed conditions change.

Plans to provide beach nourishment adjacent to the French Warehouse archeological site are being developed through the Mississippi Coastal Improvement Project.

**Operations Support.** No on-site operations support facilities would be provided. Staff would need to respond to management issues via West Ship Island, Horn Island, or from Davis Bayou.

#### Horn and Petit Bois Islands (Designated Wilderness)

Access. Access to the islands would continue by way of private watercraft or commercial service. Unrestricted landings along the Gulf of Mexico shoreline would continue to be permitted. Landing locations on the Mississippi Sound side would be restricted to designated areas. The existing NPS docking facility on Horn Island would continue to be used for administrative purposes.

Visitor Opportunities. Visitors would have opportunities to experience a barrier island wilderness, untrammeled by man, where solitude and the need to be self-reliant provide inspiration and challenge. The primitive island environment would provide the senses with high quality scenic views, natural sounds, dark night skies, and natural scents. Visitor services and facilities would continue to be limited, with only the island cross-over trail maintained. Opportunities for primitive overnight camping along the beach areas of the island wilderness would continue. A permit system would be implemented requiring camping in designated areas. This would facilitate monitoring of visitor use and its effect on island resources. Depending on future use levels the permit system might be extended to

day users (including offshore anchoring or mooring) to protect island wilderness characteristics.

The Davis Bayou Visitor Center would continue to provide interpretation of Horn and Petit Bois island's history and resources, as well as education on wilderness values, appropriate uses, and potential hazards. An interpretive wayside and/or kiosk would be added in the administrative enclave area to provide visitors with on-site information regarding the wilderness values, appropriate uses, and potential hazards.

**Resource Management.** Natural resource management efforts would continue to emphasize inventory, monitoring, and trend analysis of nesting shorebirds, sea turtles, and raptors, and establishment of closure areas around active nesting sites. Volunteer assistance in the sea turtle management program would continue to be limited in this area because of logistics.

The national seashore staff would continue to collaborate with the U.S. Army Corps of Engineers to help restore the island's sediment transport and budget system that was disrupted by previous and ongoing dredging of adjacent navigation channels.

The national seashore staff would continue to coordinate with the U.S. Department of Agriculture to eradicate the nonnative cactus moth from the island.

To minimize impacts on seagrass beds from vessel grounding, anchoring, and propeller scarring, a 300-yard nonmotorized zone would be designated along the entire north shoreline. Within this zone, travel corridors, targeted landing locations, and mooring buoys would be established to continue to allow motor boat access. These locations might change over time as seagrass bed conditions change.

**Operations Support.** No on-site operations support facilities would be provided on Petit Bois Island. Staff would need to respond to

management issues via West Ship Island, Horn Island, or from Davis Bayou.

On Horn Island, a small operations support center would continue to be maintained in the administrative enclave area, including ranger residences, bunk, and office complex, and a dock.

If administrative facilities (excluding the dock) were destroyed by a storm, they would not be rebuilt. Visitor and resource protection response would be based out of Davis Bayou Area or from West Ship Island. The use of a temporary houseboat could provide accommodations for mobile shortterm housing and logistical support for transient staff and cooperators.

## **STAFFING AND COSTS**

The staffing level under alternative 2 would be 98.5 FTE staffing positions. Currently, the national seashore is authorized to have 111 FTE and therefore, this alternative would not require additional staffing beyond the authorized amount. Instead, the 12.5 FTE employees above the current level would support resource stewardship and visitor services envisioned under this alternative. The breakdown of additional staffing needs by each management division is presented below.

The Superintendent's Office and Administrative Division would seek an increase in 2 FTE employees, bringing their division's total to 12 FTE employees to manage an expanded commercial services program, manage an expanded partnership program, and provide IT (information technology) support for both districts.

The Resource and Visitor Protection Division would shift some visitor use assistant positions to law enforcement and seek an additional 2.5 FTE employees, bringing their division's total to 33.5 FTE employees to support an increase in patrols within the marine environment, increase patrols on Cat Island, accommodate increase in response times for routine patrols and emergency situations on the Mississippi Islands, and implement the camping permit system.

The Interpretive Division would not seek additional FTE employees under this alternative.

The Science and Resources Management Division would seek an increase of 5 FTE employees bringing their division's total to 14 FTE employees to establish resource management programs for the marine environment and cultural resources, initiate resource inventory and monitoring efforts for Cat Island and on Eglin Air Force Base managed lands within the national seashore, and support expanded research programs coordinated through partnerships, and possibly initiate cultural resource stabilization efforts for the Pensacola Lighthouse complex.

The Facility Management Division would seek an additional 3 FTE employees bringing their division's total to 29 FTE employees to proactively manage the deferred maintenance program, support new maintenance responsibilities at Fort Pickens, Naval Live Oaks, Davis Bayou, and Cat Island and possibly the Pensacola Lighthouse complex; and to maintain an expanded fleet of marine vessels needed for enhanced resource management and protection efforts.

Volunteers and partnerships would continue to be key contributors to NPS operations.

The cost estimates provided here are given for comparison to other alternatives only; they are not to be used for budgeting purposes. Although the numbers appear to be absolutes, they represent a midpoint in a possible range of costs. The total one-time cost for new facilities under this alternative is estimated at \$11,190,000. Annual operating costs under this alternative would be \$7.954,000. Presentation of these costs in this plan does not guarantee future NPS funding. Project funding would not come all at once; it would likely take many years to secure and may be provided by partners, donations, or other nonfederal sources. Although the national seashore hopes to secure this funding and would prepare itself accordingly, the national seashore may not receive enough funding to achieve all desired conditions within the time frame of the General Management Plan (the next 20 or more years).

## **ALTERNATIVE 3 (NPS PREFERRED ALTERNATIVE)**

#### CONCEPT

Gulf Islands National Seashore would be managed as an outdoor classroom for exploring the natural and human history of the northern Gulf Coast while providing seashore recreational opportunities. Collaboration and cooperation between a consortium of academia, visiting scientists, conservation organizations, and other agencies would be actively pursued to enhance resource management, stewardship, and understanding of the northern gulf coastal environment.

#### **Visitor Experience**

Similar to alternative 1, the national seashore would continue to include opportunities for beach activities, boating, fishing, camping, picnicking, biking, motor touring, backcountry use, exploration of coastal fortifications, and other uses compatible with the protection of the national seashore's scenic, natural, and cultural values. These opportunities would range from recreating with large groups within developed to semideveloped areas to finding solitude within an undeveloped wilderness island setting.

The interpretive program would continue to foster public awareness and appreciation of the fundamental resources and values of the national seashore. However, greater emphasis would be placed on using the national seashore as an outdoor classroom to provide visitors with expanded on-site learning opportunities. The national seashore would establish an environmental education center and develop an active stewardship program while providing educational and interpretive opportunities that explore the role that natural systems and coastal fortifications have played in the area. History would be brought to life at selected coastal fortifications by actively presenting stories of important periods of their history. With historic or reproduction cannon and other objects, visitors would be able to visualize and learn about the role of coastal defense to protect mainland communities. At other sites, interpretive programs would focus on the natural and cultural significance of these barrier islands over time.

Visitors would also be provided with guided and self-guided opportunities to explore coastal ecology and the natural settings that illustrate how barrier islands provide protection to the mainland coastline from the effects of major storms.

National seashore programs could include opportunities for visitors to observe preservation activities including stabilization and data collection.

Provisions to ensure safe visitor use and enjoyment would include providing lifeguard personnel at designated swim beach areas and law enforcement patrols with search and rescue capabilities. Educational information would also be provided on the hazards of recreating in the natural environment and exploring historic structures. As part of the marine resource management plan, opportunities for enhanced scuba diving and snorkeling, including environmental education, would be considered.

#### **Natural Resource Conditions**

Natural resources would be managed to preserve the integrity of the national seashore's fundamental terrestrial, estuarine, and marine ecological resources while providing visitor access to seashore settings that best illustrate the natural evolution of geologic, environmental, and ecological processes and/or the area's collection of heritage resources. Exceptional and critical natural resources and processes would continue to be managed to preserve their intrinsic values. As funding permits, these areas would continue to be inventoried, evaluated, monitored, protected, and preserved in accordance with the NPS policies and legislative and executive requirements. Strategies would continue to be developed to protect resources and conduct data collection where threats have been identified. Restoration efforts would focus on reestablishing natural resource conditions that have been altered or impacted by human activity; however, natural resource manipulations would continue in areas surrounding coastal fortifications to ensure protection from threats to their stability and integrity posed by continuing shoreline changes.

The key component for achieving the desired natural resource conditions under this alternative would include establishing a marine management program to inventory and monitor the overall marine environment, including submerged cultural resources. To support this initiative, collaboration, coordination, and cooperation among a consortium of academia, visiting scientists, conservation organizations, and other agencies would be encouraged and actively pursued. This would also include hosting symposiums to promote coastal resource management, stewardship, and understanding of the northern gulf coastal ecosystem. Enhanced scientific study and research would accelerate the awareness of the national seashore's ecological health and vitality, anticipate/adapt to the effects of climate change, promote restoration of disturbed sites, improve communication with the public about the dynamic natural processes of the area, and inform the expanded educational programs envisioned under this alternative. Restoration would use emerging information related to natural resources and natural processes and would help eliminate identified adverse effects to these resources.

Also under this alternative, natural resources could be modified to restore cultural landscape characteristics to enhance education and interpretive opportunities.

#### **Cultural Resource Conditions**

Under this alternative, a cultural resource management program would be established to complement the marine management program discussed above. Cultural landscapes and submerged cultural resources would be identified and documented, and preservation strategies would be developed. All accessioned museum objects pertinent to the national seashore, except for archeological artifacts stored at the NPS Southeast Archeological Center in Tallahassee, Florida, would be consolidated in one multipark and jointly administered facility as identified in the 2006 NPS Southeast Region Collections Management Plan. This consolidation of museum objects includes the national seashore's natural history collections.

Selected historic forts, artillery batteries, and associated structures would be rehabilitated to portray their appearance/function during a specific operational period(s). Actions would not alter the integrity of historic properties, which would allow the enhancement of visitor experience. Extensive acquisition of natural and cultural museum objects would be used to document the regional gulf coast environment and serve as an important component of the national seashore's interpretive program and regional information base.

Similar to alternative 1 and as funding permits, the national seashore would continue to inventory areas that have not yet been documented. These resources would be evaluated, monitored, and protected in accordance with the NPS historic preservation policies and legislative and executive requirements. Strategies would continue to be developed to stabilize resources or to conduct data collection where threats have been identified.

#### AREA-SPECIFIC MANAGEMENT ACTIONS—FLORIDA UNITS

#### Naval Live Oaks Area

Access. Similar to alternative 1, access by land would continue via U.S. Highway 98. The national seashore staff would continue to coordinate with local and state officials to improve safe highway access to and from U.S. Highway 98 and national seashore developed areas. The existing bicycle/pedestrian trail connection along the south side of U.S. Highway 98 would continue to provide visitors with an alternative means of accessing the Naval Live Oaks Area.

Access by water would continue to be permitted by private boat; however, under this alternative, options for boat landings along the Pensacola Bay and Santa Rosa Sound shorelines might be restricted to designated areas. In addition, to encourage safe public access by water and to protect seagrass beds, a dock facility (no ramp) might be provided on the Santa Rosa Sound side near the visitor center.

Visitor Opportunities. Similar to alternative 1, visitor orientation/interpretation and book sales at the existing Naval Live Oaks Visitor Center would continue to be provided. Under this alternative, the existing headquarters space would be adapted to establish an environmental education and research center, supporting the expansion of education opportunities highlighted in this alternative. Other opportunities for establishing an environmental education and research center would also be explored such as developing a site nearby in partnership with a university or other organization. A collaboration of academia, scientists, public agencies, and other conservation organizations would be pursued to enhance opportunities for research and education.

After completing a cultural landscape report, a small portion of the historic live oak plantation (<5 acres) could be managed to reflect historic plantation conditions for interpretive/educational purposes.

Similar to alternative 1, day-use opportunities, including interpretive nature trails, would continue to be provided to areas of special interest on both the north and south sides of U.S. 98, a formalized picnic area with comfort stations, primitive picnic and beach access area (with no restrooms or changing areas), and organized youth group camping. However, under this alternative the use of the youth group camping area would be expanded to allow organized educational/ research groups.

About 100 yards east of the exit road for the Naval Live Oaks Visitor Center, there is an unpaved road leading to several picnic tables. In the future, this unpaved road may be converted to a trail and the picnic tables removed, offering a more natural trail experience. The existing picnic area at Naval Live Oaks, which includes picnic tables, pavilion, and a restroom, meets visitor needs in this area. Planning and compliance for this conversion would take place in the future, at the time of the actions.

**Resource Management.** Natural resource management efforts would continue to emphasize terrestrial vegetation and wildlife management—using prescribed fire to enhance wildlife habitat and reduce hazardous fuels. Monitoring efforts would continue to assess trends in the resident gopher tortoise population.

Similar to alternative 2, a seagrass bed zone would be designated along the north and south shoreline areas, extending into the Santa Rosa Sound and Pensacola Bay.

Parking areas would not be expanded, although the paving would be replaced with permeable surfacing to promote stormwater infiltration into the soil and reduced stormwater runoff.

Cultural resource management efforts would continue to be supported by the NPS

Southeast Archeological Center, which periodically provides monitoring and assessment of archeological resources conditions.

**Operations Support.** To accommodate the administrative staff displaced with the conversion of the existing headquarters space into an education learning/research center, a new administrative facility would be constructed in the fenced area of the north maintenance compound. This new facility would provide much-needed space for administrative offices because the current office space does not accommodate the staff size. Two trailers were installed to provide extra office space for headquarters staff. If new office space is not provided in the north maintenance compound area, the use of trailers to provide expanded office space may become necessary again in the future. The construction of new administrative office space specified under this alternative would be a lower cost than leasing administrative office space outside the national seashore.

In addition, a new maintenance facility would be constructed in the same area to house the Florida District maintenance operations. Dedicated space for resource management support would also be accommodated in the new facility. The utility service would be upgraded and consolidated to accommodate the new maintenance facility. Both the new administrative facility and the new maintenance facility would be constructed on previously disturbed areas in the north maintenance compound. This alternative would constitute a lower cost than the trailers that are currently used at the maintenance area, because long-term total costs for trailers are higher than construction of a sustainable, appropriately designed facility.

#### Pensacola Naval Air Station Historic Sites

**Access.** Similar to alternative 1, access by land would continue using the main entrance to the Pensacola Naval Air Station via Florida

State Highway 292 and going 1 mile south on Florida State Highway 295. Depending on national security level alerts, public access to Pensacola Naval Air Station grounds might continue to be restricted.

Visitor Opportunities. Similar to alternative 1, the contemporary visitor center and bookstore would continue to provide orientation to and overall interpretation of the historic sites at the Pensacola Naval Air Station. Fort Barrancas, Bateria de San Antonio (Water Battery), and Advanced Redoubt would continue to be available for visitor exploration. In addition, if management of the Pensacola Lighthouse complex is transferred to the National Park Service, provision for exterior interpretation of the complex would be programmed; the keeper's quarters would be adaptively rehabilitated for use as a visitor contact station and bookstore with managed visitor access into the lighthouse interior. Staff offices may also be housed in the interior. Additional interpretive exhibits would be programmed.

After completion of a cultural landscape report, historic sites in this area would be managed as cultural landscapes. Selected features could be restored to portray their appearance/function during specific historic operational periods for interpretive/ educational purposes.

The Trench Trail connecting Fort Barrancas and the Advanced Redoubt and the Woodland Nature Trail would continue to provide visitors an opportunity to explore the historic grounds by foot. Opportunities to provide a trail connection between Fort Barrancas and the Pensacola Lighthouse complex would be explored in consultation with Pensacola Naval Air Station command. Picnic facilities would continue to be provided near Fort Barrancas and the Advanced Redoubt.

**Resource Management.** Cultural resource management efforts would continue to emphasize ongoing stabilization efforts to preserve Fort Barrancas, Bateria de San Antonio (Water Battery), and Advanced Redoubt. Because Fort Barrancas is a national historic landmark, the highest historical designation a structure can be given, it would be afforded special protection and impacts would be minimized. If management of the Pensacola Lighthouse were transferred to the National Park Service, stabilization and rehabilitation efforts would be assessed, programmed, and initiated.

The national seashore would enhance their coordination efforts with the Pensacola Naval Air Station command to maintain the historic viewshed of Fort Pickens, Pensacola Pass, and Fort McRee areas.

**Operations Support.** Staff office space would continue to be provided in the Fort Barrancas Visitor Center and potentially in the keeper's quarters if the Pensacola Lighthouse complex transfers to the national seashore.

#### Perdido Key Area

Access. Similar to alternative 1, access by land would continue from Florida State Highway 292. Road shoulder parking and dune crossovers would be monitored and evaluated. Johnson Beach Road would continue to provide multiple access points to the beach along the Gulf of Mexico and the lagoon side. The road would continue to extend 2.4 miles east with a turn-around drop-off area at the terminus. The last 0.5 mile would remain closed to parking and may be closed to vehicular traffic in the future. Dune crossovers would be relocated, the asphalt in the last 0.5 mile would not be replaced, and the road would be converted to a multiuse trail. Parking areas may be added on the shoulder of the north (sound) side of the road to accommodate visitor use. If the road beyond Johnson Beach sustains more than 50% destruction from a storm, the road beyond Johnson Beach would not be rebuilt and natural conditions would be restored. At that point, the entire transportation corridor

would transition into a multipurpose trail limited to pedestrian or bicycle use only.

Access by water would continue to be permitted by private boat, with unrestricted landings along the Gulf of Mexico shoreline (except in designated swim areas).

Depending on adaptive management measures implemented by national seashore staff to protect seagrass beds, landing locations on the Big Lagoon side might be restricted to designated areas.

Visitor Opportunities. A recreation area at Johnson Beach would continue to be provided, with restrooms, parking, covered picnic facilities, and lifeguarded swim beach, as well as the small boat launch area and parking for canoe, kayak, and other small boat use on the lagoon side just north of the beach.

Interpretive opportunities throughout the area would be expanded, including interpreting the history of Rosamond Johnson Beach and maintaining the Discovery Trail on the north side of Perdido Key. The Rosamond Johnson Beach was a segregated beach in the mid-1900s, and this history would be interpreted for visitors. Additional educational opportunities would be introduced by way of a mobile interpretive/educational vehicle. Expanded interpretive/educational opportunities could be provided under this alternative, such as supporting interpretive canoe and kayak trails within Big Lagoon, providing regularly scheduled curriculum-based school programs in the area, and providing on-site interpretive programs of Fort McRee by way of tour boats.

The eastern side of Perdido Key would continue to be a popular anchorage, with heavy visitor use accessing the eastern tip. To minimize impacts on the environment and to provide for enhanced service for recreational users, additional restroom facilities (vault or composting toilets) would be provided within the eastern tip area of the key. Primitive camping would continue to be allowed 0.5 mile beyond the end of the road, although a permit system might be established for all overnight camping (land based and overnight mooring of boats).

**Resource Management.** Natural resource management efforts would continue to emphasize inventory, monitoring, and trend analysis of nesting shorebirds and sea turtles from mid-March through September. Volunteer efforts would continue to extend the reach of existing staff in accomplishing this effort. The national seashore staff would continue to collaborate with the U.S. Fish and Wildlife Service in assessing the conditions of the resident Perdido Key beach mouse populations.

To minimize damage to seagrass beds from vessel grounding, anchoring, and propeller scarring, a seagrass bed zone would be designated along the north shoreline of NPS lands on Perdido Key.

Cultural resource management efforts would continue to emphasize ongoing stabilization efforts to preserve the remnant batteries and seawall of Fort McRee.

**Operations Support.** The ranger station, entrance station, maintenance shop, and trailer pad for volunteer housing would continue to be maintained. In the future, the maintenance facility may be moved to the Camp Happy Sands area to improve safety, visitor experience, and operations. Such an action would be subject to additional environmental compliance.

#### **Fort Pickens Area**

**Access.** Fort Pickens Road would continue to provide vehicular access between Pensacola Beach and the Fort Pickens Area. The intent of the national seashore is to reconstruct the road after major storms, if feasible. The National Park Service intends to continue access via Fort Pickens Road to Fort Pickens, but there are situations that may arise in the

future where conditions become so altered that it is no longer feasible to build or maintain the road. This would be determined on a case-by-case basis. Costs for rebuilding could be high, and at this time, they are unknown because the severity or damage of future storms is unknown. Other options to provide access to Fort Pickens would be considered given the circumstances of the storm or other events that may cause such a decision to become necessary. The national seashore's hurricane recovery plan would include a provision to procure and deploy, if feasible, temporary surfacing to accommodate administrative vehicular and public foot/bike access to the Fort Pickens Area until road repairs could be completed after major storms.

Two small beach access areas with parking would continue to be provided and possibly expanded along Fort Pickens Road. Bike and pedestrian access would continue to be permitted along the road shoulders. The bike lane along Fort Pickens Road may be extended from Langdon Beach to Fort Pickens, and the bike trail between the campground store and Fort Pickens may be improved. Other designated bike trail opportunities would continue between the campground and Fort Pickens. The route could also be made available for a shuttle system or trolley service, if such a system were found to be feasible in the future.

Access by water would continue to be permitted by private boat, with unrestricted landings along the Gulf of Mexico shoreline (except in designated swim areas).

To enhance visitor access by water, a new passenger ferry pier has been constructed to accommodate commercial water-based transportation service and NPS administrative use. Planning for passenger ferry service is currently underway. The pier will provide private boaters a safer opportunity to load and unload passengers.

**Visitor Opportunities.** Historic structures in Fort Pickens would continue to be used to

support visitor services. This would include the Fort Pickens visitor center and bookstore; Batteries Cooper and Worth for interpretive programs; the firehouse for concession food service and adjacent public restrooms; the mining casemate for public restrooms, library, Eastern National office and storage; and Building 5 for auditorium, museum, and staff offices. Other portions of the district might be rehabilitated to portray their historic appearance and function with incorporated interpretive media to enhance visitor understanding. If funded and supported through partnership efforts, other areas could be adaptively rehabilitated to accommodate a shared educational and research facility.

The swim beach recreation area at Langdon Beach would continue to have lifeguard services, the picnic shelter, restroom/ changing rooms, and outdoor showers. If conditions change due to public needs after the passenger ferry is in place, or due to storms that damage or destroy Fort Pickens Road, visitor services at Langdon Beach and other nearby areas will be reevaluated.

The contemporary campground would continue to be maintained, with individual and group sites, restrooms, dump station, and electrical hookups. A "tent camping only" zone would be designated to separate RV camping from tent camping. The Campground Store would be remodeled or replaced with a new structure that could accommodate campground registration and Campground Store functions. Additional parking and circulation improvements would be provided to accommodate additional functions. Sewer hookups may be added to all but the designated tent sites at the campground. Campsite pads may be enlarged to accommodate modern recreational vehicles, and several sites will be redesigned for full ADA compliance. All restrooms have recently been replaced. A separate compliance process will be initiated for the upcoming work at the Fort Pickens campground.

The downstairs interior of the Fort Pickens Lifesaving Station might be rehabilitated to portray its historic appearance/function with incorporated interpretive media to enhance visitor understanding of the Lifesaving Service.

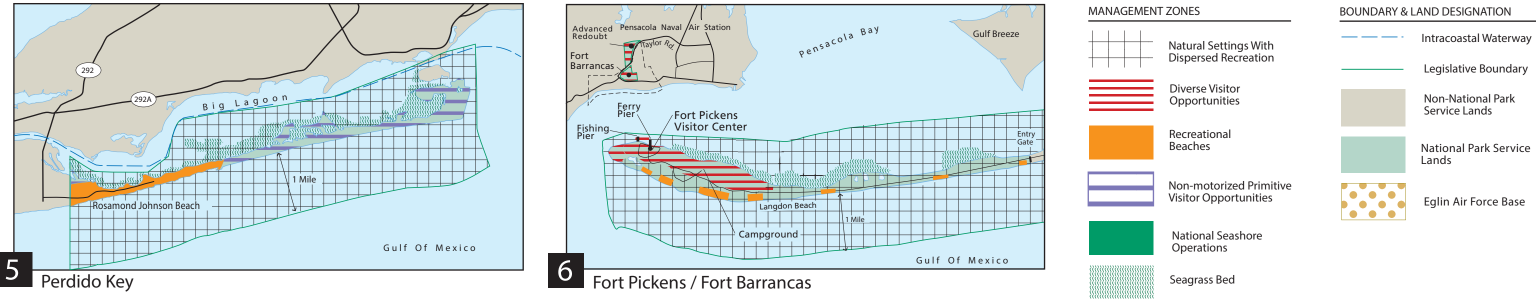
Contemporary structures would continue to be maintained to support visitor services, such as the entrance station, the jetties restroom (near fishing pier), Battery Worth picnic shelter and restroom, and Little Langdon picnic shelter and restroom.

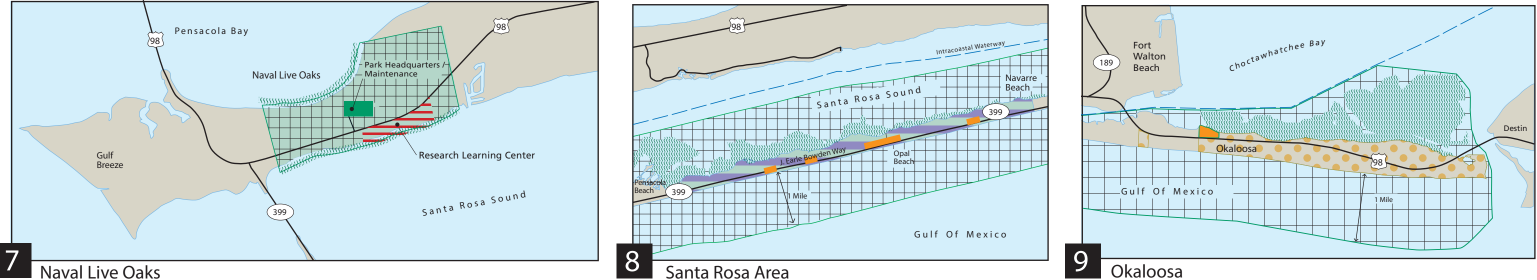
Under this alternative, should a destructive storm alter the west end of Santa Rosa Island such that it is no longer feasible to maintain Fort Pickens Road, the campground may be converted to a tent-only facility accessible by the ferry service. At that time, tent cabins (or similar facilities) operated by a concessioner may provide visitors an opportunity to stay overnight at the Fort Pickens campground. Planning and compliance for this change would take place in the future, at the time of the actions.

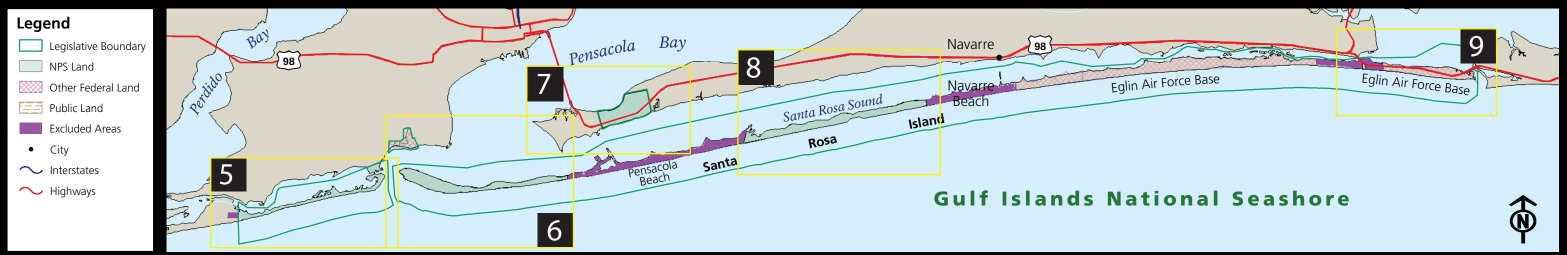
The contemporary amphitheater structure would continue to be provided for interpretive and educational programs. Cannon firing demonstrations might be introduced that would require the purchase of reproduction cannon and carriage.

# ALTERNATIVE 3 | FLORIDA UNITS

**GULF ISLANDS NATIONAL SEASHORE** Florida and Mississippi

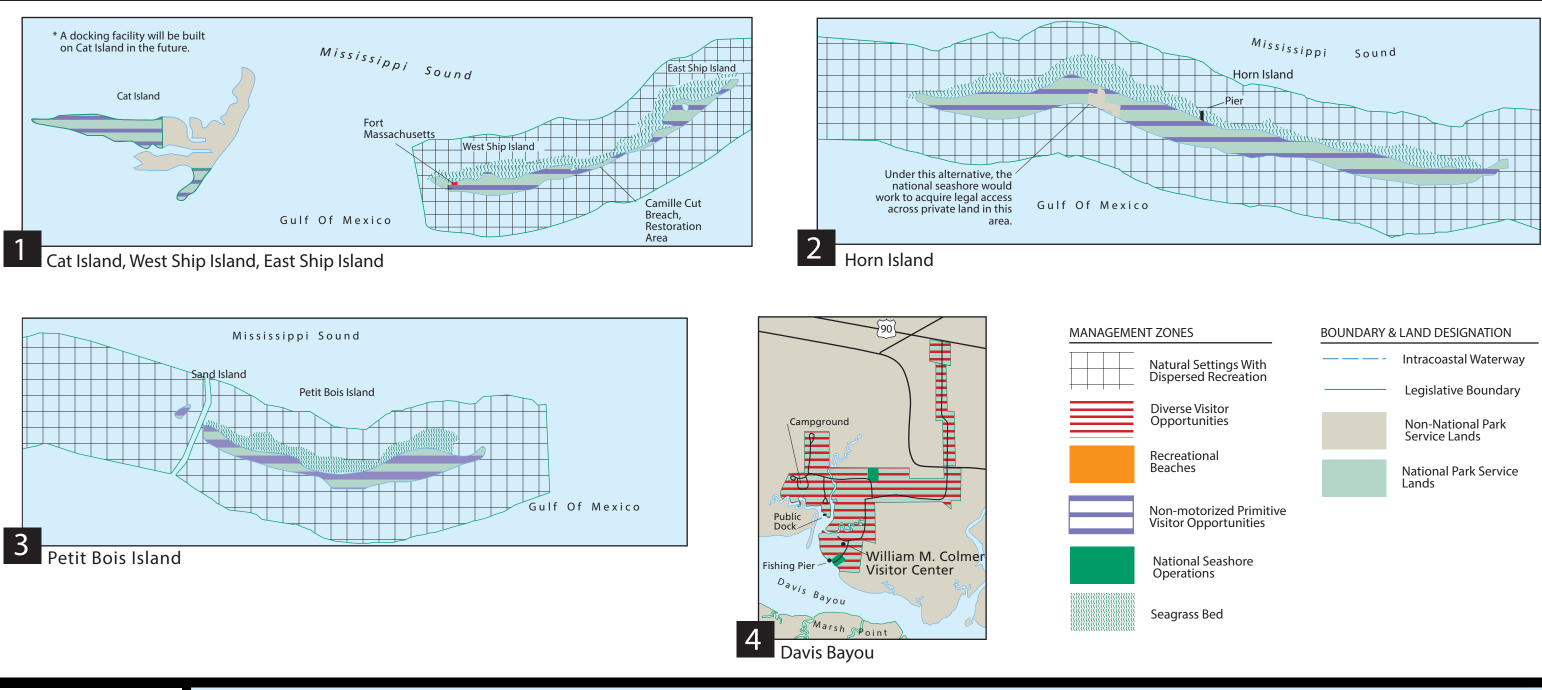


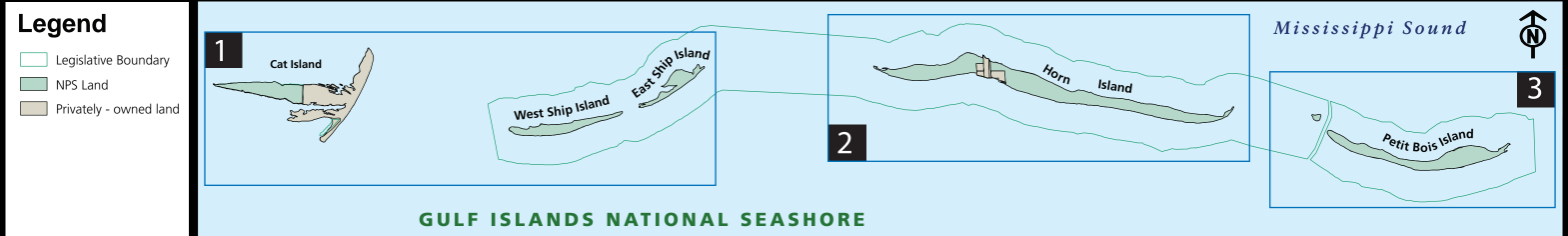




# ALTERNATIVE 3 | MISSISSIPPI UNITS

**GULF ISLANDS NATIONAL SEASHORE** Florida and Mississippi





Γ	ZONES	

Fishing and sightseeing opportunities would continue to be provided at the fishing pier.

Interpretive trails would continue to be provided, including the Blackbird Marsh Trail, Dune Nature Trail, Fort Pickens selfguided tour, and cross-over trail. Additional boardwalk beach cross-overs would continue to be provided as needed to minimize resource damage, such as near Battery 234 (lookout tower) and batteries Cooper and Payne, to connect Fort Pickens visitors with the ocean side of the island. NPS staff would continue to support the Florida National Scenic Trail and terminus in the Fort Pickens Area. The historic seawall would be preserved and opportunities for appropriate, safe visitor use will be provided.

**Resource Management.** Natural resource management efforts would continue to emphasize inventory, monitoring, and trend analysis of nesting shorebirds and sea turtles from mid-March through September. Volunteer efforts would continue to extend the reach of existing staff in accomplishing this effort.

To minimize damage to seagrass beds from vessel grounding, anchoring, and propeller scarring, a seagrass bed zone would be designated along the north shoreline of NPS lands between Battery Worth and Pensacola Beach.

Cultural resource management efforts would continue to emphasize ongoing stabilization efforts to preserve historic structures within Fort Pickens as well as the structures associated with the Fort Pickens Lifesaving Station.

**Operations Support.** Historic structures within Fort Pickens would continue to be used to support Florida District operations and NPS housing. The use of other historic structures for expanded housing opportunities would be considered.

With the conversion of the Fort Pickens Lifesaving Station for visitor use, continue to evaluate the relocation of Florida district office staff and programs elsewhere, such as at Naval Live Oaks. The campground registration function and fee program management would be relocated to a newly constructed building at the Campground Store site.

With the development of a passenger ferry to Fort Pickens, it may be appropriate to move concessions and public restrooms from the firehouse to historic structures closer to the ferry pier, and to move interpretive exhibits from Building 5 closer to the ferry pier to better manage visitor use in the area. If and when that occurs, Building 5 and the firehouse may be considered for other uses, such as housing, classroom space, or a cafeteria for students or researchers associated with a future Research Learning Center. National seashore staff offices may also be relocated to Naval Live Oaks or other buildings as these changes occur.

A majority of the Florida District maintenance functions would be relocated to a new maintenance complex constructed in the Naval Live Oaks north compound area. A limited maintenance staging presence would be maintained using historic structures to accommodate storage and shop space.

Contemporary structures that include the chlorinator building and wellhead building would continue to be maintained to support the area's water system. Additional design options would be pursued to blend these modern support functions and facilities into the cultural landscape. Use of the carpenter shop would be discontinued and the structure would be removed.

Utility services (telephone, power, and sanitation) would continue to be provided. The on-site wells and water distribution system would continue to be maintained. The feasibility of underwater electrical service would be assessed. The monopole towers that service the ferry pier and Fort Pickens Lifesaving Station may be replaced with more appropriate infrastructure in keeping with the national historic district. Possibilities include reconstruction of the historic water tower on the fort grounds or reconstruction of the historic observation tower that existed adjacent to the lifesaving station for placement of antennae.

# Santa Rosa Area

Access. J. Earle Bowden Way, SR 399 (7 miles) would continue to be maintained as a two-way vehicular public access road and evacuation route between Pensacola Beach and Navarre Beach. Parking would continue to be allowed only in designated areas, and parking on road shoulders would continue to be prohibited. Bike and pedestrian access would continue to be allowed along the road shoulders. In addition to the established recreational beaches at Opal Beach, three beach access areas would continue to be allowed along the road with dune crossovers. The route could also be made available for a shuttle system or trolley service with shelters, if such a system were found to be feasible in the future.

Access by water would continue to be permitted by private boat, with unrestricted landings along the Gulf of Mexico shoreline (except in designated swim areas).

Visitor Opportunities. The swim beach recreation area at Opal Beach would continue to be provided. However, if structures are destroyed by a storm, best available technology and design will be considered when deciding what type of facility and what materials will be chosen to replace the structure.

Opal Beach currently has a total of 24 pavilions and six restrooms situated in six clusters, with four pavilions and one restroom per cluster. One of those clusters is on the north/Sound side of Highway 399 and receives minimal use; the remaining clusters on the south/Gulf side are more than sufficient to meet visitor needs. Under this alternative, if a destructive storm were to affect these beach facilities, the pavilion/ restroom cluster on the north/Sound side of the highway may be removed or not replaced and some of the remaining pavilion/restroom clusters on the south/Gulf side may not be replaced in order to better match the facility footprint with the use and visitor needs. Planning and compliance for this change would take place in the future, at the time of the actions.

A permit system for primitive camping in designated areas may be implemented for group educational programs, through hikers and long distance paddlers. NPS staff would coordinate with regional efforts to establish a canoe route from Perdido Key River running eastward.

NPS staff would continue to support the routing of the Florida National Scenic Trail through the area. Seasonal restrictions on recreation along the route might be applied during critical nesting periods for shorebirds and turtles.

Wayside exhibits would continue to be maintained, as would on-site scheduled interpretive programs. Educational opportunities would be introduced by way of a mobile interpretive/educational vehicle.

Commercial services might be permitted to support on-site recreational activities.

**Resource Management.** Natural resource management efforts would continue to emphasize inventory, monitoring, and trend analysis of nesting shorebirds and sea turtles from mid-March through September. Volunteer efforts would continue to extend the reach of existing staff in accomplishing this effort.

To minimize impacts on seagrass beds from vessel grounding, anchoring, and propeller scarring, a seagrass bed zone would be designated along the north shoreline.

**Operations Support.** The building at Opal Beach may be modified to serve as a

residence for a volunteer site host for the area.

Utility service would continue to be provided to Opal Beach.

# Okaloosa Area

**Access.** Vehicular access to the Okaloosa Area would continue to be accommodated by U.S. Highway 98. Boat access to Santa Rosa Sound would continue to be accommodated by an existing small boat launch ramp and a trailer parking area.

Visitor Opportunities. The swim beach recreation area at Okaloosa Beach, which includes a picnic area, shelters, and restroom facilities with outdoor showers, would continue to be maintained. A gateway presence would be established and additional structures (shade/picnic) and services would be introduced to support day use. Educational opportunities would be introduced by way of a mobile interpretive/ educational vehicle. Commercial use authorizations would continue to be allowed for recreational instruction activities that are self-contained using mobile trailers, etc. Organized regatta events would continue to be accommodated using nonmotorized vessels through special use permits.

Commercial services might be permitted to support on-site recreational activities.

**Resource Management.** Natural resource management efforts would continue to emphasize inventory, monitoring, and trend analysis of nesting shorebirds. The site, situated on the eastern end of the national seashore, would also serve as a barometer of potential threats from outside perturbations.

The national seashore staff would seek cooperation with the Eglin Air Force Base commander, the state, and surrounding municipalities and counties in regard to inventories and monitoring of natural and cultural resources on lands within the national seashore boundary.

**Operations Support.** An on-site presence would be continued by maintaining the volunteer trailer pad. Site utilities that are serviced by the adjacent municipality would be maintained.

# AREA-SPECIFIC MANAGEMENT ACTIONS—MISSISSIPPI UNITS

## **Davis Bayou**

Access. The 2.2-mile national seashore entrance road connecting to U.S. Highway 90 would continue to provide access to a number of recreational features within the Davis Bayou Area. Access would continue to be maintained to residential areas from the entrance road. Except for VFW Road, these roads would continue to dead-end in residential areas outside the national seashore requiring their access through the national seashore. Just before Gollott Road. the national seashore has established a road connection with the Gulf Coast Research Laboratory Cedar Point Facility. In the northwest section of the area, a fifth residential road (Robert McGhee Road) would continue to be gated and closed to automobile traffic and used as walk-in access and part of the "Live Oak Bicycle Route" connecting Ocean Springs and Davis Bayou. It would also continue to provide an alternative emergency vehicle access into and out of the area. Planning for this area would evaluate the possible closure of VFW Road to vehicular traffic to assure the safety of pedestrians and bicyclists along Park Road. Under this alternative, the national seashore would also evaluate the potential for a multiuse bicycle/pedestrian trail and/or a bicycle/pedestrian lane along Park Road.

Water access for private boats to and from Mississippi Sound would continue to be provided by the existing boat ramp. Water access for paddlers would continue to be provided at the existing boat launch facility. The public fishing pier at the visitor center would be adapted to also accommodate commercial water transportation service operators. Some dredging might be required.

Visitor Opportunities. The Davis Bayou Visitor Center would continue to be the national seashore's Mississippi hub for providing visitors with orientation, information, interpretive exhibits, and book sales. Indoor and outdoor interpretive and educational programs would continue to be provided at the visitor center and the campground amphitheater. To accommodate larger groups and expanded interpretive programs, a new amphitheater pavilion might be constructed near the Davis Bayou Visitor Center.

Visitors would continue to have water- and land-based opportunities for exploration and learning about the Davis Bayou ecosystem through guided and self-guided interpretive nature trails and guided interpretive boat tours. Short hiking trails could also be developed in the Davis Bayou area for visitors and staff to access different areas of the unit and possibly join into a trail system being developed at the Gulf Coast Research Laboratory Cedar Point facility. The scenic viewshed around Davis Bayou would be maintained.

NPS staff would continue to partner with the University of Southern Mississippi, Gulf Coast Research Laboratory Cedar Point facility on their plans for a new visitor center on aqua culture and possibly a new marine education center that could be built there. Partnerships with additional universities would support shared educational and research facilities. A collaboration of academia, scientists, public agencies, and other conservation organizations would be pursued to enhance opportunities for research and education.

Camping opportunities with access to water and electrical hookups would continue to be provided. A "tent camping only" zone would be designated within the existing campground footprint (perhaps in the lower loop area) to separate trailer camping from tent camping. Sewer hookups may be added to all but the designated tent sites at the campground. Campsite pads may be enlarged to accommodate modern RVs, and several sites will be redesigned for full Americans with Disabilities Act (ADA) compliance. All restrooms have recently been replaced. A separate compliance process will be initiated for the upcoming construction at the Davis Bayou campground.

The open space near the Davis Bayou campground area would be used for outdoor environmental education and/or restored to a more natural environment. Recreational facilities at Davis Bayou, including the ball field, backstop, and basketball court, may be removed and the areas restored for outdoor education or to provide a more natural environment. Picnic opportunities would continue to be provided.

Accessible fishing opportunities would continue to be provided. Commercial fishing guide service would continue to be permitted through commercial use authorizations.

**Resource Management.** Natural resource management efforts would continue to emphasize terrestrial vegetation and wildlife management, using prescribed fire to enhance wildlife habitat and reduce hazardous fuels. Methods would continue to be tested for restoring the wetland prairie ecosystems while maintaining adequate screening of adjacent neighborhoods. In partnership with the Gulf Coast Research Laboratory, the bayou and wetland systems would continue to be monitored, and conditions would continue to be assessed.

The effects of the existing culverts under the Davis Bayou road on the bayou system could be investigated during a hydrologic study. Culvert systems might be redesigned as needed to restore natural surface, tidal, and storm flows throughout the bayou system. Restoration efforts might include those to reverse the effects of mosquito ditching near Marsh Point.

One of the CCC cabins (Cave) would be adaptively reused for the marine laboratory and dive program and for other interim administrative uses. The other CCC cabin (Ritz) would be documented via the Historic American Buildings Survey / Historic American Engineering Record (HABS/ HAER) program and removed if concurrence were obtained by the NPS Southeast Regional Office and the Mississippi State Historic Preservation Office. Dedicated space in the visitor center would continue as an archival repository for specimens and objects collected in the Mississippi District.

**Operations Support.** The Davis Bayou Visitor Center would continue to provide administrative support space for Mississippi District staff. If additional space was needed to support expanded administrative functional needs, this would be accommodated in a leased or new structure in another existing or previously developed area.

The Davis Bayou Area would continue to provide district maintenance staging for office, shop, and storage space. If additional space was needed to support any expanded maintenance function needs, this would be accommodated in the maintenance compound.

NPS housing for seasonal staff, youth interns, and other partners would continue to be provided. Some NPS housing at Davis Bayou may be used as housing for permanent staff that are duty-stationed on the islands on their lieu days.

The existing NPS marina area would continue to support administrative access to Mississippi island areas.

Utility service would continue to be provided from Ocean Springs.

# Cat Island

Access. Access to the island would continue by way of private watercraft or limited commercial service. Unrestricted landings along the Gulf of Mexico shoreline would continue to be permitted; however, landing sites on the Mississippi Sound side might be restricted to designated areas. A new NPS docking facility would be established on federal lands to provide administrative and commercial water transportation service use. This new docking facility would likely require dredging in Mississippi state waters. Access via the canal system on Cat Island is essential for administrative and visitor access to the island. Negotiations with the private landowner and the State of Mississippi would be required to secure such access. If access across private lands is not possible, another solution may be to dredge and develop a dock on the north side of the island in Mississippi state waters.

Visitor Opportunities. The island would continue to be managed as a primitive area. Visitors would continue to be provided opportunities to explore areas of the island that are under federal ownership. Easements would be needed across a private parcel and State of Mississippi lands to provide legal visitor access across the island. Opportunities for primitive overnight camping would continue, although a permit system with designated sites on federal lands would be implemented to improve management of this activity. Upon completion of land acquisition, a group campsite (with a backcountry-type toilet facility) would be established to accommodate organized educational groups. The national seashore would also establish a hiking trail system throughout federal lands of the island using portions of the existing road network. Natural conditions would be restored to portions of the road and canal networks on federal lands that are no longer needed to provide visitor and/or private landowner access.

The Davis Bayou Visitor Center would continue as the main source of information to and interpretation of Cat Island history and resources. Interpretive waysides at points of interest would be provided on federal lands. Guided interpretive tours and educational programs might also be provided.

**Resource Management.** Natural resource inventories would be initiated for federal lands on the island. The national seashore staff would coordinate with the Mississippi Department of Marine Resources and private landowners to establish strategies for minimizing impacts on seagrass beds. The national seashore would identify shoreline landing sites on federal lands to aid in this effort. Upon completion of land acquisition, natural conditions would be restored to portions of the road and canal networks on federal lands that are no longer needed to provide visitor and/or private landowner access.

Cultural resource management efforts would continue to emphasize stabilization of the remnant features of the World War II Cat Island War Dog Reception and Training Center. Interpretation of the dog training facility may be added, including possible wayside exhibits. Additional research would be conducted to document the cultural history of the island and to map existing cultural features.

Under this alternative, there would be the potential for scientific research on this unique barrier island. Cat Island is more easily accessed from the mainland, making such research more feasible. Additionally, human habitation of Cat Island would continue under this alternative, so the presence of researchers would align with management goals. A bunkhouse or other facilities to support research might be appropriate in the future. All facilities would have to be self-contained and require no externally supported utility system. **Operations Support.** A storage shed to assist with staging materials and equipment would be provided on federal lands.

# West Ship Island

Access. Access to the island would continue by way of private watercraft or concessionoperated passenger ferry service from Gulfport and/or Biloxi, Mississippi. Access by water would continue to be permitted by private boat, with unrestricted landings along the Gulf of Mexico shoreline (except in designated swim areas).

The NPS docking facility would continue to provide loading and unloading of passengers and materials for a concession-operated water transportation service and national seashore personnel. Long-term private watercraft docking would not be permitted.

**Visitor Opportunities.** A number of visitor facilities would continue to be provided, including comfort stations, a concession facility, and picnic/shade shelters.

Guided and self-guided interpretive tours would continue in Fort Massachusetts. The North Guard Rooms would continue to provide a sheltered visitor contact area. The South Guard Room would continue to be used for showing orientation films. Additional outdoor guided interpretive tours and educational programs would be provided in other areas of the island. Interpretive waysides and a kiosk would continue to provide self-guided opportunities for interpretation and orientation.

To enhance visitor understanding of the role Fort Massachusetts played in U.S. history, certain portions of the fort might be restored to reflect its historic operational appearance. Cannon firing demonstrations might be introduced that would require the purchase of reproduction cannon and carriage.

**Resource Management.** Natural resource management efforts would continue to

emphasize inventory, monitoring, and trend analysis of nesting shorebirds, sea turtles, and raptors, and establishment of closure areas around active nesting sites. Volunteer assistance in the sea turtle management program would continue to be limited because of the logistics of accessing the island.

The national seashore would continue to collaborate with the U.S. Army Corps of Engineers to help restore the island's sediment transport and budget system that was disrupted by previous and ongoing dredging of adjacent navigation channels.

Fort Massachusetts would continue to be protected and stabilized, including beach nourishment. It is the intent of the national seashore to continue sand replenishment activities in collaboration with the State of Mississippi and the U.S. Army Corps of Engineers. However, there may be conditions in the future that require other options for protecting Fort Massachusetts and nearby beaches.

In collaboration with other agencies and as funding allows, periodic mapping and monitoring of seagrass bed conditions would continue.

To minimize impacts on seagrass beds from vessel grounding, anchoring, and propeller scarring, a seagrass bed zone would be designated along the north shoreline.

**Operations Support.** Operations support facilities on the island would continue to be maintained, including staff residences, bunkhouse/first-aid station, equipment shed, utilities, and communication service. All efforts would be made to maximize the use of renewable energy systems to support operations on the island.

# **East Ship Island**

**Access.** Access to the island would continue by way of private watercraft or commercial

service. Unrestricted landings along the Gulf of Mexico shoreline would continue to be permitted.

Visitor Opportunities. The island would be managed as a primitive area. Visitors would have opportunities to experience an undeveloped barrier island, untrammeled by man, where solitude and the need to be selfreliant provide inspiration and challenge. The primitive island environment would provide the senses with high-quality scenic views, natural sounds, dark night skies, and natural scents. Opportunities for primitive overnight camping along the beach areas would continue. A permit system would be implemented requiring camping in designated areas. This would facilitate monitoring of visitor use and its effect on island resources. Depending on future use levels, the permit system might be extended to day users (including offshore anchoring or mooring) to protect island resources.

In the future, if East and West Ship islands are joined by MsCIP, camping will not be allowed on Ship Island. If a joined Ship Island were ever breached, camping on East Ship Island may continue, while camping on West Ship Island would be discontinued.

On-site visitor services and facilities would not be provided. Davis Bayou Visitor Center would continue as the main source of information to and interpretation of East Ship Island history and resources.

**Resource Management.** Natural resource management efforts would continue to emphasize inventory, monitoring, and trend analysis of nesting shorebirds, sea turtles, and raptors, and establishment of closure areas around active nesting sites. Volunteer assistance in the sea turtle management program would continue to be limited in this area because of logistics.

The national seashore would continue to collaborate with the U.S. Army Corps of Engineers to help restore the island's sediment transport and budget system that was disrupted by previous and ongoing dredging of adjacent navigation channels.

To minimize damage to seagrass beds from vessel grounding, anchoring, and propeller scarring, a seagrass bed zone would be designated along the north shoreline of NPS lands on the island.

Plans to provide beach replenishment adjacent to the French Warehouse archeological site are being developed through the Mississippi Coastal Improvement Project. Additional study to document this at-risk site would be initiated.

**Operations Support.** No on-site operations support facilities would be provided. Staff would need to respond to management issues via West Ship Island, Horn Island, or from Davis Bayou.

# Horn and Petit Bois Islands (Designated Wilderness)

**Access.** Access to the islands would continue by way of private watercraft or commercial service. Unrestricted landings along the Gulf of Mexico shoreline would continue to be permitted. The existing NPS docking facility on Horn Island would continue to be used for administrative purposes.

Horn Island is divided by private property. Under this alternative, the national seashore would work to acquire legal access such as an easement or land acquisition across this private parcel to provide legal access for visitors.

Visitor Opportunities. Visitors would have opportunities to experience a barrier island wilderness, untrammeled by man, where solitude and the need to be self-reliant provide inspiration and challenge. The primitive island environment would provide the senses with high-quality scenic views, natural sounds, dark night skies, and natural scents. Visitor services and facilities would continue to be limited, with only the island cross-over trail maintained. Opportunities for primitive overnight camping along the beach areas of the island wilderness would continue. A permit system would be implemented requiring camping in designated areas. This would facilitate monitoring visitor use and its effect on island resources. Depending on future use levels, the permit system might be extended to day users (including offshore anchoring or mooring) to protect island wilderness characteristics.

The Davis Bayou Visitor Center would continue to provide interpretation of Horn and Petit Bois islands' history and resources, as well as education on wilderness values, appropriate uses, and potential hazards. An interpretive wayside and/or kiosk would be added within Horn Island's administrative enclave area to provide visitors with on-site information regarding wilderness values, appropriate uses, and potential hazards.

**Resource Management.** Natural resource management efforts would continue to emphasize inventory, monitoring, and trend analysis of nesting shorebirds, sea turtles, and raptors, and establishment of closure areas around active nesting sites. Volunteer assistance in the sea turtle management program would be limited in this area because of logistics.

The national seashore would continue to collaborate with the U.S. Army Corps of Engineers to help restore the island's sediment transport and budget system that was disrupted by previous and ongoing dredging of adjacent navigation channels.

The national seashore staff would continue to coordinate with the U.S. Department of Agriculture to eradicate the nonnative cactus moth from the island.

To minimize damage to seagrass beds from vessel grounding, anchoring, and propeller scarring, a seagrass bed zone would be designated along the north shoreline of NPS lands on the island. **Operations Support.** No on-site operations support facilities would be provided on Petit Bois Island. Staff would need to respond to management issues via West Ship Island, Horn Island, or from Davis Bayou.

On Horn Island, national seashore managers would continue to evaluate the maintenance of a small operations support center within the administrative enclave area, including ranger residences, bunkhouse, an office complex, and a dock.

If facilities were substantially damaged by a storm, management would reassess the need to maintain an on-site NPS presence and facilities, or consider a reduced footprint such as maintaining the pier with an attached patrol shelter. In this case, this area would be managed as wilderness in order to protect wilderness character values regardless of its designation status.

# **STAFFING AND COSTS**

The staffing level under alternative 3 would be 105.5 FTE staffing positions. Currently, the national seashore is authorized to have 111 FTE employees and therefore, this alternative would not require additional staffing beyond the authorized amount. Instead, the 19.5 FTE employees above the current level would support resource stewardship and visitor services envisioned under this alternative. The breakdown of additional staffing needs by each management division is presented below.

The Superintendent's Office and Administrative Division would seek an increase of 2 FTE employees, bringing their division's total to 12 FTE employees to manage an expanded commercial services program, manage an expanded partnership program, and provide IT (information technology) support for both districts.

The Resource and Visitor Protection Division would seek an additional 3.5 FTE employees bringing their division's total to 34.5 FTE employees to support an increase in patrols within the marine environment, increase patrols on Cat Island, and implement the camping permit system.

The Interpretive Division would seek an additional 5 FTE employees bringing their division's total to 15 FTE employees to support expanded interpretive and educational programs; provide staffing at visitor contact stations at the Fort Pickens Lifesaving Station; to initiate the mobile interpretive van service to Perdido Key, Okaloosa, and Santa Rosa; and to support the education and research centers at Fort Pickens, Naval Live Oaks and Davis Bayou, and possibly a visitor contact station at the Pensacola Lighthouse complex.

The Science and Resources Management Division would seek an increase of 6 FTE employees bringing their division's total to 15 FTE employees to establish resource management programs for the marine environment and cultural resources, initiate resource inventory and monitoring efforts for Cat Island and on Eglin Air Force Base managed lands within the national seashore, support expanded research programs coordinated through partnerships and possibly initiate cultural resource stabilization and rehabilitation efforts for the Pensacola Lighthouse complex.

The Facility Management Division would seek an additional 3 FTE employees, bringing their division's total to 29 FTE employees to proactively manage the deferred maintenance program, support new maintenance responsibilities at Fort Pickens, Naval Live Oaks, Perdido Key, and Cat Island and possibly the Pensacola Light-house complex; and to maintain an expanded fleet of marine vessels needed for enhanced resource management and protection efforts.

Volunteers and partnerships would continue to be key contributors to NPS operations.

The cost estimates provided here are given for comparison to other alternatives only; they are not to be used for budgeting purposes. Although the numbers appear to be absolutes, they represent a midpoint in a possible range of costs. The total one-time cost for new facilities under this alternative is estimated at \$10,690,000. Annual operating costs under this alternative would be \$8,376,000. Presentation of these costs in this plan does not guarantee future NPS funding. Project funding would not come all at once; it would likely take many years to secure and may be provided by partners, donations, or other nonfederal sources. Although the national seashore hopes to secure this funding and would prepare itself accordingly, the national seashore may not receive enough funding to achieve all desired conditions within the time frame of the General Management Plan (the next 20 or more years).

# **ALTERNATIVE 4**

#### CONCEPT

The National Park Service would seek to collaborate and expand partnerships with educational and cultural institutions, nonprofit organizations, and commercial service providers to promote a greater array of national seashore recreational and educational opportunities among a variety of coastal settings.

#### **Visitor Experience**

Similar to alternative 1, the national seashore would continue to include opportunities for beach activities, boating, fishing, camping, picnicking, biking, motor touring, backcountry use, exploration of coastal fortifications, and other uses compatible with protection of the national seashore's scenic, natural, and cultural values. These opportunities would range from recreating with large groups within developed to semideveloped areas to finding solitude within an undeveloped wilderness island setting.

However, under this alternative, greater emphasis would be placed on expanding and diversifying the range of outdoor recreational opportunities available among a variety of coastal settings. Selected sites could include areas that accommodate a high level of visitor use while providing for a diversity of visitor opportunities. In some cases, expanded commercial services could provide recreational equipment rentals, water-based transportation, and food service.

Similar to alternative 1, the interpretive program would continue to foster public awareness and appreciation of the fundamental resources and values of the national seashore. Greater emphasis would be placed on using the national seashore as an outdoor classroom to provide visitors with on-site opportunities to explore and learn about the northern Gulf Coast ecology and human history while also continuing to provide recreational opportunities.

History would be brought to life at selected coastal fortifications by actively presenting stories of important periods of their history. By furnishing these forts with historic or reproduction cannon and other objects, visitors would be able to visualize and learn about the role of coastal defense to protect mainland communities.

Visitors would be provided opportunities for guided and self-guided opportunities to explore coastal ecology and the natural settings that illustrate how barrier islands provide protection to the mainland coastline from the effects of major storms.

NPS programs could include opportunities for visitors to observe preservation activities including stabilization and data collection.

Under this alternative, the national seashore would collaborate with educational and cultural institutions, nonprofit organizations, and commercial services to provide visitors with a greater range of seashore opportunities. Potential examples of this partnership could include guided educational programs and other collaborations that enhance visitor opportunities while protecting the valuable resources of the national seashore. As part of the marine resource management plan, opportunities for enhanced scuba diving and snorkeling, including environmental education, would be considered.

The national seashore would collaborate with and support regional educational and research programs focusing on preservation and understanding of the natural and cultural environment of the northern Gulf Coast.

Provisions to ensure safe visitor use and enjoyment would include providing lifeguard personnel at designated swim beach areas and law enforcement patrols with search and rescue capabilities. Educational information would also be provided on the hazards of recreating in the natural environment and exploring historic structures.

# **Natural Resource Conditions**

Natural resources would be managed to provide a variety of settings that support access and opportunities for visitors. More intervention and management techniques might be required to provide such opportunities while also protecting the natural environment to the greatest extent possible. In nonsensitive areas, natural resources could be modified to provide and accommodate a range of recreational activities, visitor services, and interpretive/ educational programs. Exceptional and critical ecosystems, habitats, and processes would be monitored to identify emerging impacts created by human activities that require a corrective management response.

Natural resources would be managed to preserve the integrity of the national seashore's fundamental terrestrial, estuarine, and marine ecological resources while ensuring that visitors have access to an expanded range of recreational and educational opportunities within a wide variety of coastal settings. Exceptional and critical natural resources and processes would continue to be managed to preserve their intrinsic values. These areas would continue to be inventoried, evaluated, monitored, protected, and preserved in accordance with NPS policies and legislative and executive requirements. Strategies would continue to be developed to protect resources and conduct data collection where threats have been identified. Restoration efforts would focus on reestablishing natural

resource conditions that have been altered or impacted by human activity; however, natural resource manipulations would continue in areas surrounding coastal fortifications to ensure protection from threats to their stability and integrity posed by continuing shoreline changes.

In addition to this baseline natural resource management approach, under this alternative natural resources could be modified to restore cultural landscape characteristics of coastal fortifications or the Naval Live Oaks Area to enhance educational and interpretive opportunities for these specific resources.

In locations where natural resources are more resilient to human impacts and visitation, these sites could be modified or developed to provide greater access and capacity for an expanded and assorted range of new recreational opportunities.

# **Cultural Resource Conditions**

Where their historic integrity would not be compromised, the masonry forts, artillery batteries, and their associated structures would be adaptively used to support a diverse range of recreational, interpretive, and educational opportunities. An evaluation of the potential to restore historic forts, artillery batteries, and associated structures to portray their appearance/ function during a specific operational period(s) to enhance interpretive/educational opportunities would be conducted.

All accessioned museum objects pertinent to the national seashore, except for archeological artifacts stored at the NPS Southeast Archeological Center in Tallahassee, Florida, would be consolidated in one multipark and jointly administered facility as identified in the 2006 NPS Southeast Region Collections Management Plan. This consolidation of museum objects includes the national seashore's natural history collections. In addition, under this alternative, historic structures lacking potential for restoration to a specific operational period would be evaluated for their potential to be rehabilitated to serve contemporary uses. Adaptive reuse would be consistent with the historic structure's integrity and character and support enhanced visitor services and/or accommodate administrative needs.

Archeological sites listed or eligible for inclusion in the National Register of Historic Places could be used for interpretive and educational purposes. Museum objects specifically related to the national seashore could be used to support and broaden educational/interpretive displays.

Similar to alternative 1 and as funding permits, the national seashore staff would continue to inventory areas that have not yet been documented. These resources would be evaluated, monitored, and protected in accordance with the NPS historic preservation policies and legislative and executive requirements.

Strategies would continue to be developed to stabilize resources or conduct data collection where threats have been identified.

### AREA-SPECIFIC MANAGEMENT ACTIONS—FLORIDA UNITS

#### **Naval Live Oaks Area**

Access. Similar to alternatives 1 through 3, access by land would continue via U.S. Highway 98. The national seashore would continue to coordinate with local and state officials to improve safe highway access to and from U.S. Highway 98 and national seashore developed areas. The existing bicycle/pedestrian trail connection along the south side of U.S. Highway 98 would continue to provide visitors with an alternative means of accessing the Naval Live Oaks Area.

Access by water would continue to be permitted by private boat; however, under this alternative, options for boat landings along Pensacola Bay and Santa Rosa Sound shorelines may be restricted to designated areas (see resource management section that follows). In addition, to encourage safe public access by water, a dock facility (no ramp) might be provided on the Santa Rosa Sound side near the visitor center as well as a formalized canoe/kayak/small boat landing.

Visitor Opportunities. Similar to alternatives 1 through 3, visitor orientation/ interpretation and Eastern National Bookstore would continue to be provided at the Naval Live Oaks Visitor Center. The interpretive nature trails to areas of special interest on both the north and south sides of U.S. Highway 98 would also be continued.

After a cultural landscape report is completed, a small portion of the historic live oak plantation (<5 acres) might be managed to reflect historic plantation conditions for interpretive/educational purposes.

Some area trails might be formalized with permeable paved surfaces to contain resource damage from heavy use. Expanded trail opportunities might be provided using existing firebreaks.

Similar to alternative 1, this area would continue to provide for day use recreation, a formalized picnic area with comfort stations, primitive picnic and beach access area (with no restrooms or changing areas), and organized youth group camping. However, under this alternative the use of the youth group camping area would be expanded to allow any organized group or individual users.

**Resource Management.** Natural resource management efforts would continue to emphasize terrestrial vegetation and wildlife management, using prescribed fire to enhance wildlife habitat and reduce hazardous fuels. Monitoring efforts would continue to assess trends in the resident gopher tortoise population. Similar to alternatives 2 and 3, to minimize damage to seagrass beds from vessel grounding, anchoring, and propeller scarring, a seagrass bed zone would be designated along the north shoreline of NPS lands extending into Santa Rosa Sound and Pensacola Bay.

Parking areas would not be expanded, although the paving would be replaced with permeable surfacing to promote stormwater infiltration into the soil and reduced stormwater runoff.

Cultural resource management efforts would continue to be supported by the NPS Southeast Archeological Center, which periodically provides monitoring and assessment of archeological resource conditions.

**Operations Support.** Similar to alternative 1, the visitor center / headquarters complex at Naval Live Oaks would continue to be the main administrative office space for national seashore staff. In addition, a new maintenance facility would be constructed in the existing fenced area of the north maintenance compound to consolidate Florida District maintenance operations. Dedicated space for resource management support would also be accommodated in the new facility. This alternative would constitute a lower cost than the trailers that are currently used at the maintenance area because longterm total costs for trailers are higher than construction of a sustainable, appropriately designed facility.

The utility service would be upgraded as needed to accommodate the new complex. All utilities would be consolidated within one corridor.

# Pensacola Naval Air Station Historic Sites

Access. Similar to alternatives 1 through 3, land access would continue by using the main

entrance to Pensacola Naval Air Station via Florida State Highway 292 and going 1 mile south on Florida State Highway 295. Depending on national security level alerts, public access into Pensacola Naval Air Station grounds might be restricted. An evaluation of the feasibility to implement a land-based shuttle service between Fort Barrancas and the Pensacola Naval Air Station Museum, as well as other potential points of interests such as the Pensacola Lighthouse complex and the Advanced Redoubt, would be initiated in consultation with the Pensacola Naval Air Station command. Shuttle service by commercial service would also be explored with Pensacola Naval Air Station and the City of Pensacola.

Visitor Opportunities. Similar to alternatives 1 through 3, the contemporary visitor center and bookstore would continue to provide orientation to and overall interpretation of historic sites at Pensacola Naval Air Station. Fort Barrancas, Bateria de San Antonio (Water Battery), and Advanced Redoubt would continue to be available for visitor exploration. In addition, under this alternative, if management of the Pensacola Lighthouse complex were transferred to the National Park Service, provision for exterior interpretation of the complex would be programmed. The keeper's quarters would be adaptively rehabilitated for use as a visitor contact station and bookstore, with possible visitor access into the lighthouse interior.

After completion of a cultural landscape report, historic sites in this area would be managed as cultural landscapes. Selected features would possibly be restored to portray their appearance/function during specific historic operational periods for interpretive/ educational purposes. Additional interpretive exhibits would be programmed.

# ALTERNATIVE 4 | FLORIDA UNITS

**GULF ISLANDS NATIONAL SEASHORE** Florida and Mississippi

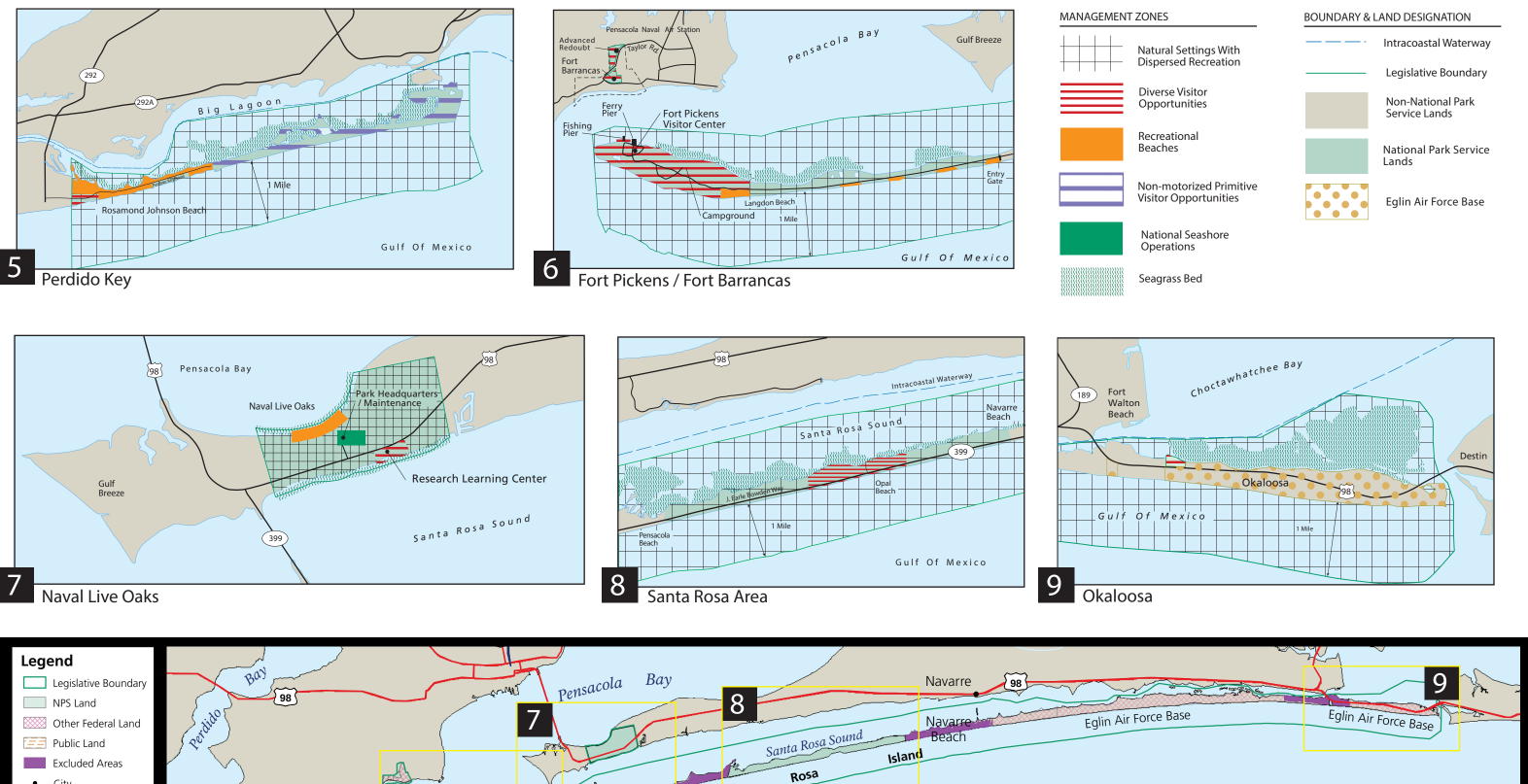
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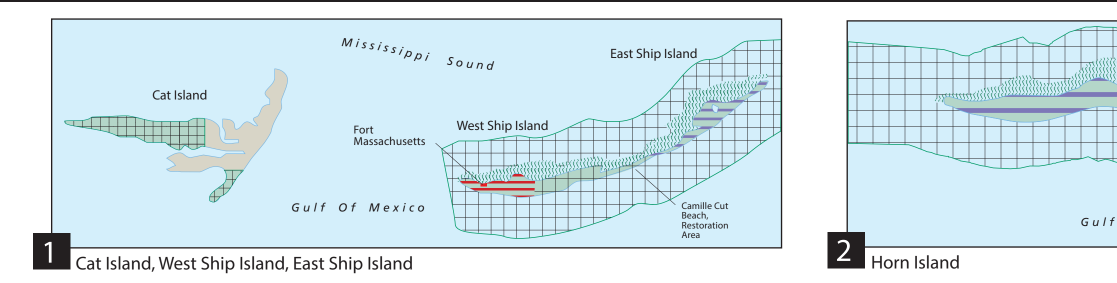
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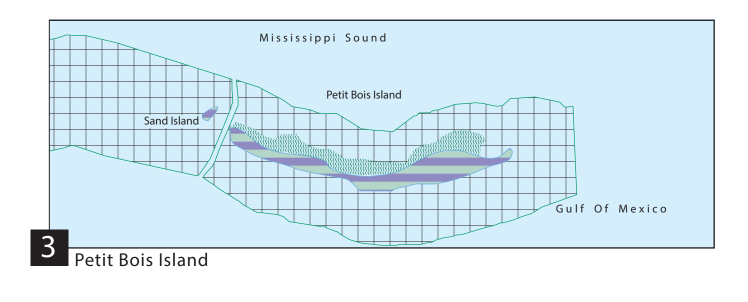
# **Gulf Islands National Seashore**

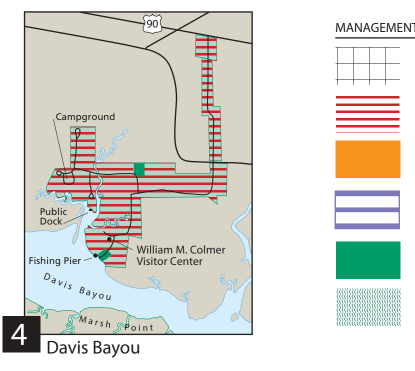


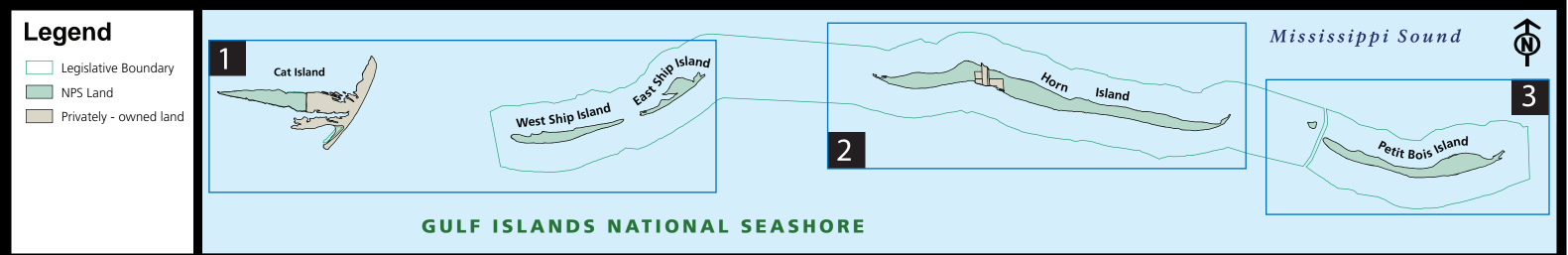
# ALTERNATIVE 4 | MISSISSIPPI UNITS

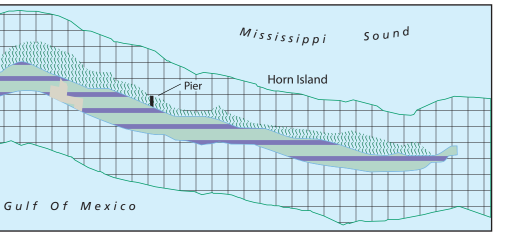
GULF ISLANDS NATIONAL SEASHORE Florida and Mississippi











- Natural Settings With Dispersed Recreation
- Diverse Visitor Opportunities
- Recreational Beaches
- Non-motorized Primitive Visitor Opportunities
- National Seashore Operations
- Seagrass Bed

#### **BOUNDARY & LAND DESIGNATION**

 Intracoastal Waterway
 Legislative Boundary
Non-National Park Service Lands
National Park Service Lands

The Trench Trail connecting Fort Barrancas, the Advanced Redoubt, and the Woodland Nature Trail would continue to provide visitors an opportunity to explore the historic grounds by foot. Opportunities to provide a trail connection between Fort Barrancas and the Pensacola Lighthouse complex would be explored in consultation with Pensacola Naval Air Station command. Picnic facilities would continue to be provided near Fort Barrancas and the Advanced Redoubt

**Resource Management.** Cultural resource management efforts would continue to emphasize ongoing stabilization efforts to preserve Fort Barrancas, Bateria de San Antonio (Water Battery), and Advanced Redoubt. Because Fort Barrancas is a national historic landmark, the highest historical designation a structure can be given, it would be afforded special protection and impacts would be minimized. If the management of Pensacola Lighthouse were transferred to the National Park Service, stabilization and rehabilitation efforts would be assessed, programmed, and initiated.

The national seashore would enhance their coordination efforts with the command of Pensacola Naval Air Station to maintain the historic viewshed of Fort Pickens, Pensacola Pass, and Fort McRee areas.

**Operations Support.** Staff office space would continue to be provided in the Fort Barrancas Visitor Center. Additional staff office space might be provided in the keeper's quarters in the Pensacola Lighthouse complex.

### Perdido Key Area

Access. Similar to alternative 1, access by land would continue from Florida State Highway 292. Johnson Beach Road would continue to provide road shoulder parking with designated dune cross-overs providing multiple access points to the beach along the Gulf of Mexico and the lagoon side. The road would continue to extend 2.4 miles east with a turn-around drop-off area at the terminus. The last 0.5 mile would remain closed to parking.

A multiuse path would be connected to the county walkway at the national seashore boundary extending to Johnson Beach (0.5 mile).

Access by water would continue to be permitted by private boat, with unrestricted landings along the Gulf of Mexico shoreline (except in designated swim areas).

Visitor Opportunities. A recreation area would continue to be provided at Johnson Beach, with restrooms, parking, covered picnic facilities, and swim beach with lifeguard, as well as the small boat launch area and parking for canoe, kayak, and other small boat use on the lagoon side just north of the beach.

Interpretive opportunities would be expanded throughout the area including interpreting the history of Rosamond Johnson Beach and maintaining Discovery Trail on the north side of Perdido Key. Rosamond Johnson Beach was a segregated beach in the mid-1900s-this history would be interpreted for visitors. Expanded interpretive/educational opportunities could be provided under this alternative, such as constructing a new seasonal visitor orientation/contact station and bookstore, supporting interpretive canoe and kayak trails within Big Lagoon, providing regularly scheduled curriculum-based school programs in the area, and providing on-site interpretive programs at Fort McRee and by way of interpretive boat tours. Additional educational opportunities would be introduced by way of a mobile interpretive/ educational vehicle.

To enhance access and expand recreational opportunities within the area, the feasibility to commercially provide recreational equipment rental services (i.e., umbrellas, surfboards, canoe, kayak, bicycle, etc.) would be evaluated. The staging of this activity would be in the Johnson Beach area.

To minimize impacts on the environment and to provide for enhanced service for recreational users, additional restroom facilities (composting or vault toilets) would be provided at existing dune cross-overs along Johnson Beach Road and within the eastern tip of the key.

Options would be explored to rehabilitate the historic batteries to provide shelter for recreational users.

Primitive camping would continue to be allowed 0.5 mile beyond the end of the road, although a permit system might be established for all overnight camping (land based and overnight mooring of boats).

**Resource Management.** Natural resource management efforts would continue to emphasize inventory, monitoring, and trend analysis of nesting shorebirds and sea turtles from mid-March through September. Volunteer efforts would continue to extend the reach of existing staff in accomplishing this effort.

The national seashore staff would continue to collaborate with the U.S. Fish and Wildlife Service in assessing the conditions of the resident Perdido Key beach mouse populations.

To minimize damage to seagrass beds from vessel grounding, anchoring, and propeller scarring, a seagrass bed zone would be designated along the north shoreline of NPS lands on Perdido Key.

Cultural resource management efforts would continue to emphasize ongoing stabilization efforts to preserve the remnant batteries and seawall of Fort McRee.

**Operations Support.** The ranger station, entrance station, maintenance shop, and trailer pad for volunteer housing would continue to be maintained.

# **Fort Pickens Area**

Access. Fort Pickens Road would continue to provide vehicular access between Pensacola Beach and the Fort Pickens Area. The intent of the national seashore is to reconstruct the road after major storms. The national seashore's hurricane recovery plan would include a provision to procure and deploy, if feasible, temporary surfacing to accommodate administrative vehicular and public foot/bike access to the Fort Pickens Area until road repairs could be completed after major storms.

Two small beach access areas with parking would continue to be provided and possibly expanded along Fort Pickens Road. Bike and pedestrian access would continue to be permitted along the road shoulders. Other designated bike trail opportunities would continue between the campground and Fort Pickens. The route could also be made available for a shuttle system or trolley service, if such a system were found to be feasible in the future.

Access by water would continue to be permitted by private boat, with unrestricted landings along the Gulf of Mexico shoreline (except in designated swim areas).

To enhance visitor access by water, a new passenger ferry pier has been constructed to accommodate commercial water-based transportation service and NPS administrative use. Planning for passenger ferry service is currently underway. The pier will provide private boaters a safer opportunity to load and unload passengers.

The feasibility to initiate/expand commercial passenger ferry service or other water-based transportation service to Pensacola Naval Air Station and Naval Live Oaks from the Fort Pickens Area would be evaluated.

**Visitor Opportunities.** Historic structures in Fort Pickens would continue to be used to support visitor services. This would include the Fort Pickens Visitor Center and Bookstore; Battery Cooper, and Worth for interpretive programs; the firehouse for concession food service and adjacent public restrooms; the mining casemate for public restrooms, library, Eastern National office and storage; and Building 5 for auditorium, museum, and staff offices. Other portions of the district might be rehabilitated to portray their historic appearance and function with incorporated interpretive media to enhance visitor understanding. If funded and supported through partnership efforts, other areas could be adaptively rehabilitated to accommodate a shared educational and research facility.

The downstairs interior of the Fort Pickens Lifesaving Station might be rehabilitated to portray its historic appearance/function with incorporated interpretive media to enhance visitor understanding of the lifesaving service.

Concession services would be expanded to include recreational equipment rental (bikes, approved alternative power driving mobility devices, electric carts, etc.) to enhance access in the national historic district. The feasibility of providing a seasonal shuttle service throughout the area would be evaluated.

Contemporary structures would continue to be used for visitor services such as the entrance station, the jetties restroom (near fishing pier), Battery Worth picnic shelter and restroom, and Little Langdon picnic shelter and restroom.

The swim beach recreation area at Langdon Beach would continue to be provided with lifeguard services, a picnic shelter, restroom/ changing rooms, and outdoor showers. An additional swim beach area would be provided 0.25 mile beyond the east boundary at Pensacola Beach.

The contemporary campground would continue to be maintained with individual and group sites, restrooms, dump station, and electrical hookups. A "tent camping only" zone would be designated to separate RV camping from tent camping. The

campground would be expanded to include walk-in tent campsites for ferry passengers, hikers, boaters, and bicycle riders. The Campground Store would be removed. The feasibility of adapting one of the historic structures (Battery Worth, Langdon, or others) to accommodate camper registration and store functions would be evaluated. If not feasible, a new structure would be constructed as described in alternative 3. Additional parking and circulation improvements would be provided to accommodate additional functions. The feasibility of converting campground operation into a concession-operated service would be evaluated.

The contemporary amphitheater structure would continue to be provided for interpretive and educational programs.

Fishing and sightseeing opportunities would continue to be provided at the fishing pier.

Interpretive trails, including Blackbird Marsh Trail, Dune Nature Trail, Fort Pickens selfguided tour trail, and cross-over trail, would continue to be provided. Additional boardwalk beach cross-overs would be provided as needed to minimize resource damage, such as near Battery 234 (lookout tower) and batteries Cooper and Payne. NPS staff would continue to support the Florida National Scenic Trail and terminus in the Fort Pickens Area.

**Resource Management.** Natural resource management efforts would continue to emphasize inventory, monitoring, and trend analysis of nesting shorebirds and sea turtles from mid-March through September. Volunteer efforts would continue to extend the reach of existing staff in accomplishing this effort.

To minimize damage to seagrass beds from vessel groundings, anchoring, and propeller scarring, a seagrass bed zone would be designated along the north shoreline area between Battery Worth and Pensacola Beach. Cultural resource management efforts would continue to emphasize ongoing stabilization efforts to preserve historic structures in Fort Pickens as well as the structures associated with the Fort Pickens Lifesaving Station.

**Operations Support.** Historic structures in Fort Pickens would continue to be used to support Florida District operations and NPS housing. The use of other historic structures would be considered for expanded housing opportunities.

With the conversion of the Fort Pickens Lifesaving Station for visitor use, the ranger station, resource and visitor protection and science and resources management district office space would be relocated to the Fort Pickens Area. The campground registration function would be relocated to the Campground Store.

A majority of district maintenance functions would be relocated to a new maintenance complex constructed in the Naval Live Oaks north compound area. A limited maintenance staging presence with a couple of historic structures would be maintained to accommodate limited storage and shop space.

Contemporary structures that include the chlorinator building and wellhead building would continue to be maintained to support the area's water system. Use of the carpenter shop would be discontinued, and the structure would be removed.

Utility services (telephone, power, and sanitation) would continue to be provided. The on-site wells and water distribution system would continue to be maintained. The two aboveground fuel tanks would continue to service vessels and equipment. The feasibility of wireless telephone and underwater electrical service would be assessed.

# Santa Rosa Area

Access. J. Earle Bowden Way, State Road 399 (7 miles) would continue to be maintained as a two-way vehicular public access road and evacuation route between Pensacola Beach and Navarre Beach. Parking would only be allowed in designated areas, and parking on road shoulders would continue to be prohibited. Bike and pedestrian access would continue to be allowed along the road shoulders. Three beach access areas with dune cross-overs would continue to be provided. The route could also be made available for a shuttle system or trolley service with additional turnouts that provide shelters, restrooms, and dune cross-overs if such a system were found to be feasible in the future.

Access by water would continue to be permitted by private boat, with unrestricted landings along the Gulf of Mexico shoreline (except in designated swim areas).

Visitor Opportunities. The swim beach recreation area at Opal Beach would continue to be provided. However, if structures are destroyed by a storm, best available technology and design would be considered when deciding what type of facility and what materials would be chosen to replace the structure. The capacity at Opal Beach would be expanded, and/or additional swim beach areas would be provided at the west and east ends of the area.

A permit system for primitive camping in designated areas would be implemented. NPS staff would coordinate with regional efforts to establish a canoe route from Perdido Key River running eastward.

NPS staff would continue to support the routing of the Florida National Scenic Trail through the area. Seasonal restrictions on recreation along the route might be applied during critical nesting periods for shorebirds and turtles. To enhance access and to expand recreational opportunities within the area, the feasibility of commercially providing recreational equipment rental services (i.e., canoe, kayak, bicycle, etc.) would be evaluated.

Wayside exhibits would be maintained, as would on-site, scheduled, interpretive programs. Additional educational opportunities would be introduced by way of a mobile interpretive/educational vehicle. Wayside exhibits would be provided at new swim beach areas.

**Resource Management.** Natural resource management efforts would continue to emphasize inventory, monitoring and trend analysis of nesting shorebirds and sea turtles from mid-March through September. Volunteer efforts would continue to extend the reach of existing staff in accomplishing this effort.

To minimize impacts on seagrass beds from vessel grounding, anchoring, and propeller scarring, a seagrass bed zone along the north shoreline would be designated.

**Operations Support.** The building at Opal Beach may be modified to serve as a residence for a volunteer site host for the area.

Utility service would continue to be provided to Opal Beach, and the new eastern beach access area would tie into this service. The feasibility of extending Navarre service to the new western beach access area or tying into Pensacola municipal utility service would be evaluated.

# Okaloosa Area

Access. Vehicular access to the Okaloosa Area would be accommodated by U.S. Highway 98. Boat access to Santa Rosa Sound would continue to be accommodated by an existing small boat launch ramp and a trailer parking area. Under alternative 4, the launch ramp and parking area might be expanded to accommodate larger vessels and/or higher volumes of smaller vessels.

Visitor Opportunities. The swim beach recreation area at Okaloosa Beach, which includes a picnic area, shelters, and restroom facilities with outdoor showers, would continue to be maintained. Lifeguard service would be provided for the first time in this area. To help offset the increase in operational costs, a fee collection area would be established. Separate bathing and recreational areas would be designated to minimize visitor use conflicts. The parking area might be expanded by up to 20%, as funding and space allow. Interpretive services would be enhanced, and a gateway presence to the national seashore would be established by providing a new visitor contact station onsite. Provisions for collecting fees would be accommodated in the structure. Commercial use authorizations would continue to be allowed for recreational instruction activities that are self-contained using mobile trailers, etc. Organized regatta events would continue to be accommodated using nonmotorized vessels through special use permits. Additional educational opportunities would be introduced by way of a mobile interpretive/educational vehicle.

Commercial services might be permitted to support on-site recreational activities.

**Resource Management.** Natural resource management efforts would continue to emphasize inventory, monitoring, and trend analysis of nesting shorebirds. The site, situated on the eastern end of the national seashore, would also serve as a barometer of potential threats from outside perturbations.

The national seashore staff would seek cooperation with the Eglin Air Force Base commander, the state, and surrounding municipalities, and counties in regard to inventories and monitoring natural and cultural resources on lands within the national seashore boundary. **Operations Support.** The volunteer trailer pad would continue to be maintained. The new contact station would also accommodate a new ranger station with administrative office space. Site utilities that are serviced by adjacent municipalities would be maintained. High-speed Internet access would be provided to support interpretive programs and administrative needs.

### AREA-SPECIFIC MANAGEMENT ACTIONS—MISSISSIPPI UNITS

## **Davis Bayou**

Access. The 2.2-mile national seashore entrance road connecting to U.S. Highway 90 would continue to provide access to a number of recreational features within the Davis Bayou Area. Access would continue to be maintained to residential areas from the entrance road. Except for VFW Road, these roads would continue to dead-end in residential areas outside the national seashore requiring their access through the national seashore. Just before Gollott Road, the national seashore has established a road connection with the Gulf Coast Research Laboratory Cedar Point Facility. In the northwest section of the area, a fifth residential road, Robert McGhee Road, would remain gated and closed to automobile traffic and would continue to be used as walk-in access and part of the "Live Oak Bicycle Route" connecting Ocean Springs and Davis Bayou. It also would provide an alternative emergency vehicle access into and out of the area. To expand access and recreational opportunities, a multiuse trail would be added adjacent to existing roadways. Planning for this area would evaluate the possible closure of VFW Road to vehicular traffic to assure the safety of pedestrians and bicyclists.

Water access for private boats to and from Mississippi Sound would continue to be maintained by boat ramp. Additional water access for paddlers would be accommodated at the existing boat launch facility. The public fishing pier at the visitor center would be adapted to accommodate commercial water transportation service operators. Dredging and other navigational activities would be needed to support larger boats and increased use.

To enhance access and to expand recreational opportunities within the area, the feasibility of commercially providing recreational equipment rental services (i.e., canoe, kayak, bicycle, etc.) would be evaluated.

Visitor Opportunities. The Davis Bayou Visitor Center would continue to be the national seashore's Mississippi hub for providing visitors with orientation, information, interpretive exhibits, and book sales. Indoor and outdoor interpretive and educational programs would continue to be provided at the visitor center and the campground amphitheater. To accommodate larger groups and expanded interpretive programs, a new amphitheater pavilion might be constructed in the vicinity of the Davis Bayou Visitor Center.

Water- and land-based visitor opportunities for exploration and learning about the Davis Bayou ecosystem would be provided through guided and self-guided interpretive nature trails and guided boat interpretive tours. The old well shed would be expanded/adapted to accommodate an environmental learning classroom area. The scenic viewshed around Davis Bayou would be maintained.

NPS staff would continue to partner with University of Southern Mississippi Cedar Point's Gulf Coast Research Laboratory on their plans for a new visitor center on aqua culture and possibly a new marine education center that could be built there. Partnerships with additional universities would support a shared educational and research facilities. The consortium would fund and manage a facility based at or near Davis Bayou. A collaboration of academia, scientists, public agencies, and other conservation organizations would be pursued to enhance opportunities for research and education.

Camping opportunities with access to water and electrical hookups would continue to be provided. A "tent camping only" zone would be designated in the existing campground footprint (perhaps in the lower loop area) to separate trailer camping from tent camping.

The open space near the Davis Bayou campground area would be used for outdoor environmental education and/or restored to a more natural environment. Picnic opportunities would continue to be provided.

Accessible fishing opportunities would be expanded by extending the public fishing pier. Commercial fishing guide service would continue to be permitted through commercial use authorizations.

A bluewater trail with markers in the Davis Bayou Area would be developed, with possible connections to Cedar Point and the USFWS Sandhill Crane Refuge near Ocean Springs Airport.

**Resource Management.** Natural resource management efforts would continue to emphasize terrestrial vegetation and wildlife management using prescribed fire to enhance wildlife habitat and reduce hazardous fuels. Methods for restoring the wetland prairie ecosystems would continue to be tested while maintaining adequate screening of adjacent neighborhoods. In partnership with the Gulf Coast Research Laboratory, the bayou and wetland systems would continue to be monitored and conditions would be assessed.

The effects of the existing culverts under the Davis Bayou road on the bayou system could be investigated during a hydrologic study. Culvert systems might be redesigned as needed to restore natural surface, tidal, and storm flows throughout the bayou system. Restoration efforts might include those to reverse the effects of mosquito ditching near Marsh Point.

Cultural resource management efforts would continue to emphasize ongoing stabilization efforts for the CCC cabins. Dedicated space in the visitor center would continue as an archival repository for specimens and objects collected in the Mississippi District.

**Operations Support.** The Davis Bayou Visitor Center would continue to provide administrative support space for Mississippi District staff. If additional space was needed to support expanded administrative functional needs, this would be accommodated in a leased or new structure in another existing or previously developed area.

The Davis Bayou Area would continue to provide district maintenance staging for office, shop, and storage space. If additional space was needed to support any expanded maintenance function needs, this would be accommodated in the maintenance compound.

NPS housing would continue to be provided for seasonal staff, youth interns, and other partners.

The NPS marina area would be maintained to support administrative access to Mississippi island areas.

Utility service would continue to be provided from Ocean Springs.

# Cat Island

Access. Access to the island would continue by way of private watercraft or limited commercial service. Unrestricted watercraft landings along the Gulf of Mexico shoreline would continue to be permitted; however, landing locations on the Mississippi Sound side might be restricted to designated areas. A new NPS docking facility would be established on federal lands to provide administrative and commercial water transportation service.

Visitor Opportunities. Visitors would have opportunities to explore areas of the island that are under federal ownership. Private lands would continue to be restricted from visitor use. Opportunities for primitive overnight camping would continue, although a permit system would be implemented requiring camping in designated areas. This would facilitate monitoring visitor use and its effect on island resources. Upon completion of land acquisition, a group campsite (with a backcountry-type toilet facility) would be provided. Depending on future use levels, the permit system might be extended to day users (including offshore anchoring or mooring) to protect island resources. The national seashore staff would also establish a hiking trail system throughout federal lands of the island using portions of the existing road network.

To enhance access and to expand recreational opportunities in the marine environment, the feasibility of commercially providing recreational equipment rental service (canoe, kayak, etc.) bundled with commercial service would be evaluated.

The Davis Bayou Visitor Center would continue as the main source of information and interpretation of Cat Island's history and resources. Interpretive waysides at points of interest and a small classroom with laboratory space to enhance educational opportunities would be provided on federal lands. Guided interpretive tours and educational programs might also be provided.

**Resource Management.** The site, situated at the western end of the national seashore, would continue to serve as a barometer of potential threats from outside disturbances. Natural resource inventories would be initiated for federal lands on the island. The national seashore staff would coordinate with the Mississippi Department of Marine Resources and private landowners to establish strategies for minimizing impacts on seagrass beds. The national seashore would identify shoreline landing locations on federal lands to aid in this effort.

Upon completion of land acquisition, portions of the road and canal networks on federal lands that are no longer needed to provide visitor and/or private landowner access would be restored to natural conditions.

A partnership science and research program would be developed and supported by a small research facility.

Cultural resource management efforts would continue to emphasize stabilization of the remnant features of the World War II Cat Island War Dog Reception and Training Center.

Additional research would be conducted to document the cultural history of the island and to map existing cultural features.

Under this alternative, there would be the potential for scientific research on this unique barrier island. Cat Island is more easily accessed from the mainland, making such research more feasible. Additionally, human habitation of Cat Island continues under this alternative, so the presence of researchers would align with management goals. A bunkhouse or other facilities to support research might be appropriate in the future.

**Operations Support.** A small storage shed to assist with staging materials and equip-ment would be provided on federal lands. Upon completion of land acquisition, a vandalresistant office/bunkhouse structure supported by a sustainable (green) site utility system would be provided for transient staff and cooperators.

### West Ship Island

Access. Access to the island would continue by way of private watercraft or concession operated passenger ferry service from Gulfport and/or Biloxi, Mississippi. Access by water would continue to be permitted by private boat, with unrestricted landings along the Gulf of Mexico shoreline (except in designated swim areas).

The existing NPS docking facility would continue to provide for loading and unloading of passengers and materials for a concession-operated water transportation service and NPS personnel. Long-term docking of private watercraft would not be permitted.

Visitor Opportunities. A number of visitor facilities would continue to be provided, including comfort stations, a concession facility, and picnic/shade shelters. A visitor contact station may be provided in this area.

To enhance access and to expand recreational opportunities within the marine environment, the feasibility of adding commercially provided recreational equipment rental service (canoe, kayak, etc.) provided as part of the commercial passenger ferry concession contract service, would be evaluated.

Guided and self-guided interpretive tours would continue within Fort Massachusetts. The North Guard Rooms would provide a sheltered visitor contact area. The South Guard Room would continue to be used for showing orientation films. Additional outdoor guided interpretive tours and educational programs would be provided in other areas of the island. Interpretive waysides and a kiosk would continue to provide self-guided opportunities for interpretation and orientation.

To enhance visitor understanding of the role Fort Massachusetts played in U.S. history, certain portions of the fort might be restored to reflect its historic operational appearance. Cannon firing demonstrations might be introduced that would require the purchase of reproduction cannon and carriage.

A permit system would be implemented to allow backcountry camping in designated areas at least 1 mile east of Fort Massachusetts.

**Resource Management.** Natural resource management efforts would continue to emphasize inventory, monitoring, and trend analysis of nesting shorebirds, sea turtles, and raptors, and establishment of closure areas around active nesting sites. Volunteer assistance in the sea turtle management program would continue to be limited because of the logistics of accessing the island.

The national seashore would continue to collaborate with the U.S. Army Corps of Engineers to help restore the island's sediment transport and budget system that was disrupted by previous and ongoing dredging of adjacent navigation channels.

To minimize impacts on seagrass beds from vessel grounding, anchoring, and propeller scarring, a seagrass bed zone would be designated along the north shoreline.

Fort Massachusetts would continue to be protected and stabilized, including beach nourishment.

In collaboration with other agencies and as funding allows, periodic mapping and monitoring of seagrass bed conditions would continue.

**Operations Support.** Operations support facilities on the island would continue to be maintained, including ranger residences, bunkhouse/first-aid station, equipment shed, utilities, and communication service.

# **East Ship Island**

**Access.** Access to the island would continue by way of private watercraft or commercial service. Unrestricted landings along the Gulf of Mexico shoreline would continue to be permitted.

Visitor Opportunities. The island would be managed as primitive area. Visitors would have opportunities to experience a natural barrier island where solitude and the need to be self-reliant provide inspiration and challenge. The primitive island environment would provide the senses with high quality scenic views, natural sounds, dark night skies, and natural scents. Opportunities for primitive overnight camping along the beach areas would continue. A permit system would be implemented requiring camping in designated areas. This would facilitate monitoring of visitor use and its effect on island resources. Depending on future use levels, the permit system might be extended to day users (including offshore anchoring or mooring) to protect island resources.

On-site visitor services and facilities would not be provided. The Davis Bayou Visitor Center would continue as the main source of information to and interpretation of East Ship Island's history and resources.

**Resource Management.** Natural resource management efforts would continue to emphasize inventory, monitoring, and trend analysis of nesting shorebirds, sea turtles, and raptors, and establishment of closure areas around active nesting sites. Volunteer assistance in the sea turtle management program would continue to be limited in this area because of logistics.

The national seashore would continue to collaborate with the U.S. Army Corps of Engineers to help restore the island's sediment transport and budget system that was disrupted by previous and ongoing dredging of adjacent navigation channels. To minimize damage to seagrass beds from vessel groundings, anchoring, and propeller scarring, a seagrass bed zone would be designated along the north shoreline of the island.

Plans to provide beach replenishment adjacent to the French Warehouse archeological site are being developed through the Mississippi Coastal Improvement Project.

**Operations Support.** No on-site operations support facilities would be provided. Staff would need to respond to management issues via West Ship Island, Horn Island, or from Davis Bayou.

# Horn and Petit Bois Islands (Designated Wilderness)

Access. Access to the islands would continue by way of private watercraft or commercial service. Unrestricted landings along the Gulf of Mexico shoreline would continue to be permitted.

The existing NPS docking facility on Horn Island would continue to be used for administrative purposes. A lateral pier connected to the existing dock would be provided to accommodate safe loading and unloading of passengers on private watercraft. Long-term docking of private watercraft would not be permitted.

Visitor Opportunities. Visitors would have opportunities to experience a barrier island wilderness, untrammeled by man, where solitude and the need to be self-reliant provide inspiration and challenge. The primitive island environment would provide the senses with high quality scenic views, natural sounds, dark night skies, and natural scents. Visitor services and facilities would be limited, with only the island cross-over trail maintained. Opportunities for primitive overnight camping along the beach areas of the wilderness would continue. A permit system would be implemented requiring camping in designated areas. This would facilitate monitoring visitor use and its effect on island resources. Depending on future use levels, the permit system might be extended to day users (including offshore anchoring or mooring) to protect island wilderness characteristics.

The Davis Bayou Visitor Center would continue to provide interpretation of Horn and Petit Bois island history and resources, as well as education on wilderness values, appropriate uses, and potential hazards. An interpretive wayside and/or kiosk would be added in the administrative enclave area to provide visitors with on-site information regarding wilderness values, appropriate uses, and potential hazards.

**Resource Management.** Natural resource management efforts would continue to emphasize inventory, monitoring, and trend analysis of nesting shorebirds, sea turtles, and raptors, and establishment of closure areas around active nesting sites. Volunteer assistance in the sea turtle management program would continue to be limited in this area because of logistics.

The national seashore would continue to collaborate with the U.S. Army Corps of Engineers to help restore the island's sediment transport and budget system that was disrupted by previous and ongoing dredging of adjacent navigation channels.

The national seashore staff would continue to coordinate with the U.S. Department of Agriculture to eradicate the nonnative cactus moth from the island.

To minimize damage to seagrass beds from vessel groundings, anchoring, and propeller scarring, a seagrass bed zone would be designated along the north shoreline.

**Operations Support.** No on-site operations support facilities would be provided on Petit Bois Island. Staff would need to respond to management issues via West Ship Island, Horn Island, or from Davis Bayou. On Horn Island, a small operations support center would continue to be maintained in the administrative enclave area, including ranger residences, bunkhouse, and office complex, and a dock.

# **STAFFING AND COSTS**

The staffing level under alternative 4 would be the equivalent of 108. Currently, the national seashore is authorized to have 111 FTE employees and, therefore, this alternative would not require additional staffing beyond the authorized amount. Instead, the 22 FTE employees above the current level would support resource stewardship and visitor services envisioned under this alternative.

The breakdown of additional staffing needs by each management division is presented below.

The Superintendent's Office and Administrative Division would seek an increase in 2 FTE employees, bringing the division's total to 12 FTE employees to manage an expanded commercial services program, manage an expanded partnership program, and provide IT (information technology) support for both districts.

The Resource and Visitor Protection Division would seek an additional 4 FTE employees, bringing their division's total to 35 FTE employees to support an increase in patrols within the marine environment, increased patrols on Cat Island, implement the camping permit system, and establish an on-site presence at Okaloosa.

The Interpretive Division would seek an additional 6 FTE employees, bringing their division's total to 16 FTE employees to support expanded interpretive and educational programs; provide staffing at visitor contact stations at the Fort Pickens Lifesaving Station, and new visitor contact station and bookstore at Okaloosa and possibly the Pensacola Lighthouse; initiate the mobile interpretive van service to Perdido Key, Okaloosa, and Santa Rosa Sound; and to support the education and research centers at Fort Pickens and Davis Bayou.

The Science and Resources Management Division would seek an increase of 6 FTE employees, bringing their division's total to 15 FTE employees to establish resource management programs for the marine environment and cultural resources, initiate resource inventory and monitoring efforts for Cat Island and on Eglin Air Force Base managed lands within the national seashore, and support expanded research programs coordinated through partnerships, and possibly initiate cultural resource stabilization and rehabilitation efforts for the Pensacola Lighthouse complex.

The Facility Management Division would seek an additional 4 FTE employees, bringing their division's total to 30 FTE employees to proactively manage the deferred maintenance program, support new maintenance responsibilities at Fort Pickens, Naval Live Oaks, Perdido Key, Okaloosa Area, and Cat island and possibly the Pensacola Lighthouse complex; and to maintain an expanded fleet of marine vessels needed for enhanced resource management and protection efforts.

Volunteers and partnerships would continue to be key contributors to NPS operations. The cost estimates provided here are given for comparison to other alternatives only; they are not to be used for budgeting purposes. Although the numbers appear to be absolutes, they represent a midpoint in a possible range of costs. The total one-time cost for new facilities under this alternative is estimated at \$19,580,000. Annual operating costs under this alternative would be \$8,858,000. Presentation of these costs in this plan does not guarantee future NPS funding. Project funding would not come all at once; it would likely take many years to secure and may be provided by partners, donations, or other nonfederal sources. Although the national seashore hopes to secure this funding and would prepare itself accordingly, the national seashore may not receive enough funding to achieve all desired conditions within the time frame of the General Management Plan (the next 20 or more years).

# **COST SUMMARY OF ALTERNATIVES**

The presentation of costs in a general management plan is applied to the types and general intensities of development in a comparative format. Although some costs are high, the National Park Service believes they are justified due to the size of the national seashore and the millions of visitors that it receives. Currently, the national seashore is authorized to have 111 FTE employees and none of the action alternatives would require additional staffing beyond this authorized amount. Instead, staffing above the current level would support resource stewardship and visitor services envisioned under the action alternatives.

Table 2 summarizes the cost estimates for each alternative, including some of the larger facility development costs. The following applies to costs presented in this General Management Plan:

- The costs are presented as estimates and are not appropriate for budgeting purposes.
- The cost estimates were developed in 2008 in the Choosing by Advantages (CBA) process and updated to 2013 dollars; they are very general and intended for alternative comparison purposes only.
- The cost estimates were developed using industry standards to the extent available and they represent the total costs of projects. New facilities would be constructed using sustainable methods and the best available technology.
- Actual costs would be determined at a later date and would take into consideration the design of facilities, identification of detailed resource

protection needs, and changing visitor expectations.

- Approval of the General Management Plan does not guarantee funding or staffing for proposed actions. Project funding would not come all at once; it would likely take many years to secure and may be provided by partners, donations, or other nonfederal sources. Some proposals may not be funded within the life of this plan and full implementation may occur many years into the future. National seashore operations will continue as normal with no loss of service or resource protection during the period of implementation of the proposals detailed in this plan.
- While the action alternatives propose a range of facility expansions and adaptations to address visitor experience concerns and visitor services (e.g., rebuilding structures after devastating storms), the National Park Service will evaluate proposed facility investments prior to project approvals using a variety of climate change mitigation strategies. Due to the national seashore's location and potential vulnerabilities, it is feasible that the National Park Service may conclude, following analysis of the best scientific information available, that such financial investments would be unwise and that other options would be considered or the project would not be pursued. Additional adaptation strategies will be developed relevant to climate change projections and scenarios as part of GMP implementation.

	Alternative 1	Alternative 2	Alternative 3 (NPS Preferred)	Alternative 4
Annual Operating Costs (ONPS) <sup>1</sup>	\$6,684,000	\$7,954,000	\$8,376,000	\$8,858,000
Staffing (FTE) <sup>2</sup>	86	99	106	108
One-Time Costs <sup>3</sup>				
New maintenance facility at Naval Live Oaks	\$0	\$1,760,000	\$1,760,000	\$1,760,000
Repurpose HQ/admini- stration facility to Research Learning Center	\$0	\$2,765,000	\$1,358,000	
Repurpose Lifesaving Station at Fort Pickens	\$0		\$1,525,000	\$1,525,000
Visitor facilities at Fort Pickens		\$1,687,000	\$2,667,000	\$4,369,000
Stabilize Pensacola Lighthouse <sup>4</sup>	\$0	\$153,000	\$153,000	\$153,000
Facilities at Pensacola Lighthouse <sup>4</sup>	\$0		\$475,000	\$475,000
Cat Island dock construction	\$0	\$67,000	\$67,000	\$67,000
All other facilities	\$0	\$4,758,000	\$2,685,000	\$11,231,000
Non-Facility Costs	\$0	\$0	\$0	\$0
Total One-Time Costs	\$0	\$11,190,000	\$10,690,000	\$19,580,000

#### TABLE 2. COST ESTIMATES FOR THE ALTERNATIVES IN 2013

 Annual operating costs (ONPS) are the total costs per year for maintenance and operations associated with each alternative including utilities, supplies, staff salaries and benefits, leasing, and other materials. Cost and staffing estimates assume that the alternative is fully implemented as described in the narrative. The 2013 ONPS for Gulf Islands National Seashore is \$6,684,000.

2. The total number of FTE employees is the number of person-years of staff required to maintain the assets of the national seashore at a good level, provide acceptable visitor services, and generally support the national seashore's operations. The FTE number indicates ONPS-funded NPS staff only, not volunteer positions or positions funded by partners. FTE salaries and benefits are included in the annual operating costs. Currently, the national seashore is authorized to have 111 FTE employees.

3. One-time facility costs include those for the design, construction, rehabilitation, or adaptive reuse of visitor centers, roads, parking areas, administrative facilities, comfort stations, educational facilities, entrance stations, fire stations, maintenance facilities, museum collection facilities, and other visitor facilities. Costs for rebuilding roads and facilities that may be damaged by future storms may be high, but are unknown at this time and could vary over the life of this plan due to storm severity, amount of damage, and what decisions are made to rebuild specific facilities and roads on a case-by-case basis. Costs for underwater utility service to Fort Pickens is also unknown and may be several million dollars.

4. At this time, the national seashore does not own or manage Pensacola Lighthouse. However, these costs are presented in this plan to disclose the possible financial consequences should the seashore own the lighthouse in the future. The costs for stabilization of Pensacola Lighthouse are anticipated to be higher than estimated in this table, but they are unknown at this time. The estimated costs are included in this table for comparison purposes only.

# **IMPLEMENTATION OF THE GENERAL MANAGEMENT PLAN**

#### **IMPLEMENTATION FUNDING**

Although this General Management Plan provides the analysis and justification for future national seashore funding proposals, this plan does not guarantee future NPS funding. Many actions would be necessary to achieve the desired conditions for natural resources, cultural resources, recreational opportunities, and facilities as envisioned in this plan. The National Park Service will request funding to achieve these desired conditions; although the national seashore hopes to secure this funding and would prepare itself accordingly, the national seashore may not receive enough funding to achieve all desired conditions.

Because NPS funding may be insufficient to accomplish the goals set by the plan, national seashore managers would need to continue to pursue other options, including expanding the service of volunteers, drawing on existing or new partnerships, and seeking alternative funding sources, including the philanthropic community. Many people care deeply about their national parks, and these people are likely to continue to offer assistance in meeting NPS goals that matter most to them. Many potential partner groups exist whose missions are compatible with that of the national seashore, and these groups are likely to offer to work with the national seashore for mutual benefit. Even with assistance from supplemental sources, national seashore managers may be faced with difficult choices when setting priorities. The General Management Plan provides the frame work within which to make these choices.

Full implementation of the plan could be many years in the future, recognizing that conditions at the national seashore may change over intervening years. For example, given ongoing sea level rise and the location of the national seashore within areas at risk of flooding and storm events, the National Park Service may conclude, after analysis of the best available scientific information that certain elements of the general management plan requiring significant financial investment would be unwise to pursue.

Most of these plans, such as the marine resource management plan, would require additional NEPA or compliance processes to involve the public and partner agencies in developing alternatives for management of the national seashore.

#### **KEY IMPLEMENTATION PLANS**

#### **Marine Resources Management Plan**

A management plan will be developed to assess and plan for the protection of marine resources in the national seashore. The plan will build on new and existing marine resources information. Because of the need for highly collaborative approaches to marine resource management in the national seashore, this plan will require substantial input from the public and other stakeholders such as the Florida Fish and Wildlife Conservation Commission and the Mississippi Department of Marine Resources. Collaboration with these and other agencies will be a key component of developing solutions to marine resource management issues such as seagrass bed conservation. In addition to collaborative development of the plan itself, the draft plan will be submitted to Florida and Mississippi with a federal consistency determination for the State of Florida's review pursuant to their approved coastal management programs and the Coastal Zone Management Act.

The plan will also identify specific management actions that would be undertaken to assure stewardship of marine resources including the implementation of management zones in marine areas. Such management actions include but are not limited to new or modified use of management strategies that limit the use of internal combustion motors (e.g., pole and troll areas), or limit vessel speed (e.g., idle/ slow speed zones), access limitations, or area closures. Fisheries-related management strategies associated with certain zones may be modified or refined based on outcomes from the proposed marine resources management plan.

In the interim, the National Park Service would develop a memorandum of understanding with the Florida Fish and Wildlife Conservation Commission that outlines the commitment of both agencies to collaborate in the management of marine resources within the national seashore and become cooperating agencies in the development of the marine resources management plan.

# **Resource Stewardship Strategy**

A plan would be developed to provide comprehensive, long-range direction for natural and cultural resource management. This strategy would establish a multiyear, ecosystem-based planning process to implement inventories, condition assessments, monitoring, and restoration projects for natural and cultural resources. A resource condition assessment may be included in this process.

# **Climate Change Planning**

The national seashore is in need of a comprehensive strategy to address the impacts of climate change on resources, facilities, and visitor opportunities. The National Park Service is implementing a Climate Change Response Strategy (NPS 2010) and action plan that provides a frame work and processes for park units to address climate change across a spectrum of efforts, including science, adaptation, mitigation, and communication.

# **Commercial Services Plan**

A commercial services plan would be developed to evaluate all commercial services in the national seashore on mainland and island units, and in national seashore waters. This plan would determine the most feasible method (commercial use authorization, limited commercial use authorization, or concession contract) for providing commercial water transportation services, recreation services and rentals, and food services throughout the national seashore.

# Pensacola Lighthouse Development Concept Plan

The Pensacola Lighthouse is currently managed by the Pensacola Lighthouse Association under a long-term agreement with the U.S. Coast Guard. If management authority of the Pensacola Lighthouse was eventually transferred to the National Park Service, a development concept plan would be initiated to identify site development, accessibility, interpretive programs, and cultural resource management implementation strategies.

# Cat Island Development Concept Plan

Upon completion of land acquisition for Cat Island, a development concept plan would be initiated for the federal lands of the island to identify the long-term location of dock facilities, trail networks, resource restoration efforts, and infrastructure needs.

# Wilderness and Backcountry Management Plan

The 2004 Wilderness Management Plan provides guidance on how wilderness areas in the national seashore should be managed. However, it does not include some of the NPS current planning frame work for wilderness areas. The national seashore is planning to update and expand its wilderness management plan in the near future. Components of this plan may include guidance for inventory and monitoring of resources, guidance for management of night skies and natural sound in backcountry areas, a wilderness character narrative, a baseline wilderness character condition assessment, and development of a robust minimum requirements analysis process. It may also evaluate administrative use and facilities as well as visitor use in backcountry and wilderness areas of the national seashore, and consider a permit system for backcountry use. The Horn Island Wilderness Area will be a focal point of the plan, which will evaluate alternatives for the administrative corridor and facilities on Horn Island such as the structures and pier.

# **Asset Management Plan**

The National Park Service is developing a national program for managing structures and facilities (assets) in national park system units. This program is likely to call for development of an asset management plan for each park unit. Such plans are designed to provide park managers with a means of prioritizing, scheduling, and funding maintenance and repair work. They also include techniques to manage gaps between needed and anticipated funding, such as "mothballing" or even disposing of lower priority assets. The national seashore's asset management plan would follow the guidelines of the national program, including guidance for compliance with the National Environmental Policy Act, sections 106 and

110 of the National Historic Preservation Act, and other applicable laws and policies.

# Archeological Overview and Assessment

The national seashore is in need of an archeological overview and assessment. This effort would entail the compilation of all the existing information on past archeological surveys, including who carried out the research, when and where the research was conducted, and major findings. It would also identify future surveys needed in the national seashore. This information will better protect archeological resources at the national seashore. It will also be used to improve interpretation and education of park visitors on the history of the national seashore.

## **Historic Resource Study**

The national seashore is in need of completing a historic resources study, a foundational document all park units should have. A historic resource study is the primary document used to identify and manage the historic resources in a park unit. It is the basis for understanding the significance and interrelationships, and the frame work within which additional research should be initiated. A historic resource study will help the national seashore better understand the significance of the cultural resources already identified within its boundaries, write or update national register nominations, and make sound management decisions about these resources.

# National Register of Historic Places Nominations

Several national register nominations have been completed for the national seashore.

# National Register of Historic Places Nominations

Several national register nominations have been completed for the national seashore. However, due to the standards that existed at the time they were written 10 or more years ago, some of the nominations are lacking in detailed information about the resource(s). Rewriting or amending the existing nominations as needed to bring them up to current documentation standards, as well as including more recent scholarship, will help the national seashore make sound management decisions for the preservation and or use of these cultural resources.

# Historic Structure Reports and Resource Studies

If rehabilitation is the treatment chosen for Fort Barrancas, the national seashore would need to complete a historic structure report before proceeding with any work. The existing Fort Barrancas national register nomination lacks detailed historical information about the structure including how it has been used over the years. The existing historic structure report outlines the chronology of development and use, but lacks sections to define the significant features, define the period(s) of significance, and make treatment recommendations. Having this information would allow the national seashore to make sound decisions about rehabilitating the structure. Existing reports will be updated to include architectural and treatment sections and, where necessary, additional historic structure reports will be completed.

# Long-Range Interpretive Plan

The national seashore is in need of a longrange interpretive plan to provide a vision for the future of interpretation, education, and visitor experience opportunities. The plan would recommend the most effective, efficient, and practical ways to address interpretive and educational goals and issues.

# **Visitor Services Project**

The national seashore is in need of comprehensive visitor surveys as part of a visitor services project to better inform national seashore managers about important and emerging visitor use issues. The goal of a visitor services project is to answer important questions about park visitors such as: who are the park's visitors; what do they do at the park; what park facilities, features, and programs do they use or attend, and what do they think about them? This information would be used in a variety of ways, from improving visitor services and facilities to redirecting resource protection efforts to guiding interpretive programming.

# **Administrative History**

Gulf Islands National Seashore has a complex history of land ownership, prior land uses, and management priorities. NPS administrative histories analyze individual parks and their establishment and administration, as well as NPS programs and policies and how they have impacted that particular park unit. By learning more about problems their predecessors faced, managers at all levels can be better informed about contemporary issues and bring greater awareness to their policy and program decisions.

# **Cultural Landscape Studies**

Nine potential cultural landscapes exist within Gulf Islands National Seashore (see "Chapter 3: Affected Environment") These include the Naval Live Oaks Plantation, Fort Pickens, Fort Barrancas, Advanced Redoubt, and Fort Massachusetts. Cultural landscape inventories need to be completed for all of these areas prior to developing more sitespecific treatments to support management found to be eligible for the National Register of Historic Places, the national seashore would evaluate and develop appropriate short- and long-term preservation strategies through the preparation of cultural landscape reports.

# MITIGATION MEASURES FOR THE ACTION ALTERNATIVES

In the legislation that created the National Park Service, Congress charged the agency with managing lands under its stewardship "in such manner and by such means as will leave them unimpaired for the enjoyment of future generations" (National Park Service Organic Act). As a result, the National Park Service routinely considers and implements mitigation measures whenever activities that could adversely affect resources or systems are anticipated. Mitigation means to take action to avoid, reduce, or compensate for the effects of environmental damage.

A common set of mitigation measures would be applied to the action alternatives in this General Management Plan. The National Park Service would avoid, minimize, and mitigate adverse impacts whenever practicable.

## GENERAL

New facilities (e.g., campsites, trails, bicycle trails) would be sited to minimize impacts on resources, including avoiding wetlands and sensitive areas and placing new facilities as close to existing disturbances as feasible. Before any construction activity, construction zones would be identified with temporary fencing to confine disruptions to the minimum area required. All protection measures would be clearly stated in the construction specifications, and workers would be instructed to avoid areas beyond the fencing.

Construction activities would implement standard soil erosion and stormwater runoff prevention methods such as use of silt fencing to avoid erosion and runoff in flowing water environments or during rain events. Outdoor lighting for new or rehabilitated facilities would be the minimum amount required to provide for personal safety. Lights would also be shielded and/or directed downward to minimize impacts on the night sky. Best available technology, such as lowpressure sodium lights, would be incorporated into outdoor lighting.

Standard noise abatement measures would be implemented, as appropriate, during park operations and construction activities. Examples include scheduling activities so that impacts are minimized, use of the best available noise control techniques, use of hydraulically or electrically powered tools, and situating noise-producing machinery as far as possible from sensitive uses or resources.

# **CULTURAL RESOURCES**

The National Park Service would preserve and protect, to the greatest extent possible, the cultural resources of Gulf Islands National Seashore. Specific mitigating measures would include the following:

- Continue to develop inventories for and oversee research about archeological and historical resources (structures and cultural landscapes) to better understand and manage the resources. Continue to manage cultural resources and collections following federal regulations and NPS policies and guidelines. Maintain the national seashore's museum collection in a manner that would meet NPS curatorial standards.
- Subject proposed projects to sitespecific planning and compliance. Make every effort to avoid adverse impacts through the use of *The*

Secretary of the Interior's Standards and Guidelines for Archeology and Historic Preservation. If adverse impacts could not be avoided, mitigate these impacts through a consultation process with all interested parties.

- As appropriate, archeological surveys and/or monitoring would precede any ground disturbance activities. Known archeological resources would be avoided to the greatest extent possible during construction. If archeological resources that are listed in or are eligible for listing in the National Register of Historic Places could not be avoided, an appropriate data collection plan would be developed in consultation with state historic preservation officers. If during construction previously unknown archeological resources are discovered, all work in the immediate vicinity of the discovery would be halted until the resources can be identified and documented and, if the resources cannot be preserved in situ, an appropriate mitigation strategy can be developed in consultation with the state historic preservation officer.
- The appearance and condition of historic structures before rehabilitation or restoration and changes made during treatment would be documented. Such documentation would be shared with the state historic preservation officer and added to the national seashore's cataloging system.
- Materials removed during rehabilitation efforts would be evaluated to determine their value to the national seashore's museum collections and/or for their comparative use in future preservation work at the sites.

Before conducting any actions outlined in the alternatives identified in this General Management Plan that could affect cultural resources that are listed in or eligible for listing in the national register, the undertaking would be subjected to the requirements of 36 CFR 800 in compliance with section 106 of the National Historic Preservation Act of 1966 (as amended). The National Park Service would therefore consult with the Florida or Mississippi state historic preservation officers, tribal representatives, and other interested parties.

## NATURAL RESOURCES

#### General

Activities with the potential to disturb natural resources would be monitored for userelated impacts. Management options could range from (a) placing structures to limit impacts (e.g., sand ladders and boardwalks) or redirect visitors (i.e., fences), (b) education, (c) guided activities, and (d) limiting access through a permit system.

## Wetlands

Trails and other developments would avoid wetlands and "Waters of the United States" (all waters that are currently used, were used in the past, or may be susceptible to use in interstate or foreign commerce) to the extent feasible. Where crossing or impingement upon wetlands is unavoidable, design and construction would minimize impacts on the wetlands. All potential impacts on wetlands would require state and federal permits. A wetland statement of findings would be prepared for all actions potentially impacting wetlands per NPS policies.

## **Geology and Soils**

Structures such as sand ladders, boardwalks, and sidewalks, would be used to reduce impacts on the substrate. Silt fences would be used to control erosion and runoff. Steep slopes and inundated areas would be avoided.

# Vegetation and Wildlife

Trails/paths would be placed as close to existing disturbances as possible. The construction footprint would be minimized for both temporary and permanent impacts. Construction would take place outside peak breeding and nesting seasons.

# **Threatened and Endangered Species**

Surveys would be conducted, as appropriate, for threatened and endangered species and species of concern before ground-disturbing activities are undertaken.

Impacts on federally threatened or endangered species are analyzed in detail in this document (see chapters 3 and 4 for details).

Current monitoring programs would be continued under all action alternatives, including but not limited to the following:

An active sea turtle monitoring program occurs primarily in the Florida District during the period May 1 through November 30 using replicate survey protocols for detecting and identifying nests soon after becoming established. Each nest is identified and a protective enclosure perimeter established to minimize any inadvertent trampling by visitors or operational/ management actions. Each nest is also posted with an informational sign to alert passersby to the nest and effectively close an approximate 5 meter square area to ingress/egress through the area for the approximate 60-day gestational period until hatchlings emerge and enter the ocean.

- Mitigation for impacts on the critically endangered Perdido Key beach mouse would continue with actions defined in the Perdido Key Beach Mouse Recovery Plan, developed by the national seashore and U.S. Fish and Wildlife Service. These measures include maintaining boardwalk cross-overs and installing rope barriers to discourage incidental take of the beach mouse and minimize habitat trampling.
- As mitigation for impacts on gopher tortoises, barriers would continue to be installed to keep tortoises from crossing the roadway and being killed by vehicles. Mesh fences are currently used to discourage way-ward turtles from wandering onto roadways. Burrows are also monitored as they become established to detect continued presence and absence. Periodically, comprehensive surveys, including marked recapture, are conducted to estimate population relative abundance and distribution.
- During the period March through August, the national seashore is involved in a focused and committed effort to maximize protection of the shorebirds within both districts. These efforts are part of the NPS protection of species under the Endangered Species Act, the Migratory Bird Treaty Act, and related policies. Areas where concentrations of solitary nesting shorebirds (e.g., snowy plover) are identified, and where appropriately cordoned off by establishing perimeter enclosures to control access, prevent encroachment to the extent possible, and therefore minimize impacts. While vehicular traffic on the Fort Pickens and J. Earle Bowden Way roadways remains a concern with respect to mortality adjacent to shorebird

nesting colonies from passing motorists, the national seashore continues to engage other regulatory agencies in coordinating efforts to reduce road kill. Specifically, the park in cooperation with the U.S. Fish and Wildlife Service and Florida Fish and Wildlife Conservation Commission, meet on an annual basis to outline management actions, including:

- implementation of speed limit reduction zones during the primary shorebird nesting period April through August
- deployment of speed radar detection signs and message reader boards to alert motorist to adjacent shorebird nesting activities
- installation of speed humps at strategic locations to better assure compliance with the speed limit reduction zones
- hand out brochures at the Fort Pickens and Santa Rosa entrance stations seeking motorist cooperation to abide by the reduced posted speed limit zones (20 mph in some areas adjacent to long stretches of roadway where nesting colonies become established)
- increased law enforcement would continue during the shorebird nesting period in proximity to posted speed limit reduction zones in Florida, as well as increased patrols by staff on the islands
- continue effort to install/convert to low pressure sodium lights for all external lighting fixtures on Gulf Islands National Seashore facilities to minimize artificial light pollution and reduce sea turtle disorientation

- continue contributions to interagency outreach and education effort to encourage landowners on the gulf coast to convert to low pressure sodium light fixtures
- continue to provide press releases and news media encouragement to prepare feature stories about shorebirds and public cooperation
- incorporate interpretive staffing to directly contact motorists

Conservation measures would be undertaken to reduce potential impacts on federally listed species or candidate species as needed. Conservation measures would be implemented in consultation with the U.S. Fish and Wildlife Service and would be required if activities expected to have impacts on listed species or their designated critical habitat beyond those addressed in this document were initiated.

Should any of the above events occur, renewed discussion and consultation with the U.S. Fish and Wildlife Service would focus on development of specific conservation measures to reduce potential impacts on these species and/or designated critical habitat. Such conservation measures would be based on the recommendations provided by the U.S. Fish and Wildlife Service on a project basis during consultation.

Conservation measures would likely include, but would not be limited to, the following:

- Protecting sensitive species by fencing or another system designed to prevent impacts from human activity and discourage predators.
- Restricting visitor use from certain breeding areas during the breeding season.

- Providing education about species and habitats and conservation.
- Designating alternate access points.
- Design and construction of structures or mechanisms for safe gopher tortoise movement such as road underpasses.

# **IDENTIFICATION OF THE NPS PREFERRED ALTERNATIVE**

After reviewing public comments on the preliminary range of alternative management concepts, the planning team proceeded to refine the alternatives by developing more specific descriptions for the type and general intensities of development (including access) for each of the national seashore's 12 management units. Once this was complete, the planning team analyzed the anticipated environmental consequences and estimated costs associated with implementing each alternative.

To identify the NPS preferred alternative, the planning team applied an objective evaluation process called Choosing by Advantages. In using this process, the planning team asks: "What and how large are the advantages of each alternative?," "How important are these advantages?," and finally, "Are these advantages worth their associated costs?" The CBA process does not "weigh" evaluation criteria in advance so that certain criteria are automatically more important than others. Rather, the process focuses on the differences (advantages) between alternatives and how important those differences are. Five factors were developed to describe and distinguish the advantage values of each of the four alternatives:

Factor 1: Provide Quality Visitor Experience Opportunities

Factor 2: Protect Wilderness Values

Factor 3: Protect, Enhance, and Restore Gulf Coastal Ecosystems

Factor 4: Provide Socioeconomic Benefits to Nearby Communities

Factor 5: Improve Efficiency of NPS Operations

A matrix was established that listed all the alternatives across the top with a listing of the factors down the left-hand margin. Next, attributes were defined under each alternatives for each factor. Attributes are consequences or characteristics of an alternative. When this was completed, the least preferred set of attributes within each factor was identified. Next, attributes were compared between alternatives to establish advantages. The system has the capability of comparing similar as well as dissimilar variables, and quantifiable as well as nonquantifiable variables. Once all the advantages statements are described, the group identified the highest advantage in each factor.

Factor 1: Provide Quality Visitor Experience Opportunities: Alternative 4 provides the most choice, access, and service.

Factor 2: Protect Wilderness Values: Alternative 2 provides the greatest protection of wilderness values.

Factor 3: Protect, Enhance, and Restore Gulf Coastal Ecosystems: Alternative 2 provides the greatest protection, enhancement, and restoration of coastal ecosystems. This became the paramount advantage CBA process.

Factor 4: Provide Socioeconomic Benefits to Nearby Communities: Alternative 4 provides the greatest benefit to nearby communities.

Factor 5: Improve Efficiency of NPS Operations: Alternative 3 provides the most efficient operations.

The greatest advantages within each factor were then compared against each other to determine which provided the paramount advantage and was assigned a value of 100. In making this determination, consideration was given to what would be the most important issue to resolve in the management plan. The remaining advantage statements were then compared against the paramount advantage and assigned a value.

Once the advantage values for alternatives were tallied, a total level of importance score was identified for each alternative. Alternative 3 provided the highest value at 190. Alternative 4 followed closely behind with a score of 175. Alternative 2 and Alternative 1 scored 115 and 110 respectively.

The relationship of advantage values and estimated implementation costs for each alternative were then plotted on a chart. Alternative 3 provided the overall best value (greatest total advantage for the cost expended). Next, the planning team proceeded into the final phase of the evaluation and examined if there where elements of any of the other alternatives that could be incorporated or substituted for elements of alternative 3 to enhance value and/or reduce costs. The primary adjustments included adding research to the educational emphasis by collaboration/ cooperation of academia/scientists, agencies, and other conservation organizations and reducing the level of new infrastructure proposed at Perdido Key and Cat Island.

A modified version of alternative 3 was selected as the preferred alternative.

# ENVIRONMENTALLY PREFERABLE ALTERNATIVE

The National Park Service is required to identify the environmentally preferable alternative in its environmental impact analysis documents for public review and comment. The Park Service, in accordance with the Department of the Interior policies contained in the Departmental Manual (516 DM 4.10) and the "Council on Environmental Quality's Forty Questions," defines the environmentally preferable alternative (or alternatives) as the alternative that best promotes the national environmental policy expressed in the National Environmental Policy Act (section 101[b]). Section 101 states that "it is the continuing responsibility of the federal government to

- 1. fulfill the responsibilities of each generation as trustee of the environment for succeeding generations;
- 2. assure for all Americans safe, healthful, productive, and aesthetically and culturally pleasing surroundings;
- 3. attain the widest range of beneficial uses of the environment without degradation, risk to health or safety, or other undesirable and unintended consequences;
- 4. preserve important historic, cultural, and natural aspects of our national heritage, and maintain, wherever possible, an environment which supports diversity, and variety of individual choices;
- 5. achieve a balance between population and resource use which would permit high standards of living and a wide sharing of life's amenities; and
- 6. enhance the quality of renewable resources and approach the maximum attainable recycling of depletable resources."

The alternatives do not differ much with respect to criteria 1 and 6; therefore, this evaluation focuses on criteria 2, 3, 4, and 5.

Alternative 1, the no-action alternative, represents "business as usual" and was included to provide a baseline against which to compare the effects of the other (action) alternatives. Alternative 1 partially meets criterion 2; the current imbalance between visitor amenities is not fully addressed. Alternative 2 partially realizes criterion 3 because it does not comprehensively address challenges in the areas of resource protection and visitor use that face the national seashore now and in the future. Alternative 1 also does not fully realize criterion 4 because it does not provide improved protections for and visitor access to historic, cultural, and natural resources. Alternative 1 does not address changes in visitation patterns at the national seashore.

Alternative 2 fully realizes criterion 2 because it emphasizes protection of cultural resources as well as a return to more natural processes in some areas of the national seashore. This alternative partially realizes criterion 3 because it allows for a high level of natural resource protection, but it may limit the widest range of beneficial uses by visitors in the long-term. Alternative 2 partially meets criteria 4 and 5 by preserving important cultural and natural resources throughout the national seashore. However, it may limit individual choice in the long term because of diminished opportunities for visitor accessbecause of the possible abandonment of Fort Pickens Road following a highly destructive storm and reduced visitor services on some of the barrier islands.

Alternative 3, the NPS preferred alternative, fully realizes criteria 2 and 3 by providing a wide range of visitor opportunities and safe and appropriate amenities. Compared to the other alternatives, alternative 3 provides the widest range of beneficial uses for research, resource protection, and visitor opportunities. Alternative 3 partially realizes criterion 4 because it preserves important resources and allows for a variety of individual choices. However, in some areas, natural resources may be diminished to provide greater visitor opportunities, such as visitor activities on the barrier islands that may cause adverse impacts on natural resources. Alternative 3 fully meets criterion 5 because it allows for access by the large local and visitor populations to enjoy highquality national seashore resources and amenities.

Alternative 4 partially meets criterion 2 by providing safe surroundings, but emphasis on visitor opportunities may diminish the experience for some visitors because of potential crowding and the greater presence of commercial services. Alternative 4 only partially meets criteria 3 because it does not provide a very wide range of beneficial uses, because emphasis is placed on visitor education and recreational opportunities and access. Alternative 4 only partially realizes criterion 4 because it preserves the most important historic, cultural, and natural resources, but some resources may be modified to provide the widest range of visitor opportunities. Because of the implementation of fees at the Okaloosa Area and the emphasis on diversified recreation, alternative 4 only partially realizes criterion 5 because it may limit visitor access because of cost, or enjoyment because of diminished resource values and crowding. However, this alternative may provide some visitors with enhanced enjoyment of life's amenities because of diversified education and recreational opportunities in the national seashore.

After considering the environmental consequences of the four management alternatives, including consequences to the human environment, the National Park Service has concluded that alternative 3, the NPS preferred alternative, is also the environmentally preferable alternative. This alternative best realizes the full range of national environmental policy goals as stated in section 101 of the National Environmental Policy Act.

Topic/Area	Alternative 1	Alternative 2	Alternative 3	
Concept	Gulf Islands National Seashore would be managed to continue the protection of its northern Gulf Coast resources and to restore visitor services lost during the hurricanes of 2004–2005.	Gulf Islands National Seashore would be managed to adapt to the wild and dynamic processes of the northern Gulf Coast while providing seashore recreational and educational opportunities. The level of infrastructure to support visitor services on barrier island areas is adapted or removed as the environment changes over time.	Gulf Islands National Seashore would be managed as an outdoor classroom for exploring the natural and human history of the northern Gulf Coast while providing seashore recreational opportunities. Collaboration and cooperation between a consortium of academia, visiting scientists, conservation organizations, and other agencies would be actively pursued to enhance resource management, steward- ship, and understanding of the northern gulf coastal environment.	
Visitor Experience	The national seashore would continue to provide opportunities for traditional beach activities and marine activities, as well as hiking, biking, motor touring, camping, picnicking, backcountry use, exploration of coastal fortifications, and other uses compatible with the protection of the national seashore's scenic, natural, and cultural values. These opportunities range from recreating with large groups within developed to semideveloped areas to finding solitude within an undeveloped wilderness island setting.	Same as alternative 1.	Same as alternative 1.	
		When storms or other natural processes significantly impact barrier island infrastructure, contemporary accommodations would not be rebuilt. Interpretive/educational programs, visitor services, and recreational activities would adapt to these changed conditions. Visitors would be provided with more dispersed and primitive recreational opportunities. Seashore recreational opportunities on mainland areas would continue to be provided within a full range of developed to undeveloped settings.		
	The interpretive program would continue to foster public awareness and appreciation of the fundamental resources and values of the national seashore through six primary interpretive themes.	In addition to supporting the existing interpretive goals, accommodations for interpretive/educational programs on barrier islands would adapt to a more undeveloped setting and rely more on nonpersonal services. Conversely, national seashore interpretive and educational opportunities on mainland areas would be expanded to compensate for changes on the barrier islands.	In addition to supporting the existing interpretive goals, greater emphasis would be placed on using the national seashore as an outdoor classroom to provide visitors with expanded on-site learning opportunities. The national seashore would establish an environmental education center and develop an active stewardship program while providing educational and interpretive opportunities that explore the role that natural systems and coastal fortifications have played in the area.	
			History would be brought to life at selected coastal fortifications by actively presenting stories of important periods of their history.	
			Visitors would have guided and self-guided opportunities to explore coastal and barrier island ecology.	

## Alternative 4

The National Park Service would seek to collaborate and expand partnerships with educational and cultural institutions, nonprofit organizations, and commercial service providers to promote a greater array of national seashore recreational and educational opportunities among a variety of coastal settings.

Same as alternative 1.

Greater emphasis would be placed on expanding and diversifying the range of outdoor recreational opportunities available among a variety of coastal settings. Selected sites could include areas that accommodate a high level of visitor use while providing a diversity of visitor opportunities. In some cases, expanded commercial services could provide recreational equipment rentals, water-based transportation, and food service.

Similar to alternative 1, the interpretive program would continue to foster public awareness and appreciation of the fundamental resources and values of the national seashore. Greater emphasis would be placed on using the national seashore as an outdoor classroom to provide visitors with onsite opportunities to explore and learn about northern Gulf Coast ecology and human history while continuing to provide recreational opportunities.

Same as alternative 3.

Same as alternative 3.

The national seashore would collaborate with educational and cultural institutions, nonprofit organizations, and commercial services to provide visitors with a wide range of seashore opportunities.

The national seashore would collaborate with and support regional educational and research programs focusing on preservation and understanding of the natural and cultural environment of the northern Gulf Coast.

Topic/Area	Alternative 1	Alternative 2	Alternative 3
Visitor Experience, cont.	Natural resources would continue to be managed to preserve the integrity of the national seashore's fundamental terrestrial, estuarine, and marine ecological resources while ensuring that visitors have access to a range of recreational opportunities within a wide variety of coastal settings.	Natural resources would be managed to preserve the integrity of the national seashore's fundamental terrestrial, estuarine, and marine ecological resources. As the barrier island environment continues to evolve as part of its dynamic coastal processes, management would adapt the level of visitor services, infrastructure, and modes of access in these areas.	Natural resources would be managed to preserve the integrity of the national seashore's fundamental terrestrial, estuarine, and marine ecological resources while providing visitor access to seashore settings that best illustrate the natural evolution of geologic, environmental, and ecological processes and/or the area's collection of heritage resources.
		The key component for achieving the desired natural resource conditions would include establishing a marine management program to inventory and monitor the overall marine environment, including submerged cultural resources. To support this initiative, collaboration, coordination, and cooperation between a consortium of academia, visiting scientists, conservation organizations, and other agencies would be encouraged and actively pursued.	Same as alternative 2.
Cultural Resource Conditions	Based on cultural resource condition assessments, stabilization efforts would continue on the historic fortifications, associated structures, archeological sites, and museum collections. These resources would be evaluated, monitored, and protected in accordance with NPS historic preservation policies and legislative and executive requirements.	Under this alternative, a cultural resource management program would be established to complement the marine management program. Submerged cultural resources would be identified and documented, and preservation strategies would be developed.	Same as alternative 2.
		The current condition of the historic masonry forts, artillery batteries, and associated structures would be documented, stabilized, and preserved. Archeological sites would be tested to determine the level of significance, data potential, and condition. After a major storm or other natural event, cultural resource conditions would be assessed and recovery efforts would be limited to repair and stabilization, and as possible, data acquisition from the impacted element.	Selected historic forts, artillery batteries, and associated structures would be rehabilitated to portray their appearance/ function during a specific operational period(s). Actions would not alter the integrity of historic properties to promote the enhancement of visitor experience.
Area-Specific I	Management Actions—Florida Units		
Naval Live Oaks Area	<b>Access</b> . Access by land would continue via U.S. Highway 98. The existing bicycle/pedestrian trail connection along the south side of U.S. 98 would continue to provide visitors with an alternative means of accessing the Naval Live Oaks Area.	Access. Same as alternative 1 except options for boat landings along the Pensacola Bay and Santa Rosa Sound shorelines might be restricted to designated areas. A dock facility (no ramp) might be provided on the Santa Rosa Sound side near the visitor center.	Access. Same as alternative 2.
	Access by water would continue to be permitted by private boat, with unrestricted options for boat landings along the Pensacola Bay and Santa Rosa Sound shorelines.		

#### Alternative 4

Natural resources would be managed to provide a variety of settings that support access and opportunities for visitors. More intervention and management techniques might be required to provide such opportunities while also protecting the natural environment to the greatest extent possible. In nonsensitive areas, natural resources could be modified to provide and accommodate a range of recreational activities, visitor services, and interpretive/educational programs.

In locations where natural resources are more resilient to human impacts and visitation, these sites could be modified or developed to provide greater access and capacity for an expanded and assorted range of new recreational opportunities.

Where integrity would not be compromised, the masonry forts, artillery batteries, and associated structures would be adaptively used to support a diverse range of recreational, interpretive, and educational opportunities.

In addition, historic properties lacking potential for restoration to a specific operational period would be evaluated for their potential to be rehabilitated to serve contemporary uses.

**Access.** Same as alternative 2 plus possibly provide a formalized boat landing on the Santa Rosa Sound side near the visitor center.

Topic/Area	Alternative 1	Alternative 2	Alternative 3	
Naval Live Oaks Area, cont.	<ul> <li>Visitor Opportunities. Continue to provide visitor orientation/interpretation and Eastern National bookstore at the Naval Live Oaks Visitor Center.</li> <li>Continue to provide facilities for day use recreation, including picnic facilities and restrooms and facilities for organized youth group camping.</li> <li>Continue to provide interpretive nature trails to areas of special interest on both the north and south sides of U.S. Highway 98.</li> </ul>	Visitor Opportunities. Same as alternative 1, except also provide formalized picnic area with comfort stations and primitive picnic and beach access area (with no restrooms or changing areas), and let the use of the youth group camping area accommodate any organized group.	Visitor Opportunities. Same as alternative 2, except the existing headquarters space would be adapted to establish an environmental education and research center. Other opportunities for establishing an environmental education and research center would also be explored, such as developing a site nearby in partnership with a university or other organization. A collaboration of academia, scientists, public agencies, and other conservation organizations would be pursued to enhance opportunities for research and education. After completing a cultural landscape report, a small portion of the historic live oak plantation (< 5 acres) could be managed to reflect historic plantation conditions for interpretive/educational purposes. The use of the youth group camping area would be expanded to allow organized educational/research groups.	
	Resource Management. Natural resource management efforts would continue to emphasize terrestrial vegetation and wildlife management using prescribed fire to enhance wildlife habitat and reduce hazardous fuels. Monitoring efforts would continue to assess trends in the resident gopher tortoise population. In collaboration with other agencies and as funding allows, periodic mapping and monitoring of seagrass bed conditions would continue.	Resource Management. Natural resource management efforts would continue to emphasize terrestrial vegetation and wildlife management using prescribed fire to enhance wildlife habitat and reduce hazardous fuels. Monitoring efforts would continue to assess trends in the resident gopher tortoise population. To minimize damage to seagrass beds, designate a seagrass bed zone along the north and south shoreline areas extending into Santa Rosa Sound and Pensacola Bay.	Resource Management. Same as alternative 2.	
	<b>Operations Support.</b> The visitor center/headquarters complex at Naval Live Oaks would continue to be the main administrative office space for national seashore staff. Contemporary structures would continue to be used to accommodate Florida District maintenance support.	<b>Operations Support.</b> Similar to alternative 1, the visitor center/headquarters complex at Naval Live Oaks would continue to be the main administrative office space for national seashore staff. However, if a major storm takes out Fort Pickens Road, field staff at Fort Pickens (except maintenance staff) would relocate primarily into Naval Live Oaks headquarters facility. Administrative division staff would relocate into a leased facility outside the national seashore or into structures at the Pensacola Naval Air Station. Maintenance staff would relocate into a new consolidated maintenance complex constructed in the north maintenance compound to consolidate Florida District maintenance operations.	<b>Operations Support.</b> A new administrative facility would be constructed in the north maintenance compound. A new maintenance facility would be constructed in the same area to house the Florida District maintenance operations and possibly other Florida District staff in the future	

## Alternative 4

**Visitor Opportunities.** Same as alternative1 for orientation and interpretation.

Same as alternative 3 for cultural landscape.

Some area trails might be formalized with permeable paved surfaces to contain resource damage from heavy use. Possibly expand trail opportunities by using existing firebreaks.

Similar to alternative 2 for day use recreational opportunities; however, the use of the youth group camping area would be expanded to allow any organized group or individual users.

**Resource Management.** Same as alternative 2.

**Operations Support.** Similar to alternative 1, the visitor center/headquarters complex at Naval Live Oaks would continue to be the main administrative office space for national seashore staff.

A new maintenance facility would be constructed in the same area to house the Florida District maintenance operations.

Topic/Area	Alternative 1	Alternative 2	Alternative 3
Pensacola Naval Air Station Historic Sites	<b>Access.</b> Access to Pensacola Naval Air Station via Florida State Highways 292 and 295 would continue.	Access. Same as alternative 1.	Access. Same as alternative 1.
	<b>Visitor Opportunities.</b> The visitor center and bookstore at Fort Barrancas would continue to provide orientation to and overall interpretation of the historic sites at the Pensacola Naval Air Station. Fort Barrancas, Bateria de San Antonio (Water Battery), and Advanced Redoubt would continue to be available for visitor exploration.	Visitor Opportunities. Same as alternative 1 for visitor center at Fort Barrancas. If NPS management of the Pensacola Lighthouse complex occurs, the site would be managed as an unstaffed feature of the national seashore.	Visitor Opportunities. Same as alternative 1 for visitor center at Fort Barrancas. If NPS management of the Pensacola Lighthouse occurs, the exterior would be interpreted and the keeper's quarters would be adaptively rehabilitated for use as a visitor contact station and bookstore with possible visitor access into the lighthouse interior and possible staff office space. Additional interpretive exhibits would be added.
			Manage historic sites in this area as cultural landscapes (on completion of cultural landscape report). Possibly restore selected features to portray their appearance/function during specific historic operational periods for interpretive/educational purposes.
	<b>Resource Management.</b> Cultural resource management efforts would continue to emphasize ongoing stabilization efforts to preserve Fort Barrancas, Bateria de San Antonio (Water Battery), and Advanced Redoubt. Fort Barrancas, a national historic landmark, would be afforded special protection and impacts would be minimized.	<b>Resource Management.</b> Cultural resource management efforts would be as in alternative 1.	<b>Resource Management.</b> Cultural resource management efforts would be as in alternative 1.
	The national seashore would continue to coordinate with the Pensacola Naval Air Station command to maintain the historic viewshed of the Fort Pickens, Pensacola Pass, and Fort McRee areas.	The national seashore would enhance coordination efforts with Pensacola Naval Air Station command to maintain the historic viewshed of the Fort Pickens, Pensacola Pass, and Fort McRee areas.	Same as alternative 2.
Perdido Key Area	<b>Access.</b> Access by land would continue from Florida State Highway 292. Johnson Beach Road would continue to provide road shoulder parking with designated dune cross-overs providing multiple access points to the beach along the Gulf of Mexico and the lagoon side.	<b>Access:</b> Same as alternative 1, but if Johnson Beach Road sustains more than 50% destruction from a storm, the 2 miles of road beyond Johnson Beach would not be rebuilt to restore natural conditions. The transportation corridor would transition into a multipurpose trail for pedestrian or bicycle use only.	Access. Same as alternative 2.
	Access by water would continue by private boat, with unrestricted options for boat landings along the Gulf and Big Lagoon shorelines and the Gulf of Mexico and Santa Rosa Sound shorelines (except in designated swim areas).	Same as alternative 1, but landing locations on the Big Lagoon side would be restricted to designated areas.	Access by water would continue to be permitted by private boat, with unrestricted landings along the Gulf of Mexico shoreline (except in the designated swim area). Landing locations on the Big Lagoon side might be restricted to designated areas.
	Visitor Opportunities. Continue to provide a recreation area at Johnson Beach with restrooms, parking, covered picnic facilities, and swim beach with lifeguard, as well as the small boat launch area and parking for canoe, kayak, and other small boat use on the lagoon side just north of the beach.	Visitor Opportunities. Same as alternative 1.	Visitor Opportunities. Same as alternative 1.

Alternative 4
<b>Access.</b> Same as alternative 1, plus evaluate the feasibility of a land-based shuttle service between Fort Barrancas and other points of interest. A commercial water-based service would also be explored.
<b>Visitor Opportunities.</b> Same as alternative 1 for visitor center at Fort Barrancas.
Same as alternative 3 for Pensacola Lighthouse without interpretive exhibits.
Same as alternative 3 plus add additional interpretive exhibits.
<b>Resource Management.</b> Cultural resource management efforts would be as in alternative 1.
Same as alternative 2.
Access. Same as alternative 1.
A multiuse path would be connected to the county walkway at the national seashore boundary extending to Johnson Beach (0.5 mile).
Same as alternative 3.
Visitor Opportunities. Same as alternative 1.

Topic/Area	Alternative 1	Alternative 2	Alternative 3
Perdido Key Area, cont.	Continue to interpret the history of Rosamond Johnson Beach and maintain the Discovery Trail on the north side of Perdido Key.	Same as alternative 1.	Same as alternative 1, plus introduce additional educational opportunities via a mobile interpretive/educational vehicle. Expanded interpretive/educational opportunities could include interpretive canoe and kayak trails in Big Lagoon, initiating school programs in the area, and providing on-site interpretive programs of Fort McRee and on interpretive tour boats.
	The eastern side of Perdido Key would continue to be a popular anchorage.	The eastern side of Perdido Key would be a popular anchorage. A day use permit system would be implemented to moderate the volume of boat landings. Overnight boat mooring in this area would be prohibited.	The eastern side of Perdido Key would be a popular anchorage. Additional restroom facilities would be provided in the eastern tip of the key.
	Continue to allow primitive camping 0.5 mile beyond the end of the road. Walk-in campers would continue to sign in at the Johnson Beach ranger station to allow for overnight parking.	Continue to allow primitive camping 0.5 mile beyond the end of the road; however overnight stays would be restricted to walk-in campers only. Registration at the ranger station would still be required for overnight parking.	Continue to allow primitive camping 0.5 mile beyond the end of the road, although a permit system might be established for all overnight camping (land based and overnight mooring of boats).
	<b>Resource Management.</b> Natural resource management efforts would continue to emphasize inventory, monitoring, and trend analysis of nesting shorebirds and sea turtles. Volunteers would continue to help accomplish this effort. The national seashore would continue to collaborate with the	<b>Resource Management.</b> Same as alternative 1.	<b>Resource Management.</b> Same as alternative 1.
	U.S. Fish and Wildlife Service in assessing the conditions of the Perdido Key beach mouse populations.		
	Spanish Cove and the shoreline areas between Redfish and Langley Point would continue to be closed to motorized vessels to protect sensitive seagrass bed areas.	Designate a seagrass bed zone the north shoreline of Perdido Key.	Designate a seagrass bed zone along the north shoreline on Perdido Key.
	Cultural resource management efforts would continue to emphasize ongoing stabilization efforts to preserve the remnant batteries and seawall of Fort McRee.	Same as alternative 1.	Same as alternative 1.
Fort Pickens Area	Access. Fort Pickens Road would continue to provide vehicular access between Pensacola Beach and the Fort Pickens Area. If feasible, the road would continue to be reconstructed after major storms.	<b>Access.</b> Fort Pickens Road would continue to provide vehicular access between Pensacola Beach and the Fort Pickens Area. If a storm creates the same or greater level of destruction (35% destruction) of the Fort Pickens access road as experienced during the 2004 hurricane season, the section of road between the park boundary and the Fort Pickens Lifesaving Station would not be rebuilt. Asphalt debris and remnant road sections would be removed. Access to Fort Pickens would transition from private vehicle to access by foot, private boat, and possibly commercial ferry service and/or over-sand shuttle service. Administrative vehicular access (primitive) might be established along a designated travel corridor.	The intent of the national seashore is to reconstruct the road after major storms, if feasible. The National Park Service intends to continue access via Fort Pickens Road to Fort Pickens, but there are situations that may arise in the future

## Alternative 4

Same as alternative 1, plus introduce additional educational opportunities via a mobile interpretive/educational vehicle.

Expanded interpretive/educational opportunities considered would be the same as alternative 3 plus construction of a new seasonal visitor orientation/ contact station and bookstore would be considered.

Evaluate feasibility to provide recreational equipment rental services in the Johnson Beach area.

The eastern side of Perdido Key would be a popular anchorage. Additional restroom facilities would be provided at existing dune cross-overs along Johnson Beach Road and at the key's eastern tip.

Explore options to rehabilitate the historic batteries to provide shelter for recreational users.

Same as alternative 3.

Resource Management. Same as alternative 1.

Same as alternative 3.

Same as alternative 1.

Access. Same as alternative 3.

Topic/Area	Alternative 1	Alternative 2	Alternative 3	
Fort Pickens Area, cont.	If Fort Pickens Road was destroyed by a storm, no bicycle path would be rebuilt between the national seashore boundary and the campground. Designated bike trail opportunities would continue to be provided between the campground and Fort Pickens.	Same as alternative 1.	Bike and pedestrian access would continue to be permitted along the road shoulders. Other designated bike trail opportunities would continue between the campground and Fort Pickens. Roadside parking alternatives that are safe and would not impact resources would continue to be evaluated.	
	Access by water would continue to be permitted by private boat, with unrestricted landings from Pensacola Bay and the Gulf of Mexico (except in designated swim areas).	Access by water would continue to be permitted by private boat, with unrestricted landings along the Gulf of Mexico shoreline (except in designated swim areas).	Same as alternative 2.	
	To enhance visitor access by water, a new passenger ferry pier has been constructed to accommodate commercial water- based transportation service and NPS administrative use. Planning for passenger ferry service is currently underway. The pier will provide private boaters a safer opportunity to load and unload passengers.	Same as alternative 1.	Same as alternative 1, but land-based connections to the ferry pier and other ground transportation options in the Fort Pickens area would also be explored.	
	<b>Visitor Opportunities.</b> Continue to use historic structures in Fort Pickens to support visitor services. This includes the Fort Pickens visitor center and bookstore, concession food service, restrooms; library, Eastern National office, storage, auditorium, museum, and staff offices.	<b>Visitor Opportunities.</b> Same as alternative 1 plus use a historic structure near the new dock facility for a visitor orientation and contact station. Collocate campground registration function in this structure.	Visitor Opportunities. Same as alternative 1 plus possibly rehabilitate other portions of the district to portray their historic appearance and function with incorporated interpretive media to enhance visitor understanding. If supported through partnership efforts, rehabilitate other areas to accommodate a shared educational and research facility.	
	Continue to use the Fort Pickens Lifesaving Station for indoor exhibits and camper registration.	Same as alternative 1.	Possibly rehabilitate the downstairs interior of the Fort Pickens Lifesaving Station to portray its historic appearance/function and enhance visitor understanding of the Lifesaving Service.	
	Continue to maintain contemporary structures to support visitor services, such as the entrance station, the restrooms, and picnic shelters.	Same as alternative 1.	Same as alternative 1.	
	Continue to provide beach recreation facilities at Langdon Beach.	Same as alternative 1. If the Fort Pickens access road is removed, a new entrance facility might be provided near the eastern boundary.	Same as alternative 1.	y i ve n a s i i i i i i i i i i i i i i i i i i i
		Expand concession services to include recreational equipment rental to enhance access in the national historic district. Evaluate the feasibility of providing a seasonal over-sand shuttle service throughout the area.		
	Continue to maintain contemporary campground to support RV and tent camping on several loops, including individual and group campsites, restrooms, electrical hookups, a Campground Store, and a dump station.	Same as alternative 1 plus designate a "tent camping only" zone. If access road is destroyed by storms, the campground would no longer provide for RV camping and transition into tent camping only. Electrical hookups and dump station would be removed. Relocate campground registration to visitor contact center and Campground Store function to concession store at firehouse. Remove the Campground Store and restore the site.	Same as alternative 1 plus designate a "tent camping only" zone. Remove or remodel existing Campground Store and replace with a more environmentally sustainable structure that could accommodate campground registration and Campground Store functions. Provide additional parking and circulation improvements. Extend the bike lane on Fort Pickens Road from Langdon Beach to Fort Pickens, and improve the bike trail between the Campground Store and Fort Pickens.	
	Continue to provide contemporary amphitheater structure for interpretive and educational programs.	Same as alternative 1.	Same as alternative 1.	
	Continue to provide fishing and sightseeing opportunities at the fishing pier.	Same as alternative 1.	Same as alternative 1.	

Alternative 4
Same as alternative 3.
Same as alternative 2.
Same as alternative 3, but the feasibility to initiate/expand commercial passenger ferry service or other water-based transportation service to the Pensacola Naval Air Station and Naval Live Oaks from the Fort Pickens Area would also be evaluated.
Visitor Opportunities. Same as alternative 3.
Same as alternative 3.
Same as alternative 1.
Same as alternative 1 plus an additional swim beach area would be provided 0.25 mile beyond the east boundary at Pensacola Beach.
Expand concession services to include recreational equipment rental to enhance access in the national historic district. Evaluate the feasibility to provide a seasonal shuttle service throughout the area.
Same as alternative 1 plus designate a "tent camping only" zone. Expand campground to include walk-in tent campsites for ferry passengers, hikers, boaters, and bicycle riders. Remove existing Campground Store. Evaluate the feasibility of adapting one historic structure to accommodate camper registration and store functions. If not feasible, construct new structure as described in alternative 3. Provide additional parking and circulation improvements. Evaluate feasibility of converting campground operation into a concession-operated service.
Same as alternative 1.
Same as alternative 1.

Topic/Area	Alternative 1	Alternative 2	Alternative 3
Fort Pickens Area, cont.	Continue to provide interpretive trails, including the Blackbird Marsh Trail, Dune Nature Trail, Fort Pickens self-guided trail, and cross-over trail.	Same as alternative 1 plus provide additional boardwalk beach cross-overs as needed to minimize resource damage.	Same as alternative 2.
	<b>Resource Management.</b> Natural resource management efforts continue to emphasize inventory, monitoring, and trend analysis of nesting shorebirds and sea turtles. Volunteer efforts continue to extend the reach of existing staff in accomplishing this effort.	<b>Resource Management.</b> Same as alternative 1.	<b>Resource Management.</b> Same as alternative 1.
		Designate a seagrass bed zone along the north shoreline area between Battery Worth and Pensacola Beach.	Same as alternative 2.
	Cultural resource management efforts would continue to emphasize ongoing stabilization efforts to preserve historic structures in Fort Pickens as well as the structures associated with the Fort Pickens Lifesaving Station.	Same as alternative 1.	Same as alternative 1.
	<b>Operations Support.</b> Continue to use historic structures in Fort Pickens to support Florida District operations and staff housing.	<b>Operations Support.</b> Same as alternative 1.	<b>Operations Support.</b> Same as alternative 1.
	The Fort Pickens Lifesaving Station would continue to be used as a ranger station, campground registration office, and district office space. The garage would continue to be used for equipment and boat storage.	If a storm destroys the Fort Pickens access road, relocate the primary district office space for science/resources management and interpretation to the Naval Live Oaks Area. Relocate ranger station function from the Fort Pickens Lifesaving Station into another historic structure closer to the Fort Pickens dock area. Relocate resource and visitor protection office space to other Florida units of the national seashore.	Use the Fort Pickens Lifesaving Station for visitor use; continue to evaluate the relocation of Florida district office staff and programs elsewhere, such as at Naval Live Oaks. Relocate the campground registration function and fee program management to the Campground Store.
		Relocate most Florida District maintenance functions to a new maintenance complex in the Naval Live Oaks north compound area. Maintain a limited maintenance staging presence with a couple of historic structures to accommodate limited storage and shop space.	Same as alternative 2.
	Continue to provide utility services (telephone, power, and sanitation). Continue to maintain the on-site wells and water distribution system. Continue to use the two above ground fuel tanks for vessels and equipment.	If utility systems are destroyed by a storm, evaluate feasibility of on-site sustainable systems that do not rely on extended utility services from Pensacola Beach.	Same as alternative 1 but assess the feasibility of using underwater electrical service.
Santa Rosa Area	Access. J. Earle Bowden Way, SR 399, would continue to be maintained as a two-way vehicular public access road and evacuation route between Pensacola Beach and Navarre Beach. Parking would continue to be allowed only in designated areas, and parking on road shoulders would continue to be prohibited. Bike and pedestrian access would continue to be allowed along the road shoulders. Continue to provide three beach access areas along the road with dune cross-overs.	<b>Access.</b> Same as alternative 1. However, if a storm destroys 35% or more of the road, the road would be reconstructed to provide for a single-lane emergency access with sustainable surfacing material. The road would normally be closed for public vehicular access, but the public would be permitted to use the route for biking and hiking. Administrative vehicular access would be permitted.	<b>Access.</b> Same as alternative 1. The route could also be made available for a shuttle system or trolley service with shelters, if such a system were found to be feasible in the future.
	Access by water would continue to be permitted by private boat, with unrestricted landings along the Gulf of Mexico and Santa Rosa Sound shorelines (except in designated swim areas).	Access by water would be permitted by private boat, with unrestricted landings along the Gulf of Mexico shoreline (except in designated swim areas). Landing locations on the Santa Rosa Sound side would be restricted to designated areas.	Access by water would continue to be permitted by private boat, with unrestricted landings along the Gulf of Mexico shoreline (except in designated swim areas).

Alternative 4
Same as alternative 2.
<b>Resource Management.</b> Same as alternative 1.
Same as alternative 2.
Same as alternative 1.
<b>Operations Support.</b> Same as alternative 1.
Same as alternative 3.
Same as alternative 2.
Same as alternative 3.
Access. Same as alternative 1. The route could also be made available for a shuttle system or trolley service with additional turnouts that provide shelters, restrooms, and dune cross-overs if such a system were found to be feasible in the future.
Same as alternative 3.

Topic/Area	Alternative 1	Alternative 2	Alternative 3	
Santa Rosa Area, cont.	<b>Visitor Opportunities.</b> Continue to provide beach recreation facilities at Opal Beach, including restrooms, outdoor showers, portable lifeguard towers, picnic areas, dune cross-overs, and parking.	<b>Visitor Opportunities.</b> Same as alternative 1 but if structures are destroyed by a storm, they would not be rebuilt. Debris would be removed, and the site would be restored to near natural conditions. However, entry point parking areas with restrooms would be permitted on the east and west ends.	<b>Visitor Opportunities.</b> Same as alternative 1 but if structures are destroyed by a storm, best available technology and design will be considered when deciding what type of facility and what materials will be chosen to replace the structure.	
	Continue to maintain wayside exhibits and provide for on-site scheduled interpretive programs.	Same as alternative 1	Same as alternative 1 plus introduce additional educational opportunities via a mobile interpretive/educational vehicle.	
	Overnight camping would continue to be a prohibited activity.	Overnight camping would continue to be a prohibited activity.	Implement a permit system for primitive camping in designated areas for group educational programs, through hikers, and long distance paddlers.	
			Commercial services might be permitted to support on-site recreational activities.	
	<b>Resource Management.</b> Natural resource management efforts would continue to emphasize inventory, monitoring, and trend analysis of nesting shorebirds and sea turtles. Volunteer efforts continue to extend the reach of existing staff in accomplishing this effort.	<b>Resource Management.</b> Same as alternative 1, but a seagrass bed zone would be implemented along the north shoreline.	<b>Resource Management.</b> Same as alternative 2.	
	<b>Operations Support.</b> The building at Opal Beach may be modified to serve as a residence for a volunteer site host for the area.	<b>Operations Support.</b> Same as alternative 1, but if the J. Earle Bowden Way is converted to a one-way evacuation lane and the structures are destroyed by a storm, they would not be rebuilt. The entrance station function would shift to the east and west entry point areas.	<b>Operations Support.</b> Same as alternative 1, but if structures are destroyed by a storm, best available technology and design will be considered when deciding what type of facility and what materials will be chosen to replace the structure.	
Okaloosa Area	<b>Access.</b> Vehicular access to the Okaloosa Area would continue to be via U.S. Highway 98. Boat access to the Santa Rosa Sound would continue to be by small boat launch ramp and a trailer parking area.	Access. Same as alternative 1.	Access. Same as alternative 1.	
	<b>Visitor Opportunities.</b> Continue to maintain the beach recreation facilities (picnic area, shelters, and restroom facilities with outdoor showers) at Okaloosa Beach and provide on-site orientation and interpretive wayside exhibits.	Visitor Opportunities. Same as alternative 1.	Visitor Opportunities. Same as alternative 1 plus establish a gateway presence and introduce additional structures (shade/picnic) and services to support day use. Introduce educational opportunities supported by a mobile interpretive/educational vehicle.	
	<b>Resource Management.</b> Natural resource management efforts continue to emphasize inventory, monitoring, and trend analysis of nesting shorebirds.	Resource Management. Same as alternative 1.	Resource Management. Same as alternative 1.	
		The national seashore staff would seek cooperation with the Eglin AFB commander, the state, and surrounding municipalities and counties in regard to inventories and monitoring of natural and cultural resources on lands within the national seashore boundary.	Same as alternative 2.	
	<b>Operations Support.</b> Continue to maintain volunteer trailer pad. Maintain site utilities serviced by adjacent municipality.	<b>Operations Support.</b> Same as alternative 1.	<b>Operations Support.</b> Same as alternative 1.	

## Alternative 4

**Visitor Opportunities.** Same as alternative 3 plus expand capacity at Opal Beach and/or provide additional swim beach areas at the west and east ends of the area.

Same as alternative 1 plus introduce additional educational opportunities via a mobile interpretive/educational vehicle. Provide wayside exhibits at new swim beach areas.

Implement a permit system for primitive camping.

Evaluate the feasibility of providing recreational equipment rental services.

**Resource Management.** Same as alternative 2.

**Operations Support.** Same as alternative 3.

**Access.** Same as alternative 1 plus possibly expand the launch ramp and parking area to accommodate larger vessels and/or more numerous smaller vessels.

**Visitor Opportunities.** Same as alternative 1 plus lifeguard service would be provided for the first time at this area. Separate bathing and recreational areas would be designated. The parking area might be expanded. Enhance interpretive services and establish a gateway presence to the national seashore by providing a new on-site visitor contact station. Introduce educational opportunities supported by a mobile interpretive/educational vehicle.

**Resource Management.** Same as alternative 1.

Same as alternative 2.

**Operations Support.** Same as alternative 1 plus accommodate a new ranger station with administrative office space.

Topic/Area	Alternative 1	Alternative 2	Alternative 3
Area-Specific	Management Actions—Mississippi Units		
Davis Bayou	<b>Access.</b> Continue to use the 2.2-mile park entrance road connecting to U.S. Highway 90 to provide access to a number of recreational features in the Davis Bayou Area.	Access. Same as alternative 1.	Access. Same as alternative 1.
	Continue to maintain water access for private boats to and from the Mississippi Sound by existing boat ramp. Continue to accommodate additional water access for paddlers at existing boat launch facility. Other facilities to be maintained include a public fishing pier at the visitor center and a public boat launch and shelter.	The public launch for motorized vessels would be phased out to minimize the need for dredging activities in the bayou. Water access for paddlers would continue. Adapt existing public fishing pier at the visitor center to also accommodate commercial water transportation service operators. Some dredging might be required.	Same as alternative 1 except adapt the public fishing pier at the visitor center to also accommodate commercial water transportation service operators. Some dredging might be required.
	<b>Visitor Opportunities.</b> The Davis Bayou Visitor Center would continue to be the national seashore's Mississippi hub for providing visitors with orientation, information, interpretive exhibits, and book sales. Indoor and outdoor interpretive and educational programs would continue at the visitor center and the campground amphitheater.	Visitor Opportunities. Same as alternative 1.	Visitor Opportunities. Same as alternative 1 plus possibly construct a new amphitheater pavilion near the visitor center to accommodate larger groups and expanded interpretive programs.
	Continue to provide visitors water and land based opportunities for exploration and learning about the Davis Bayou ecosystem through guided and self-guided interpretive nature trails and guided boat interpretive tours.	Same as alternative 1 but do not restore the bayou boathouse if it is destroyed in a storm, but continue interpretive boat tours.	Same as alternative 1 plus adapt the old well shed to accommodate an environmental learning classroom area. Maintain the scenic viewshed around Davis Bayou.
			Pursue a collaboration of academia, scientists, public agencies, and other conservation organizations to enhance opportunities for research and education.
	Continue to provide camping opportunities with access to power and water service hookups including campgrounds, group tent camping areas, restrooms, a volunteer RV campsite, and a fee station/office.	Same as alternative 1 plus designate a "tent camping only" zone within existing campground footprint.	Same as alternative 2.
	Continue to provide open space for group play. Continue to provide picnic opportunities and maintain existing facilities, including picnic shelters, restrooms, and the gazebo.	Same as alternative 1.	The open space near the Davis Bayou campground area would be used for outdoor environmental education and/or restored to a more natural environment. Picnic opportunities would continue to be provided.
	Continue to provide accessible fishing opportunities including the public fishing pier at the visitor center and the fishing pier gazebo. Commercial fishing guide service would continue to be permitted through commercial use authorizations.	Same as alternative 1.	Same as alternative 1.

Alternative 4
<b>Access.</b> Same as alternative 1 plus add multiuse trail adjacent
to existing roadways to expand access and recreational opportunities.
Same as alternative 3 except dredging and other navigational activities would be needed to support larger boats and increased use.
To enhance access and to expand recreational opportunities in the area, evaluate feasibility of providing recreational equipment rental services.
Visitor Opportunities. Same as alternative 3.
Same as alternative 3.
Same as alternative 3.
Same as alternative 2.
Same as alternative 3.
Same as alternative 1 except expand public fishing pier.
Develop a bluewater trail with markers in the Davis Bayou Area with possible connections to Cedar Point and USFWS Crane Refuge near the Ocean Springs Airport.

Topic/Area	Alternative 1	Alternative 2	Alternative 3
Davis Bayou, cont.	<b>Resource Management.</b> Natural resource management efforts would continue to emphasize terrestrial vegetation and wildlife management, using prescribed fire to enhance wildlife habitat and reduce hazardous fuels. Methods for restoring the wetland prairie ecosystems while maintaining adequate screening of adjacent neighborhoods would continue to be tested. In partnership with the Gulf Coast Research Laboratory, the bayou and wetland systems would continue to be monitored and conditions assessed.	<b>Resource Management.</b> Same as alternative 1.	Resource Management. Same as alternative 1.
		Possibly investigate effects of the culverts under the Davis Bayou road on the bayou system. Possibly redesign culvert systems.	Same as alternative 2.
	Cultural resource management efforts would continue to emphasize ongoing stabilization efforts for the CCC cabins. Continue to use dedicated space in the visitor center as an archival repository for specimens and objects collected in the Mississippi District.	Same as alternative 1.	One of the CCC cabins (Cave) would be adaptively reused for the marine lab and dive program, and for other interim administrative uses. The other CCC cabin (Ritz) would be documented and possibly removed.
	Continue to provide staff, volunteer, and partner housing at Davis Bayou within the CCC cabins and at the house and cottages on Boat Launch Road.	Same as alternative 1 plus provide a dormitory and emergency shelter within the maintenance area development footprint.	Same as alternative 1.
Cat Island	Access: Access to the island would continue by way of private watercraft or limited commercial service. Continue to allow unrestricted watercraft landings on federal lands from Mississippi Sound and the Gulf of Mexico. The national seashore would continue to coordinate with current land- owners to use their private dock to accommodate NPS boat access. Existing canal system and a majority of the existing road network would remain under private ownership and continue to provide private access to areas of the island's interior.	<b>Access:</b> Same as alternative 1 plus establish a new NPS docking facility to provide for administrative and commercial water transportation service use.	Access: Same as alternative 2.
	<b>Visitor Opportunities.</b> Visitors would continue to have opportunities to explore the eastern and southern areas of the island that are under federal ownership. Private lands would continue to be restricted from visitor use. Opportunities for primitive overnight camping on federal lands would continue.	Visitor Opportunities. Same as alternative 1 but a permit system would be implemented for primitive overnight camping on federal lands.	Visitor Opportunities. Same as alternative 2 plus establish (after land acquisition) a group campsite and a hiking trail system throughout federal lands using portions of the existing road network.
	No on-site interpretive or educational facilities would be provided. Davis Bayou Visitor Center would continue as the main source of information to and interpretation of Cat Island's history and resources.	Same as alternative 1.	Same as alternative 1 plus provide interpretive waysides (on federal lands) at points of interest. Possibly also provide guided interpretive tours and educational programs.
	<b>Resource Management.</b> Natural resource management efforts would continue to be limited to just basic inventory and monitoring of resource conditions.	<b>Resource Management.</b> NPS staff would coordinate with the Mississippi Department of Marine Resources and private landowners to establish strategies for minimizing impacts on seagrass beds. The national seashore would identify shoreline landing locations on federal lands to aid in this effort.	Resource Management. Same as alternative 2.
		Upon completion of land acquisition, restore portions of the road and canal networks on federal lands that are no longer needed to provide visitor and/or private landowner access.	Same as alternative 2.

Alternative 4
Resource Management. Same as alternative 1.
Sane as alternative 2.
Same as alternative 1.
Same as alternative 1.
Access: Same as alternative 2.
<b>Visitor Opportunities.</b> Same as alternative 3 but depending on future use levels the permit system might be extended to day users (including offshore anchoring or mooring) to protect island resources.
Evaluate feasibility of providing recreational equipment rental service bundled with commercial water transportation service.
Same as alternative 3 plus provide a small classroom with laboratory space (on federal lands) to enhance educational opportunities.
Resource Management. Same as alternative 2.
Same as alternative 2.

Topic/Area	Alternative 1	Alternative 2	Alternative 3	
Cat Island, cont.				[
	Cultural resource management efforts would continue to emphasize stabilization of the remnant features of the World War II Cat Island War Dog Reception and Training Center.	Same as alternative 1 plus conduct additional research to document the cultural history of the island and to map cultural features.	Same as alternative 2 plus also possibly conduct scientific research on this unique barrier island. A bunkhouse or other facilities to support research might be developed in the future.	
West Ship Island	Access. Access to the island would continue by way of private watercraft or concession operated passenger ferry service from Gulfport and/or Biloxi, Mississippi. Unrestricted landings, except in designated swim areas, along the Gulf of Mexico and Mississippi Sound shorelines continue to be permitted (except in designated swim areas).	<b>Access.</b> Access to the island would continue by way of private watercraft or commercial service. Access by water would continue to be permitted by private boat, with unrestricted landings along the Gulf of Mexico shoreline (except in designated swim areas). Landing locations on the Mississippi Sound side would be restricted to designated areas for seagrass protection.	<b>Access.</b> Access to the island continues by way of private watercraft or concession operated passenger ferry service from Gulfport and/or Biloxi, Mississippi. Access by water would continue to be permitted by private boat, with unrestricted landings along the Gulf of Mexico shoreline (except in designated swim areas).	
	The existing NPS docking facility would continue to provide for loading and unloading of passengers and materials for a concession-operated water transportation service and NPS personnel.	Same as alternative 1.	Same as alternative 1.	
	Long-term docking of private watercraft would not be permitted.			
	<b>Visitor Opportunities.</b> Continue to provide a number of visitor facilities, including a visitor contact station, comfort stations, a concession facility, and picnic/shade shelters.	Visitor Opportunities. Same as alternative 1, but if these facilities are destroyed by a storm, only the cross island boardwalk access and the north area comfort station would be rebuilt. All visitor services such as food, water, and equipment rental would be provided on board the commercial passenger ferry.	Visitor Opportunities. Same as alternative 1.	,
				· ·
	Guided and self-guided interpretive tours would continue within Fort Massachusetts. The North Guard Rooms would continue to provide for a sheltered visitor contact area. The South Guard Room would continue to be used for showing orientation film. Additional outdoor guided interpretive tours and educational programs would continue to be provided in other areas of the island. Interpretive waysides and kiosk would continue to provide self-guided opportunities for interpretation and orientation.	Same as alternative 1.	Same as alternative 1.	
			To enhance visitor understanding of the role Fort Massachusetts played in our country's history, certain portions of the fort might be restored to reflect its historic operational appearance. Cannon firing demonstrations might be introduced that would require the purchase of reproduction cannon and carriage.	
	Overnight camping would continue to be prohibited on the island.	Same as alternative 1.	Same as alternative 1.	

Α	tern	ativ	e 4

Develop a small research facility to support a partnership science and research program.

Same as alternative 3.

**Access.** Access to the island continues by way of private watercraft or concession operated passenger ferry service from Gulfport and/or Biloxi, Mississippi. Access by water would continue to be permitted by private boat, with unrestricted landings along the Gulf of Mexico shoreline (except in designated swim areas).

Same as alternative 1.

Visitor Opportunities. Same as alternative 1.

To enhance access and to expand recreational opportunities within the marine environment, evaluate feasibility of providing recreational equipment rental service provided as part of the commercial passenger ferry concession contract service.

Same as alternative 1.

Same as alternative 3.

A permit system would be implemented to allow for backcountry camping in designated areas at least 1 mile east of Fort Massachusetts.

Topic/Area	Alternative 1	Alternative 2	Alternative 3	Alternative 4
West Ship Island, cont.	<b>Resource Management.</b> Natural resource management efforts would continue to emphasize inventory, monitoring, and trend analysis of nesting shorebirds, sea turtles, and raptors and establishment of closure areas around active nesting sites. Continue to protect and stabilize Fort Massachusetts including beach nourishment.	<b>Resource Management.</b> Same as alternative 1.	<b>Resource Management.</b> Same as alternative 1.	Resource Management. Same as alternative 1
	The national seashore would continue to collaborate with the U.S. Army Corps of Engineers to help restore the island's sediment transport and budget system that was disrupted by previous and ongoing dredging of adjacent navigation channels.	Same as alternative 1.	Same as alternative 1.	Same as alternative 1.
		To minimize damage to seagrass beds, designate a seagrass bed zone along the north shoreline.	To minimize damage to seagrass beds, designate a seagrass bed zone along the north shoreline.	Same as alternative 3.
		Develop an alternative route for providing administrative access across the island to minimize impacts on wetland areas.		Same as alternative 2.
	Continue to protect and stabilize Fort Massachusetts including beach nourishment.	Same as alternative 1.	Same as alternative 1.	Same as alternative 1.
	<b>Operations Support.</b> Continue to maintain operations support facilities on the island including ranger residences, bunkhouse/first-aid station, equipment shed, utilities, and communication service.	<b>Operations Support.</b> Same as alternative 1.	<b>Operations Support.</b> Same as alternative 1.	<b>Operations Support.</b> Same as alternative 1.
East Ship sland	<b>Access.</b> Access to the island would continue by way of private watercraft or commercial service. Unrestricted landings along the Gulf of Mexico and Mississippi Sound shorelines would continue to be permitted.	<b>Access.</b> Access to the island would continue by way of private watercraft or commercial service. Unrestricted landings along the Gulf of Mexico shoreline would continue to be permitted. Landing locations on the Mississippi Sound side would be restricted to designated areas.	<b>Access.</b> Access to the island would continue by way of private watercraft or commercial service. Unrestricted landings along the Gulf of Mexico shoreline would continue to be permitted.	Access. Same as alternative 3.
	<b>Visitor Opportunities.</b> The island would continue to be managed as primitive area. Visitors would have opportunities to experience an undeveloped barrier island. Opportunities for primitive overnight camping along the beach areas would continue.	Visitor Opportunities. Same as alternative 1 plus implement a permit system requiring camping in designated areas. Depending on future use levels, possibly extend the permit system to day users (including offshore anchoring or mooring) to protect island resources.	<b>Visitor Opportunities.</b> Same as alternative 2. However, if in the future, if East and West Ship islands are joined by MsCIP, camping will not be allowed on Ship Island. If a joined Ship Island were ever breached, camping on East Ship Island may continue, while camping on West Ship Island would be discontinued.	Visitor Opportunities. Same as alternative 2.
	On-site visitor services and facilities would continue not to be provided. Davis Bayou Visitor Center would continue as the main source of information to and interpretation of East Ship Island's history and resources.	Same as alternative 1.	Same as alternative 1.	Same as alternative 1.
	<b>Resource Management.</b> Natural resource management efforts would continue to emphasize inventory, monitoring, and trend analysis of nesting shorebirds, sea turtles, and raptors, and establishment of closure areas around active nesting sites.	<b>Resource Management.</b> Same as alternative 1.	<b>Resource Management.</b> Same as alternative 1.	Resource Management. Same as alternative 1.
	The national seashore would continue to collaborate with the U.S. Army Corps of Engineers to help restore the island's sediment transport and budget system that was disrupted by past and ongoing dredging of adjacent navigation channels.	Same as alternative 1.	Same as alternative 1.	Same as alternative 1.

Topic/Area	Alternative 1	Alternative 2	Alternative 3	
East Ship Island, cont.		To minimize impacts on seagrass beds from vessel grounding, anchoring, and propeller scarring, a seagrass bed zone would be established along the north shoreline of the island.	To minimize damage to seagrass beds from vessel groundings, anchoring, and propeller scarring, a seagrass bed zone would be designated along the north shoreline of the island.	
	<b>Operations Support.</b> No on-site operations support facilities would be provided. Staff would need to respond to management issues via West Ship Island or from Davis Bayou.	<b>Operations Support.</b> No on-site operations support facilities would be provided. Staff would need to respond to management issues via West Ship Island, Horn Island, or from Davis Bayou.	<b>Operations Support.</b> Same as alternative 2.	
Horn and Petit Bois Islands	Access. Access to the islands would continue by way of private watercraft or commercial service. Unrestricted landings along the Gulf of Mexico and Mississippi Sound shorelines would continue to be permitted. The existing NPS docking facility on Horn Island would continue to be used for administrative purposes.	Access. Same as alternative 1.	Access. Same as alternative 1.	
	<b>Visitor Opportunities.</b> Visitors would continue to have opportunities to experience a barrier island wilderness. Visitor services and facilities would continue to be limited, with only the island cross-over trail maintained. Opportunities would continue for primitive overnight camping along the beach areas of the island wilderness.	Visitor Opportunities. Same as alternative 1 plus implement a permit system requiring camping in designated areas. Depending on future use levels the permit system might be extended to day users (including offshore anchoring or mooring) to protect island wilderness characteristics.	Visitor Opportunities. Same as alternative 2.	`
	The Davis Bayou Visitor Center would continue to provide interpretation of Horn and Petit Bois Islands' history and resources, as well as education on wilderness values, appropriate uses, and potential hazards.	The Davis Bayou Visitor Center would continue to provide interpretation of Horn and Petit Bois Island's history and resources, as well as education on wilderness values, appropriate uses, and potential hazards. An interpretive wayside and/or kiosk would be added within the administrative enclave area to provide visitors with on-site information regarding the wilderness values, appropriate uses,	Same as alternative 2.	
	<b>Resource Management.</b> Natural resource management efforts would continue to emphasize inventory, monitoring, and trend analysis of nesting shorebirds, sea turtles, and raptors, and establishment of closure areas around active nesting sites. Volunteer assistance in the sea turtle management program would continue to be limited in this area because of logistics.	and potential hazards.	Resource Management. Same as alternative 1.	
	The national seashore would continue to collaborate with the U.S. Army Corps of Engineers to help restore the island's sediment transport and budget system that was disrupted by previous and ongoing dredging of adjacent navigation channels. The national seashore would continue to coordinate with the U.S. Department of Agriculture to eradicate the nonnative cactus moth from the island.	Same as alternative 1.	Same as alternative 1.	
		To minimize damage to seagrass beds from vessel groundings, anchoring, and propeller scarring, a seagrass bed zone would be designated along the north shoreline of the island.	To minimize damage to seagrass beds from vessel groundings, anchoring, and propeller scarring, a seagrass bed zone would be designated along the north shoreline of the island.	

Alternative 4
Same as alternative 3.
<b>Operations Support.</b> Same as alternative 2.
<b>Access.</b> Same as alternative 1 plus provide a lateral pier connected to the existing dock to accommodate safe loading and unloading of passengers on private watercraft. Long-term docking of private watercraft would not be permitted.
Visitor Opportunities. Same as alternative 2.
Same as alternative 2.
Resource Management. Same as alternative 1.
Same as alternative 1.
Same as alternative 3.

Topic/Area	Alternative 1	Alternative 2	Alternative 3	
Horn and Petit Bois Islands, cont.	<b>Operations Support.</b> No on-site operations support facilities would be provided on Petit Bois Island. Staff would need to respond to management issues via West Ship Island, Horn Island, or from Davis Bayou.	<b>Operations Support.</b> Same as alternative 1.	<b>Operations Support.</b> Same as alternative 1.	C
	On Horn Island, continue to maintain a small operations support center within the administrative enclave area including ranger residences, bunk, and office complex, and a dock.	On Horn Island, continue to maintain a small operations support center within the administrative enclave area including ranger residences, bunk, and office complex, and a dock.	National seashore managers would continue to evaluate the maintenance of a small operations support center within the administrative enclave area, including ranger residences, bunk, an office complex, and a dock.	C s r
		If administrative facilities (excluding the dock) are destroyed by a storm, they would not be rebuilt. Visitor and resource protection response would be from the Davis Bayou Area or from West Ship Island.	If facilities were destroyed by a storm, management would reassess the need to maintain an on-site NPS presence and facilities.	
Annual Operating Costs	\$6,684,000	\$7,954,000	\$8,376,000	
Total One-time Costs	\$0	\$11,190,000	\$10,690,000	
Staffing	86 <sup>1</sup>	99	106	

<sup>1</sup> Currently, the national seashore is authorized to have 111 FTE employees. Therefore, none of the action alternatives would require additional staffing beyond the authorized amount. Instead, the new employees above the current level would support resource stewardship and visitor services envisioned under this alternative within the authorized staffing level of 111 FTE.

Alternative 4
Operations Support. Same as alternative 1.
On Horn Island, continue to maintain a small operations support center within the administrative enclave area including ranger residences, bunk, and office complex, and a dock.
\$8,858,000
\$19,580,000
108

	Alternative 1	Alternative 2	Alternative 3	Alternative 4
Impacts on Historic Structures	Implementing the no-action alternative would result in impacts on historic structures that are adverse, long term, and negligible to minor in intensity because of the proposed rehabilitation work that would result in the loss of historic fabric. Stabilization work would be beneficial and long term.	Implementing alternative 2 would result in impacts on historic structures that are adverse, long term, and negligible to minor in intensity because of the proposed rehabilitation work that would result in the loss of historic fabric. Stabilization work would be beneficial and long term.	Implementing alternative 3 would result in impacts on historic structures that are adverse, long term, and negligible to minor in intensity because of the proposed rehabilitation work that would result in the loss of historic fabric. Stabilization work would be beneficial and long term.	Implementing alternative 4 would result in impacts on historic structures that are adverse, long term, and negligible to minor in intensity because of the proposed rehabilitation work that would result in the loss of historic fabric. Stabilization work would be beneficial and long term.
Impacts on Geologic Processes	Implementation of the no-action alternative would result in the continuation of minor to moderate, long-term, adverse effects on natural geologic processes from roads and minor, long-term, adverse effects on island shape and natural geologic processes from unrestricted boat landings.	Implementing alternative 2 would result in several moderate, long-term, beneficial impacts and a long-term minor to moderate adverse impact on island geomorphology and natural geologic processes.	Implementing alternative 3 would result in moderate, long- term, beneficial impacts and moderate, long-term, adverse impacts on island geomorphology and natural geologic processes.	Implementing alternative 4 would result in moderate, long- term, adverse impacts and a minor, long-term, beneficial impact on island geomorphology and natural geologic processes.
Impacts on Soils	Implementing the no-action alternative would continue to have long-term, negligible to moderate, adverse impacts on national seashore soils.	Implementing alternative 2 would result in long-term minor and moderate beneficial impacts and a long-term minor adverse impact on national seashore soils.	Implementing alternative 3 would result in long-term minor and moderate adverse impacts and a long-term minor beneficial effect on national seashore soils.	Implementing alternative 4 would result in long-term, minor and moderate, adverse impacts and a long-term minor to moderate, beneficial effect on national seashore soils.
Impacts on Water Quality	Implementing the no-action alternative would continue long- term negligible to moderate adverse impacts on water quality.	Implementing alternative 2 would result in long-term minor and moderate adverse impacts and minor to moderate bene- ficial impacts on water quality.	Implementing alternative 3 would result in long-term minor and moderate adverse impacts and a minor to moderate beneficial impact on water quality.	Implementing alternative 4 would result in long-term minor and moderate adverse impacts and a minor to moderate beneficial impact on water quality.

## TABLE 4. SUMMARY OF IMPACTS BY TOPIC FOR EACH ALTERNATIVE

	Alternative 1	Alternative 2	Alternative 3	Alternative 4
Impacts on Wetlands	Implementing the no-action alternative would continue long- term, moderate, adverse impacts on wetlands.	Implementing alternative 2 would have long-term, minor and moderate, beneficial impacts on wetlands.	Implementing alternative 3 would have long-term minor to moderate beneficial impacts and the continuation of long-term moderate adverse impacts on wetlands.	Implementing alternative 4 would have long-term, minor to moderate, beneficial impacts and long-term, moderate, adverse impacts on wetlands.
Impacts on Terrestrial Vegetation and Wildlife	Implementing the no-action alternative would continue long- term, moderate, adverse impacts on terrestrial vegetation and wildlife in the national seashore.	Implementing alternative 2 would result in minor to moderate, long-term, beneficial impacts with several minor to moderate, long-term, adverse impacts on terrestrial vegetation and wildlife.	Implementing alternative 3 would largely result in minor to moderate, long-term, adverse impacts and some minor to moderate, long-term, beneficial impacts on terrestrial vegetation and wildlife.	Implementing alternative 4 would result in minor to moderate, long-term, adverse impacts and a moderate, long- term, beneficial impact on terrestrial vegetation and wildlife.
Impacts on Aquatic Vegetation and Marine Life	Implementing alternative 1 would result in minor to major, long-term, adverse impacts on aquatic vegetation and marine life, with long-term major benefits of sand replenishment activities.	Overall, implementing alternative 2 would result in moderate to major, long-term, beneficial impacts on aquatic vegetation and marine life.	Overall, implementing alternative 3 would result in minor to major, long-term, beneficial impacts and a moderate, long-term, adverse impact on aquatic vegetation and marine life.	Implementing alternative 4 would result in minor to major, long-term, beneficial impacts and a moderate, long-term, adverse impact on aquatic vegetation and marine life.
Impacts on Special Status Species	Implementing alternative 1 would not result in any changes to current situations or management that would affect sensitive species.	Implementing alternative 2 would have long-term, minor, adverse impacts on the gopher tortoise at Naval Live Oaks and nesting turtles on East and West Ship islands. Other federally listed species, including Perdido Key beach mouse, sea turtles, birds, and amphibians, will experience negligible or minor adverse impacts in general, but may benefit if certain roads or facilities are closed after a destructive storm. In some locations, additional protections for resources such as permitting of visitor use and seasonal habitat closures will lead to minor long- term benefits to listed species.	Implementing alternative 3 would have negligible to minor adverse impacts on the Perdido Key beach mouse, gopher tortoise, sea turtles, shorebirds, and amphibians. In some locations, additional protections for resources such as restroom construction, permitting of visitor use, and seasonal habitat closures would lead to minor long-term benefits to listed species.	Implementing alternative 4 would have long-term, minor, adverse impacts nesting turtles on East and West Ship islands. Other federally listed species, including Perdido Key beach mouse, sea turtles, birds, and amphibians, experience negligible or minor adverse impacts. However, in some locations, additional protections for resources such as permitting of visitor use and seasonal habitat closures would lead to minor long-term benefits to listed species.

## TABLE 4. SUMMARY OF IMPACTS BY TOPIC FOR EACH ALTERNATIVE

	Alternative 1	Alternative 2	Alternative 3	Alternative 4
Impacts on Visitor Use and Experience	Overall, impacts on the visitor use and experience from implementing alternative 1 would be minor to moderate, long-term, and adverse.	Overall, impacts on visitor use and experience from implementing alternative 2 would be moderate, long-term, and adverse.	Overall, impacts on the visitor use and experience from implementing alternative 3 would be minor to moderate, long-term, and beneficial.	Overall, impacts on the visitor use and experience from implementing alternative 4 would be moderate, long-term, and beneficial.
Impacts on the Social and Economic Environment	Overall, impacts on the social and economic environment from implementing alternative 1 would be minor, long term, and adverse.	Overall, impacts on the social and economic environment from implementing alternative 2 would be minor to moderate, long-term, and adverse although increased water transportation and improved fisheries resources would have minor to moderate, long-term, beneficial impacts.	Overall, impacts on the social and economic environment from implementing alternative 3 would be minor to moderate, long-term, and beneficial.	Overall, impacts on the social and economic environment from implementing alternative 4 would be moderate, long term, and beneficial.
Impacts on NPS Operations	Alternative 1 would likely continue to have a long-term, minor to moderate, adverse impact on national seashore operations.	Actions proposed in alternative 2 would be expected to have a long-term, minor to moderate, beneficial impact on national seashore operations.	Actions proposed in alternative 3 would be expected to have a long-term, minor beneficial impact on national seashore operations.	Actions proposed in alternative 4 would be expected to have a long-term, moderate, adverse impact on national seashore operations.

## TABLE 4. SUMMARY OF IMPACTS BY TOPIC FOR EACH ALTERNATIVE

# ALTERNATIVES AND MANAGEMENT ACTIONS CONSIDERED BUT DISMISSED

During early phases of the planning process, the planning team drafted several concepts that are slightly different than the alternatives presented in this management plan. One of the early draft ideas focused on putting "preservation first" in light of the NPS Organic Act, including recreational use that supports resource protection. This draft concept would have been to derive national seashore management from the NPS mission.

A second early draft concept focused on "portals of activities." Under this concept, the national seashore would have been managed to educate and inform visitors so they could identify specific themes or activities of interest. These resource themes would have allowed visitors to enjoy a unified or focused experience consistent with their interest.

During the planning process, elements of these early draft concepts were incorporated into the draft alternatives presented in this plan. Many individual elements or actions were recombined between draft alternatives during the CBA process.

# AFFECTED ENVIRONMENT



**GULF ISLANDS NATIONAL SEASHORE** 

**CHAPTER THREE** 

# **INTRODUCTION**

This chapter describes the existing environment of Gulf Islands National Seashore. The focus is on elements (natural and cultural resources, visitor opportunities, socioeconomic characteristics, etc.) that would be affected by the actions proposed in the alternatives, should they be implemented. These topics were selected on the basis of federal law, regulations, executive orders, NPS expertise, and concerns expressed by other agencies or members of the public during project scoping. The first section in this chapter discusses impact topics that are analyzed in detail in this General Management Plan / Environmental Impact Statement. The next section discusses impact topics considered but dismissed from further analysis and explains the rationale for these decisions. While these resources or topics are important, the alternatives in this plan either do not have an effect on these resources or they would have only positive impacts on them, and/or any adverse impacts would be negligible to minor.

Impact Topics Analyzed in Detail	Impact Topics Considered but Dismissed		
Cultural Resources	Cultural Resources		
Historic Structures	<ul> <li>Archeological Resources (terrestrial and marine)</li> <li>Cultural Landscapes</li> <li>Ethnographic Resources</li> <li>Museum Collections</li> </ul>		
Natural Resources	Natural Resources		
<ul> <li>Geologic Processes</li> <li>Soils</li> <li>Water Quality</li> <li>Wetlands</li> <li>Terrestrial Vegetation and Wildlife</li> <li>Aquatic Vegetation and Wildlife</li> <li>Special Status Species</li> </ul>	<ul> <li>Air Quality</li> <li>Ecologically Critical Areas</li> <li>Energy Efficiency and Conservation Potential</li> <li>Natural or Depletable Resource Conservation</li> <li>Prime and Unique Agricultural Lands</li> <li>Soundscapes</li> <li>Water Quantity</li> <li>Floodplains</li> </ul>		
Visitor Use and Experience			
Social and Economic Environment			
NPS Operations			
	Other Topics		
	<ul> <li>Environmental Justice</li> <li>Quality of the Built Environment</li> <li>Indian Trust Resources</li> <li>Wilderness Character</li> <li>Carbon Footprint</li> </ul>		

# DEEPWATER HORIZON, MISSISSIPPI CANYON 252 OIL SPILL INCIDENT

An incident occurred in the recent history of the national seashore that affects its natural and cultural resources. In April 2010, the Deepwater Horizon oil rig exploded and sank, causing fatalities and leaking more than 4 million barrels of oil into the Gulf of Mexico. The National Park Service participated in the largest oil spill response on record. The oil spill will influence cultural and natural resources in the national seashore and the human uses of this environment.

The impacts of the oil spill are unknown. It may take several years to determine what effects have occurred and what resources have been most impacted or remain at risk because of exposure from the oil either on the land or submerged. To help determine those impacts or injuries, the National Park Service is participating in a natural resource damage assessment. The Oil Pollution Act of 1990 authorizes certain federal agencies, states, and Indian tribes, collectively known as the Natural Resource Trustees, to evaluate the impacts of the Deepwater Horizon oil spill on natural resources. The Trustees are responsible for pre-assessment data collection, injury assessment, and restoration planning. This process identifies restoration activities, rehabilitation, or the need for replacement of natural resources. The responsible parties will be required to fully compensate the public for the damage natural resources caused by the Deepwater Horizon oil spill.

Because of the legal proceedings and the natural resource damage assessment regarding the potential impacts of the oil spill on the national seashore, an assessment of impacts is not included in this General Management Plan. However, a brief overview of the oil spill response is included in chapter 4 as part of the cumulative impact analysis. This approach is taken because of the impact of the oil spill on national seashore resources (natural and cultural), visitor facilities, visitor experience, and national seashore operations.

The oil spill response has been carried out in both the Mississippi and Florida districts of the national seashore. Initially, all of the cleanup efforts were focused in the Florida District, while logistics for access to the Mississippi barrier islands were being developed. The response has been categorized into four phases. Stage 1 was the incident itself, when oil was being discharged from the wellhead and surface skimming and controlled burning of the oil was taking place before it reached land.

Stage 2 comprised the surficial cleaning or shoreline treatment of oil stranded along the beach face to a depth of between 3 to 6 inches in depth. This stage of clean-up operations predominantly used hand-held equipment and some mechanized equipment, such as beach sifters, to remove oil from the sand. Although Horn and Petit Bois islands contain designated wilderness, a wilderness minimum requirements decision guide was prepared as a step-up plan regarding when the use of mechanized equipment would be condoned and under what conditions to maximize and expedite clean-up efficiency. Stage 2 of the surface oil cleanup (uppermost 6 inches) was carried out in both the Florida and Mississippi districts of the national seashore, although greater quantities of oil were being recovered from the Mississippi islands, which are closer to the spill site.

Stage 3 involved the treatment of buried or subsurface oil. Gulf Islands National Seashore set this limit between 6 inches and 18 inches in the sand. This more intensive or deeper cleaning took place on designated recreational beaches. Most of these recreational beaches (5.5 miles out of a total of 5.75 miles) are in Florida. Only one beach on West Ship Island, Mississippi, was designated as a recreational beach. "No further treatment" permits natural attenuation/biodegradation of the remaining oil through natural processes, including wind, wave, weather, and erosion actions. "No further treatment" was applied on natural (nonrecreational) shoreline areas in Florida and Mississippi units.

Stage 4 included the maintenance, monitoring, and continued short-and longterm assessment of shoreline conditions. Should a future storm cause additional stranding or resurfacing of oil (e.g., from currently undetected submerged sources or oil mats off shore), the National Park Service may adjust its existing treatment measures or prescriptions, as well as reevaluate and rescind any areas that were designated as no further treatment areas. The response is officially over as of the printing of this plan. Any remaining oil product is reported to the National Response Center for action by the U.S. Coast Guard, and if necessary, contracted oil spill response organizations.

# **HISTORICAL OVERVIEW**

## INTRODUCTION

The history of Gulf Islands National Seashore is distinguished by the unique settings of each of its two districts (Florida and Mississippi). Both districts, while reflecting distinctions, are bound together in a shared history of related events and a common location on the Gulf Coast of the United States.

This discussion of the prehistoric and historic periods of Gulf Islands National Seashore is provided only as a brief summary of the forces and conditions and human actions that have influenced the development of the panhandle region of Florida and the Mississippi islands of the national seashore. These topics have been presented in greater detail elsewhere and should be consulted for further information. Not all archeological periods or historic activities described below have occurred on what are now national seashore lands. They are provided to clarify the broader pressures and influences that have molded the area now known as Gulf Islands National Seashore.

### PREHISTORY

## **Paleo-Indian Period**

The Paleo-Indian period (13,500–11,500 years before present [BP]) represents the earliest human occupation of the Western Hemisphere. During the last glacial period, large amounts of water were locked up in ice that covered much of what is now Canada and the northern United States. The resulting drop in ocean levels revealed a land bridge connecting Siberia and Alaska across what is now the Bering Sea. It is believed that after crossing the Bering Land Bridge from Asia, small groups of humans moved southward along an ice-free corridor in western Canada and into the northern Great Plains. Over time, some of the individual groups moved east into the central Mississippi River valley before spreading south and east into what is now Mississippi and Florida.

Little is known about the Paleo-Indian occupation in northwest Florida and coastal Mississippi. Any Paleo-Indian period sites that may be present are likely submerged or buried in the bays and interior floodplains that resulted from the rising ocean levels as the glaciers melted. No Paleo-Indian sites have been identified within the boundaries of the national seashore.

# **Archaic Period**

As in the Mississippi River drainage, the Archaic period (11,500–3000 BP) in Mississippi and Florida lasted for about 9,000 years. Part of the slow cultural transformation from the Paleo-Indian period was a change in the subsistence base from hunting big game to a more diverse economy based on deer and wild plant food gathering.

In contrast to the Paleo-Indian lifestyle of highly mobile nomadic bands, the Archaic settlement system used dispersed seasonal base camps and short-term satellite specialuse camps. There is limited evidence that early agriculture began in the late Archaic period. As the Archaic period continued, the use of centralized base camps continued to grow and become longer lasting, with the smaller satellite camps continuing.

In the Florida panhandle, there may have been a more decided change from a dispersed settlement pattern to one exhibiting an even greater sedentary existence than elsewhere (Bense 1994). As with the Paleo-Indian period, no Archaic period sites have been found within the national seashore.

#### **Woodland Period**

By the end of the late Archaic, the environment in the Southeast was changing from a hot dry climate to a cooler and wetter one. In addition, the sea level was beginning to stabilize because the ice sheets had finally melted.

With an increase in the number of dense village middens, and a greater reliance on marine resources—suggested by the increasing levels of the remains of aquatic fauna—it is generally believed that population numbers continued to increase. In both northern Florida and southern Georgia and Mississippi, the Woodland period (3000 BP–1000 BP) lifestyle can also be demonstrated by increased use of resources in the river valleys and along the coast and a continuing base camp satellite camp settlement pattern.

In Mississippi, a transition from the Poverty Point phase of the Archaic period to the Woodland period began to develop; this period was characterized by a highly developed social and political organization. Large shell middens along the coast representing lowland base camps, sometimes in the shape of horseshoes and rings, are present. The Middle Woodland culture in northwest Florida appears to be the product of a blend of influences—Marksville, from the lower Mississippi Valley; Hopewell, from the Ohio Valley; and a complicated tradition pattern from the Georgia area.

Most prehistoric archeological sites within the boundaries of the national seashore in both the Florida and Mississippi districts have been identified as Woodland period sites. These sites are scattered throughout the national seashore, but have been most thoroughly documented in the Naval Live Oaks Area where Woodland middens are characteristically found.

#### **Mississippian Period**

The Mississippian period (1450 BP–500 BP) was the final prehistoric period of aboriginal culture throughout the Southeast. In northwest Florida and coastal Mississippi, the Woodland settlement and subsistence patterns continued into the Mississippian period. In most respects, the coastal Mississippian subsistence strategy was based on hunting, gathering, and fishing. However, the typical subsistence base of the inland Mississippian peoples was mainly based on growing maize, beans, and squash. Agriculture is not considered to have been as important on the coast as in the river valleys.

The first evidence of the Mississippian period dates to about 1450 BP–500 BP. Continuing a process begun in the Woodland period settlements, Mississippian settlements (often located on hammocks) continued to grow, both through overall population increase and accretion of smaller satellite camps. Burial mounds have also been identified with these early sites, although no known mounds have been identified in the national seashore.

During the next 1,500 years, these early Mississippians peoples changed and adapted to the region. Broad, long-distance trade networks developed through the middle part of the period. Mississippian peoples developed complex chiefdoms and a redistributive tribute system—generally with fewer but larger ceremonial sites than in the Archaic or Woodland periods. The larger settlements, still surrounded by many smaller satellite camps and often in a variety of coastal and upland environments, exhibited far-ranging socio-religious unification.

After the late 15th century, it is necessary to speak of historic Indians with the Mississippian cultures declining at the time of European contact. Some Mississippian sites have been identified within the limits of the national seashore, but their numbers are significantly smaller than the earlier Woodland period sites. Several Mississippian period sites have been tentatively identified in the national seashore, primarily as seasonal and short-term camps. However, the affiliation of these sites is based on limited collections of artifacts and is open to reinterpretation after further investigation.

## **HISTORIC PERIOD**

Although it is unclear who the first European was that entered Pensacola Bay, it was probably a member of the Alonso Alvarez de Pineda expedition. In 1519, the Spanish governor of Jamaica sent him to explore the Gulf of Mexico from Florida to the central coast of Mexico. Almost certainly members of his expedition would have found and explored the bay. In 1528, Panfilo de Narvaez, a Spanish explorer and conquistador, led an expedition of 250 to 300 men, including one Cabeza de Vaca. De Vaca's narrative of this expedition, *La Relación*, offers a remarkable first description of the northwest Florida native peoples.

Although other Europeans likely visited the area, it was not until 1559 that the Pensacola Bay area was colonized by the Spanish. In August of that year, Tristan de Luna y Arellano was appointed the viceroy of New Spain and charged with establishing a settlement at Pensacola. However, on August 19, 1559, shortly after landing the fleet at Pensacola Bay, a hurricane grounded or sank every ship. The exact location of the Luna settlement is not known, but it is believed to lie within the modern Pensacola Naval Air Station. Underwater investigations in Pensacola Bay have revealed the location of a 16th century shipwreck that may be associated with the Luna expedition.

Although much of the early settlement activity of the Gulf Coast occurred in the waters in and surrounding Pensacola Bay, in 1682 Frenchman René-Robert Cavelier, Sieur de La Salle descended the Mississippi River and claimed the entire region drained by the river, which he named Louisiana in honor of Louis XIV of France. He then turned around, ascended the river, and returned to France. LaSalle soon returned looking for the mouth of the Mississippi but missed his intended location and in 1685 settled in Matagorda Bay, far to the west in Texas.

To stop the push for settlement by the French as well as the British, Juan Enriquez Barroto was empowered by Spain in 1685 to explore the Gulf of Mexico coast and to locate and destroy intruders into the Spanish-claimed lands. Eleven expeditions were sent to find La Salle. Three of these expeditions were commanded by Captain Andres de Pez of Barroto's expedition, but de Pez never found La Salle. However, de Pez did come to believe that a colony should be established at Pensacola. As a result of a royal decree in 1692, the Spanish king authorized de Pez to explore Pensacola and Mobile bays and other areas to the west to see if the establishment of a colony could be supported.

Four years and two proclamations later, Andres de Arriola left Veracruz, Mexico, and set out for Pensacola Bay via Havana, Cuba. At the same time, Captain Juan Jordan de Reina hurried from Spain to Havana where he obtained troops and supplies and set sail for Pensacola Bay. Surprisingly, de Reina missed meeting de Arriola in Havana and arrived at the bay only four days before de Arriola. Already de Reina had begun to construct a fort of pine logs and sand on a red clay bluff on the mainland. The fort, named San Carlos de Austria, is recorded as a guadrilateral structure with bastioned corners; it was near the site of the later American-built Fort Barrancas.

In 1697, Canadian Pierre Le Moyne d'Iberville, was chosen to pick up where La Salle left off and to establish a French colony at the mouth of the Mississippi River. On January 25, 1699, Iberville found two ships at anchor in Pensacola Bay off the newly established Spanish fort. Arriola refused to allow the Frenchmen to enter the bay. After determining that the settlement was Spanish, d'Iberville sailed farther west and continued to search for the Mississippi River. On February 10, 1699, d'Iberville dropped anchor in what is now Mobile Bay and began to explore Dauphine, Petit Bois, Horn, and Ship islands.

For the following nearly 100 years the French and Spanish vied for control of Pensacola Bay. Much of the back and forth was driven by the desire for empire in the New World. In 1722, the Spanish wrested control of the bay from the French. They built a small fortification, San Miguel, on the mainland to protect Christianized Indians. Despite several severe storms (likely hurricanes), this small settlement foretold the permanence of Pensacola. By the 1760s, the English and Spanish were again at war. The resulting 1763 Treaty of Paris reshaped the North American continent-the Spanish ceded all their possessions east of the Mississippi to the British. The British immediately began rehabilitating an old stockade of San Miguel, which they renamed Fort of Pensacola, while constructing defenses around the bay.

The Spanish were never content with their loss of territory and declared war on the British in 1779. Yet it was not until 1781 that Spanish forces finally ousted the English from Pensacola. The royal redoubt built by the British on the barrancas (banks) was in extremely poor condition, but was repaired by the Spanish and renamed Fort San Carlos de Barrancas.

In December 1794, the U.S. Congress had authorized the establishment of the second U.S. Navy and directed President George Washington to construct six frigates for this purpose using the best possible live oak and red cedar timber. As early as 1817, the need for a reliable source of live oaks was realized. The resulting "An Act Making Reservation of Certain Lands to Supply Timber for Naval Purposes" was signed into law by President James Madison in 1821. In 1825, soon after John Quincy Adams took office, the new Secretary of the Navy Samuel Southard recommended "a preservation program to conserve a future supply of live oaks for the use of the navy." In 1827, Congress agreed to the secretary's request to form live oak

preserves, but the lack of a land survey derailed the creation of the preserves until 1828 when the United States purchased the land comprising the current Naval Live Oaks Area. Although the pine forests were exploited during the British period, the Second Spanish period (1781–1821) witnessed an increase in milling activity as timber became an even more important resource.

After several U.S. occupations that continued through the War of 1812, western Florida was formally ceded to the United States by Spain in 1821. Shortly thereafter, a campaign was launched to strengthen the nation's costal defenses as part of the U.S. coastal defense system. Beginning in 1829, construction of three forts was begun. Battery San Antonio was built on the remnants of the Spanish Fort San Carlos de Barrancas and modified to strengthen the fort's position. Forts McRee and Pickens were added. With these three forts functioning together, the entrance to Pensacola Bay could be guarded by covering crossfire. These forts were constructed partially using slave labor.

Ship Island was designated a military reserve in 1847. In 1858, work commenced on a fort on the island, which was not completed until after the Civil War. The fort was only partially finished when the Mississippi State Militia seized the structure in 1861 at the outbreak of the Civil War, but since the Confederate troops had no cannon, it was a simple matter to drive them out using the Union ship, USS Massachusetts. When the Union forces landed and reoccupied the fort, they may have named it after their ship. With Ship Island once again under federal control, its use was changed to that of a prison camp for both prisoners of war and sympathizers to the Confederate cause. After the war, Ship Island continued to serve as a federal prison until it was decommissioned in 1870. From 1878 until 1905, Ship Island continued to be used by the federal government—this time as a quarantine station during an influx of yellow fever brought to the United States by immigrants.

On the island of Santa Rosa at the entrance to Pensacola Bay, the federal garrison at Fort Pickens refused to surrender to the Confederacy. It proved to be one of the few Southern fortifications held by the Union for the duration of the war. However, by early 1862, with more strategic regions of the South in peril from Union advances, Pensacola was abandoned by the Confederacy. By 1865 the thick masonry walls of Fort Pickens were obsolete. Rifled artillery and armored warships required more elaborate defenses.

In 1885, a concern grew regarding the condition of the nation's defenses. President Grover Cleveland established a board headed by Secretary of War William C. Endicott to review the situation. The board's recommendation established a new period of armament construction from 1890–1910.

Five reinforced concrete fortifications were built in the Fort Pickens Area between 1897 and 1899, and a minefield was prepared for the harbor entrance. Smaller and faster minesweepers and torpedo boats designed to penetrate minefields led to the develop-ment of rapid-firing cannon. In response to these technological changes, three batteries were built between 1898 and 1905 at Fort Pickens. Although all of the artillery pieces have been removed from these batteries, the massive reinforced concrete structures that were protected by large earthen embankments remain.

The extensive use of artillery during World War I led to many improvements that were incorporated into Battery Langdon, the most powerful emplacement to be built at Fort Pickens. The quickening pace of technological evolution finally overwhelmed the coastal defenses during World War II. The forts could not stop an attack from an oceangoing enemy. All the remaining artillery pieces were scrapped, and after 118 years of service, Fort Pickens was closed in 1947. When the U.S. Army abandoned the fort, they recycled most of the metal they had used, including the remaining cannon. All that is left today is Tower 234.

Immediately before World War II and following its end, what was to become Gulf Islands National Seashore became the center of a local movement to preserve its natural and historic heritage. Having been a Florida state park and considered for development as a national monument in 1939 because of the Pensacola forts and its stunning natural beauty, intensive organizing by the local public resulted in the congressional establishment of Gulf Islands National Seashore on January 8, 1971.

# CULTURAL RESOURCE TOPICS CONSIDERED AND ANALYZED IN DETAIL

NPS Management Policies 2006 categorizes cultural resources as archeological resources, cultural landscapes, ethnographic resources, prehistoric/historic structures, and museum collections. Archeological resources, cultural landscapes, ethnographic resources, and museum collections have not been analyzed in detail in this document because they would not be affected under any alternative. These categories are described in the "Impact Topics Dismissed" section later in this chapter.

#### HISTORIC STRUCTURES

#### Introduction

A historic structure is a constructed work consciously created to serve some human activity. Historic structures are usually immovable, although some have been relocated and others are mobile by design. They include buildings and monuments, dams, millraces and canals, nautical vessels, bridges, tunnels and roads, railroad locomotives, rolling stock and track, stockades and fences, defensive works, temple mounds and kivas, ruins of all structural types, and outdoor sculptures.

Park resources classified as historic structures may be listed as buildings, structures, districts, or objects in the National Register of Historic Places. Nominations for the national register may be prepared either for individual structures or for groups of structures. Collective nominations are appropriate for structures that are physically related, as in a historic district. Historic structures also may be included in the national register as contributing elements of historic districts, either as components of developed areas or as landscape features. All historic properties in Gulf Islands National Seashore have been or will be surveyed and evaluated by the National Park Service for eligibility for the national register. Currently, four structures or groupings of structures have been listed in the national register. The following table identifies the national register-listed historic structures of the national seashore.

District	County	Property	Location	Date of National Register Listing
Florida	Escambia	Fort Barrancas Historic District	Pensacola Naval Air Station	1966
Florida	Escambia	Fort Pickens	FL 399, west of Pensacola Beach	1972
Mississippi	Harrison	Fort Massachusetts	South of Gulfport on Ship Island, in the national seashore	1971
Florida	Escambia	Perdido Key Historic District	East end of Perdido Key	1980

#### TABLE 5. NATIONAL REGISTER-LISTED HISTORIC STRUCTURES AT THE NATIONAL SEASHORE

# **List of Classified Structures**

The List of Classified Structures is a computerized, evaluated inventory of all historic/prehistoric structures with historical, architectural, or engineering significance in which the National Park Service has a legal interest or plans to acquire legal interest. Included in the list are buildings and structures that individually meet the criteria of the National Register of Historic Places (national register) or that are contributing resources of sites and districts that meet national register criteria.

Because this list is an inventory of all historic structures throughout the national seashore, the various structures may be individually listed in the national register or as a constituent component of a historic district.

The national seashore's List of Classified Structures provides the primary reference of building types, significance, condition, and recommended treatments. The national seashore has 62 structures on this list. Primary among those treated as eligible for listing in the national register are those associated with the military including forts, batteries, or command structures in the Florida units. Several other buildings, such as CCC-era (1933–42) cabins, are in the Davis Bayou Area.

#### Forts on the National Register of Historic Places

#### Fort Barrancas National Historic District.

The Fort Barrancas National Historic District is on 64 acres of Pensacola Naval Air Station and consists of three structures—Fort Barrancas, Battery San Antonio, and the Advanced Redoubt of Fort Barrancas.

Fort Barrancas is a national historic landmark; the highest historical designation a historic structure can be given. It is one of the four forts built for the defense of Pensacola Bay and the U.S. Navy yard. Built between 1839 and 1844, this fort is near the top of the bluff overlooking the entrance to Pensacola Bay.

Battery San Antonio (Water Battery of Fort Barrancas) was built by the Spanish below Fort Barrancas in 1797–98 and is known as the Water Battery. Originally named the Bateria de San Antonio, it is essentially a small, self-contained fort, although it is accessible through an underground passage from Fort Barrancas above it.

The Advanced Redoubt of Fort Barrancas is one of the four forts built by the United States to protect Pensacola Bay and the U.S. Navy yard. It is unlike the other fortifications because it is designed exclusively to defend against a land assault. Built between 1845 and 1870 about 500 yards north of Fort Barrancas, the Advanced Redoubt anchored the right flank of the land defense of the navy yard.

Fort Barrancas and the nearby Advanced Redoubt were extensively restored in 1975–79.

There are three other sites within the district: (1) Fort Barrancas borrow pit, which may have served as an area of encampment during the Civil War, (2) a concentration of 1818 period artifacts, and (3) the remains of a ditch that fronted an earthwork constructed between Fort Barrancas and Advanced Redoubt between 1863 and 1864. Both the borrow pit and the concentration of artifacts are recorded as archeological sites.

The Fort Barrancas Historic National District is of great significance because it represents coastal defense of the Pensacola area from 1796, when Battery San Antonio was built, until after the Civil War, when all three fortifications were active as first Confederate and then Union outposts.

**Fort Massachusetts.** Fort Massachusetts is listed in the national register because of its history in the defensive network of fortifications of the Gulf Coast. Fort Massachusetts is on Ship Island, about 13 miles south of Gulfport, Mississippi. This fort is of brick masonry. Constructed between 1859 and 1866 (construction continued during the Civil War), this fort was sold to the American Legion in 1936.

**Fort Pickens.** Listed in the national register because of its importance in the historical defense of Pensacola Bay, Fort Pickens is on the western end of Santa Rosa Island at Point Siguenza and is one of the four forts built by the United States for the defense of Pensacola Bay and the U.S. Navy yard. Fort Pickens was a massive and complex project, using more than 21.5 million bricks. When the fort was originally completed in 1834, it was 500 feet from the west end of the island. Accretion of sand from both natural processes and human activities has now extended the island more than 3,500 feet west of the fort.

**Perdido Key Historic District.** Listed in the national register because of its importance in the historical defense of Pensacola Bay, the Perdido Key Historic District is on the east end of Perdido Key. It includes Batteries Slemmer, Center, and 233, as well as remnants of numerous support structures, all enclosed by a seawall built after the 1906 hurricane. Recent research has revealed several significant features beyond the current district boundaries, as well as historical errors in the original nomination, which should be corrected in an updated national register nomination.

# **Artillery Batteries**

During the late 1890s and early 1900s, new gun batteries were constructed at Fort Pickens. These batteries were part of a program initiated by the Endicott Board. The Endicott batteries used a system of dispersal and concealment for protection from naval gunfire, which was more accurate and powerful than in the past.

**Battery Pensacola**. Battery Pensacola is within Fort Pickens. Construction was started in 1898 and completed in 1899. The

position of the battery illustrates the evolution of coastal defenses from brick and stone fortifications to the modern reinforced concrete installations. The two 12-inch guns mounted on disappearing carriages in the perimeter of Fort Pickens were removed in 1934; the carriages were removed in 1942.

**Battery 233.** Battery 233 is near the site of the now destroyed Fort McRee on Foster's Bank. Constructed in 1942–43, the battery was intended to hold two 6-inch shield guns. The carriages were mounted, but the guns were never installed.

**Battery 234 (Brown).** On Santa Rosa Island west of Battery Cooper, Battery 234 was constructed in 1942–43 as a long-range gun battery. The battery was designed to consist of two guns, with a central traverse "magazine" that held ammunition, generators, the plotting station, and other facilities. A steel tower contained the battery commander's station on the lower level. The upper level housed a coincidence range finder. In 1976, two 6-inch shield guns were provided to the National Park Service by the Smithsonian Institution, which are now mounted at Battery 234.

**Battery Cooper.** The battery is east of Fort Pickens on the south side of the island and is one of the few Endicott period weapons remaining in its battery. A frontal view of one of these disappearing batteries with the gun in loading position resembles the surrounding sand dunes. During World War I, the guns were removed for use on railway mounts in France. The disappearing carriages were kept until 1920, declared obsolete, and salvaged. In 1937, four emplacements for 155 mm guns were constructed around Battery Cooper. These emplacements were designated Battery GPF, remaining part of the Harbor Defense Project until the spring of 1945 when it was disarmed. After the establishment of the national seashore, the 6inch gun mounted on a disappearing carriage was reinstalled as an exhibit.

**Battery Center.** On Foster's Bank, northeast of Battery Slemmer, construction of this battery was completed in 1901. Its four 15pounder rapid-fire guns were declared surplus and removed in 1920.

Battery Langdon. Battery Langdon is near Fort Pickens, east of the current concession store. Construction started in 1917 and was completed by 1923. The original battery had open gun emplacements and was designed to consist of two guns, with a central traverse "magazine" that held ammunition, generators, the plotting station, and other facilities. The two 12-inch guns were about 500 feet apart, with the magazine, generator rooms, and other facilities related to the function of the battery in between the batteries. In 1942, the battery was extensively modified. The gun emplacements and central traverse were casemated in concrete and additional overhead protection provided. Declared surplus in 1947, the guns and carriages were scrapped.

**Battery Payne.** Located on the southwest tip of Santa Rosa Island, the battery was constructed in 1904 and disarmed in 1946. The design and mission of this battery was identical to Battery Trueman and had two 3inch guns mounted on pedestal carriages.

**Battery Slemmer.** This battery is on Foster's Bank, northwest of the site of Fort McRee. Construction was completed in 1899, and two 8-inch guns mounted on disappearing carriages were installed. In 1917, the guns were removed and shipped to Europe for mounting on railroad cars. The carriages were scrapped in 1920.

**Batteries Cullum and Sevier.** Although this is one large complex, in 1915 the west half was redesignated Battery Sevier. Completed by 1898, the complex housed four 10-inch rifles on disappearing carriages. In 1942–43, the battery was modified to house Battery Trueman and the Harbor Entrance Signal Post.

**Battery Trueman.** Positioned on the northwest tip of Santa Rosa Island, north of the harbor entrance, construction of the battery was started and completed in 1905. The two 3-inch guns mounted on pedestal carriages were relocated to Battery Cullum in 1943. The battery was disarmed in 1946.

**Battery Van Swearingen.** Located adjacent to Battery Cullum, construction started and was completed in 1898. Two 4.7-inch guns were mounted on pedestal carriages. The guns and carriages were removed in 1921.

**Battery Worth.** Battery Worth is east of Fort Pickens, adjacent the current road construction was completed in 1899. The battery had eight 12-inch mortars. In 1918, four of the mortars were removed. In 1942, this battery was declared obsolete, and the remaining guns and carriages were removed. Later the structure was renovated and used for the harbor defense command post. The command post is the structure on top of the battery.

# Additional Buildings and Structures in the Fort Pickens Area

Structures in the Fort Pickens Area were constructed at various times throughout the 20th century. In most cases these structures are now serving in a different capacity than historically intended.

# **Miscellaneous Structures**

Four additional historic structures not associated with the military are present in the national seashore.

**Fort Pickens Lifesaving Station.** This structure, also known as the lifesaving station, is within the Fort Pickens national register boundary and is a two-story, side gable building with concrete pier foundation and shingle siding. There are three gable dormers and a hipped wrap-around porch with square posts. The original garage doors on the west have been replaced with windows. A shed roof porch facing the coast has been enclosed.

The garage is a one and one-half story, front gabled building with a shed roof addition. The original garage doors on the west side of the building have been replaced with windows, while the shed roof porch on south side has been enclosed.

**Civilian Conservation Corps Buildings 1** and 2. The national seashore has relatively little information on the early history of these buildings The CCC cabins at Davis Bayou are eligible for listing in the national register under criterion A for their association with state park development in Mississippi by the Civilian Conservation Corps. They appear to be constructed of stone in the rustic style. Originally, these buildings were used as housing, either as a single-family dwelling or more likely as bunkhouse structures. Although generally the same in layout and design (one-story, flat-roof buildings with concrete pier foundations and central doors), the buildings are slightly different sizes. They were most recently rehabilitated (before Hurricanes Ivan and Katrina struck) for use as housing for temporary and seasonal

employees. This latest rehabilitation—among what is believed to be several earlier rehabilitation efforts—has removed much of the original interior fabric of the buildings, leaving only the exterior to reflect their earlier use.

The coastal fortifications and historic batteries at Gulf Islands National Seashore may be especially vulnerable to increased severe weather that is anticipated in the future due to climate change (Loehman and Anderson 2009). For example, natural wave action and storm surge are causing erosion around the foundation of Fort Massachusetts. Sea level rise and an expected increase in severe weather and precipitation may increase the rate of erosion around this structure and others like it. Additional undiscovered historic sites may be uncovered or exposed to the elements during storms or floods. Coastal fortifications and other historic structures such as the Fort Pickens Lifesaving Station may also be vulnerable to damage from changes in the freeze/thaw cycle that can affect the fabric of the structures and their foundations.

Past military occupation of Horn Island also necessitates ongoing monitoring of possible hazardous material in the area.

Structure Name	Current Use	Historic Use	Composition/ Building Type	Construction Date
Building 1	Quarters/office	NCO Quarters	1-story wood frame duplex	1909
Building 2	Quarters	Officer's Quarters	1 1/2-story wood frame	1900
Building 3	Quarters/offices, moved to Naval Live Oaks	Officer's Quarters	1 1/2-story wood frame	1900
Building 4	Quarters/conference	Officer's Quarters	2-story wood frame	1912
Building 5	Offices/museum/ auditorium	Dormitory/mess and kitchen/ PX/administration	1-story wood frame	1900
Building 6	Concession/restrooms	Fire station	1-story wood frame	ca. 1940
Building 7	Quarters	NCO Quarters	2-story wood frame/duplex	1900
Building 8	Quarters	NCO Quarters	2-story wood frame/duplex	1910
Mining Casemate	Workroom/storage/ restrooms	Mining casemate	Brick	ca. 1904
Pump House	Paint shop	Pump house	1-story wood frame	ca.1940
Pumping Plant	Maintenance field office	Pumping plant	Brick	1920
N/A	Main pump house	N/A	Wood frame	1973
N/A	Auxiliary pump house	N/A	Wood frame	1974
Mine Loading Room	Maintenance shop	Mine loading room	Brick	1907
Mine Storeroom	Maintenance warehouse	Mine storeroom	Brick	1901
Comfort Station, Battery Van Swearingen	Restrooms	Latrine	Wood frame	ca. 1940

TABLE 6. ADDITIONAL BUILDINGS AND STRUCTURES IN THE FORT PICKENS AREA

#### TABLE 7. MISCELLANEOUS STRUCTURES

Structure Name	Current Use	Historic Use	Composition/ Building Type	Construction Date
Ranger Station	Ranger station	Fort Pickens Lifesaving Station / Coast Guard Station	2-story wood frame	ca. 1908
Ranger Station Garage	Garage and equipment building	Coast Guard equipment	Wood frame	1939
CCC Cabin 1	Vacant (not in use)	Institutional housing	Masonry	1938–1941
CCC Cabin 2	Vacant (not in use)	Single-family dwelling	Masonry	1938–1941

# NATURAL RESOURCE TOPICS CONSIDERED AND ANALYZED IN DETAIL

#### **GEOLOGICAL PROCESSES**

Gulf Islands National Seashore is in the northern Gulf of Mexico, stretching east to west roughly between the Destin East Pass of the Choctawhatchee Bay in northwest Florida and the end of Saint Bernard Delta of the Mississippi River, in adjacent Louisiana. The Florida portion of Gulf Islands National Seashore includes the barrier islands of Santa Rosa Island and Perdido Key and mainland sections at the Naval Live Oaks reservation and the land supporting three historic forts within Pensacola Naval Air Station. In Mississippi, Gulf Islands National Seashore includes the islands of Petit Bois, Horn, East Ship, West Ship, and portions of Cat Island, as well as a portion of Davis Bayou on the mainland. Dauphin Island in Alabama is in the middle of the national seashore and is the only island not included in this otherwise continuous chain of northern Gulf Coast barrier islands that stretch unbroken for over 160 miles.

## Santa Rosa Island

The general scientific consensus for the evolution of Santa Rosa Island is that the barrier island emerged from an elongated shoal 4,000-3,500 years ago and has apparently kept pace with slowly rising sea levels since then (Otvos 2005a, b). This late Holocene, sandy, nearshore shoal was attached to a "Pleistocene core" around which the island's eastern and western shoal platform may have subsequently developed. The narrow Pleistocene core under the middle sector of Santa Rosa Island, probably consisted of barrier ridge sands of the Gulfport Formation. In the subsurface, younger Holocene nearshore sands veneer the late Pleistocene deposits of the Gulfport Formation and the underlying Biloxi

Formation; recent beach and dune sands make up the surficial deposits. The composite nature of Santa Rosa Island with its Pleistocene core and Holocene veneer facilitated stabilization and further longshore propagation of the island (Otvos 1982a). Holocene Santa Rosa Island lies in continuation of and receives littoral drift from the late Pleistocene Destin headland east of Destin East Pass. Nearly the entire island undergoes extensive overwash during hurricanes.

Landward of Santa Rosa Island, the coastal plain surface is underlain by a wide belt of mostly fluvial, late Pliocene sediments of the Citronelle Formation. At several northwestern Florida and southeastern Alabama locations, Citronelle deposits include interlayered estuarine lenses (Otvos 1997, 2005d). Sediment cores revealed no readily recognizable Citronelle Formation deposits beneath Santa Rosa Island itself, however. The stratigraphic units that underlie Santa Rosa Island include alluvial and brackish, locally marine sands and muds, which are part of a thick late Miocene to early Pliocene sediment sequence. Earlier publications referred to these sediments as the "Pascagoula" and overlying "Graham Ferry" formations in Mississippi and Alabama. However, these terms are probably obsolete because the formation boundaries are still not well established in the subsurface (Otvos 1994, 1997; Ervin Otvos, University of Southern Mississippi, written communication, February 28, 2007).

When sea level was lower and climate was drier during the late Pleistocene Wisconsin glacial stage, eolian processes formed dunes and sand sheets from reworked sands of older (perhaps Gulfport Formation) deposits. These dunes and sand sheets cover the Gulfport Formation in the adjacent Florida and southeastern Alabama mainland areas, including the headquarters area of Gulf Islands National Seashore at Gulf Breeze, Florida (Otvos 2004).

### Mississippi–Alabama Barrier Islands

The Mississippi-Alabama barrier chain is underlain by the same Miocene to late Pleistocene sedimentary sequence as under Santa Rosa Island. As in Florida, the barrier islands in Mississippi formed from shoals (Otvos 1979, 1997, 2005c) about 5,700-5,000 vears ago when sea level was lower than present by approximately 3 to 5 feet (1.0-1.5 meters) (Otvos and Giardino 2004; Otvos 2005a, c, d). The Mississippi-Alabama island chain formed against a background of decelerating sea level rise during the late Holocene. At this time, eastern Dauphin Island represented an isolated high ground and in continuation with the huge Mobile Pass ebb-tidal delta became the pathway for westward transmission of extensive volumes of littoral sand. Drill holes encountered the Biloxi Formation and probably also the Prairie formations under the barrier islands. These formations also occur beneath the adjacent Mississippi, Alabama, and northwestern Florida mainland coastal plain. The high eastern Dauphin Island sector is underlain by a Pleistocene core composed of barrier ridge sands of the Gulfport Formation, which are underlain by the Biloxi Formation (Otvos 1982a, 1982b; Otvos and Giardino 2004). Late Holocene nearshore marine sands surround this core. Recent beach and dune deposits top the sequence.

Eastern Dauphin Island captured and forwarded large volumes of sand from the Mobile Bay ebb-tidal currents and from the mainland shores of northwestern Florida and southeastern Alabama via westward-directed littoral drift. The Alabama-Louisiana chain emerged following the isolation of a lagoon of the Mississippi Sound and developed on a series of long, shallow shoal platforms that accumulated parallel to the mainland (Otvos 1979; Otvos and Giardino 2004). Between 4,000 and 3,500 years ago, a lobe of the St. Bernard delta of the Mississippi River retreated into the area west of the Mississippi barrier islands, resulting in mainland extension, shoaling, and marsh development. As a result, the western Mississippi and southeastern Louisiana members of the barrier-island chain west of Cat Island became stranded in the emerging marshlands. By about 2,400 years ago, the sediments from a greatly expanding younger St. Bernard delta lobe created shoals as far west as Ship Island. Diminishing the impact of the Gulf wave regime, these shoals had interrupted westward-directed littoral drift, and Cat Island became stranded by shoal development. With the sand supply from the islands in the east cut off, the eastern end of Cat Island started to erode. At the same time, shore erosion, combined with continuing tectonic subsidence in the adjacent eastern marginal zone of the Holocene Mississippi delta complex, had eliminated the oldest ridge sets in northern Cat Island (Otvos 1979; Otvos and Giardino 2004).

With the exception of Cat Island, where the influence of delta subsidence has been impacting that island, the barriers in the Mississippi-Alabama island chain kept pace with rising sea level during the Holocene. Nevertheless, the erosive history and rate of area losses of the island chain may suggest a relatively short life expectancy for at least some of the barrier islands, for example East Ship (Otvos and Giardino 2004; Otvos and Carter 2008). Episodic hurricane destruction and island segmentation has played an essential role in the evolution of all the Mississippi-Alabama barrier islands (Otvos 1979) and will continue to do so. At its peak, Hurricane Katrina (2005) completely submerged the entire barrier island chain, segmenting several islands and reducing their size.

French and British charts from the 18th century indicate that Dauphin and Petit Bois islands once formed a single entity (Isle Dauphin) (Otvos 1979). The oldest (eastern) part of Petit Bois Island formed the western sector of Dauphin Island at that time. After Petit Bois and Dauphin islands became separated, Petit Bois lost most of its long, narrow eastern sector, apparently during a single (1916) major hurricane (Otvos and Carter 2008). Widening to a record 5.3 miles (8.5 kilometers) by 1957, Petit Bois Pass now partially overlaps the former Dauphin Island area. Since the 1850s, Petit Bois has retreated westward in downdrift direction (Otvos 1979). Although the island advanced approximately 3.1 miles (5.0 kilometers) westward between 1850 and 1974, its 9.6mile- (15.5 kilometer-) long eastern sector reverted to a shoal platform.

Another example of periodic erosion and aggradation is the Isle of Caprice, which was part of the Dog Keys. Isle of Caprice existed intermittently between Horn and Ship islands from 1848 to 1940 and was probably cut in half by a hurricane in July 1916 (Otvos 1979). Ship Island has been repeatedly split into West Ship and East Ship islands since the mid-19th century-for instance, during a cyclone (1947) and Hurricanes Betsy (1965) and Camille (1969) (Falls 2001; Otvos and Carter 2008). Chart and survey data document a reduction in area of Ship, Horn, and Petit Bois islands by 26% in 150 years, declining from a combined surface area of 15.5 square miles (40.2 square kilometers) in 1850 to 11.5 square miles (29.7 square kilometers) in 2000 (Otvos and Giardino 2004).

Climate change is expected to accelerate the natural barrier island processes at Gulf Island National Seashore. Opposing forces of coastal erosion and sand accretion are ongoing on the barrier islands, although they have been altered to some degree in the past by dredging operations, beach replenishment, and changes in the amount of sediment moving within the Mississippi Sound and Gulf of Mexico waters (Morton 2008). Hurricanes and major storms can cause dramatic changes to the rate of erosion and accretion on the national seashore barrier islands. One study found that over a 140-year period before the hurricanes of 2004 and

2005, average shoreline erosion rates in the Fort Pickens and Santa Rosa Areas of the national seashore were -2.3 feet per year and -0.33 feet per year, respectively. In the two-year period, including five hurricanes from September 2004 to September 2005, shoreline erosion rates in these areas averaged -230 feet per year (Hapke and Christiano 2007). These dramatic shoreline changes are not indicative of the entire 140year study period, but serve as an example of the potential of severe storms to have substantial impacts. Climate change may increase the frequency and intensity of severe weather along the Gulf Coast, which may alter the rate of erosion on national seashore barrier islands (Ning et al. 2003).

# SOILS

Soil is produced by forces of weathering and soil formation acting on parent material. Five major factors are responsible for the development of soil in any given area. These five factors are the physical and mineral composition of the parent material; the climate under which the soil material has accumulated and existed since accumulation; the plant and animal life on and in the soil; the relief, or lay of the land; and the length of time that these factors have acted on the soil material (Jenny 1941, 1980).

All of these factors are interdependent in that each modifies the effect of the others, but the relative importance of each factor differs from place to place. The effect of the parent material is modified greatly in some places by the effects of climate, relief, plants, animals, and relative water table. The interrelationship among the five factors is complex, and the effects of any one factor cannot be isolated and completely ascertained. A difference in any of the factors results in a different soil. The soils at Gulf Islands National Seashore can by typified as greatly weathered and leached, with little organic material, low natural fertility, and high acidity. The parent material of Gulf Islands National Seashore is mostly marine in origin, but also to a lesser degree was deposited and formed in alluvial outwash as part of larger, ancient deltaic plains. Beaches were deposited by the action of tides, waves, and currents of the Gulf of Mexico. Most of the soils are geologically relatively young in age, formed during the Late Pleistocene and Holocene epochs, 11,000 years ago until the present day. The islands were covered a number of times during the Pleistocene Epoch. Deposits are mostly quartz sand with varying amounts of clay, silt, and shell fragments, depending on the location. Island and shoreline ridge deposits are largely devoid of clay and silt because these sand formations were deposited by wind after ocean currents transported the parent material. For example, Santa Rosa Island is composed of approximately 99% medium-grained quartz sand. Where a considerable amount of plant material accumulates and decay is limited by too much water, organic material, or muck, gradually develops. Soils that formed in organic materials are in tidal marshes at low elevations adjoining brackish water. These soils are still forming as the grassy vegetation and wetland plant material accumulates and slowly decomposes, such as in Davis Bayou, although these mucky deposits are not restricted to any certain area.

The climate of Gulf Islands National Seashore is warm and humid characterized by long hot summers and mild winters. This climate has been similar throughout most of the period of soil formation. Rainfall and temperature are the major factors of climate that influence soil formation. Warm temperatures and abundant rainfall (up to 65 inches per year) accelerate the growth of many kinds of organisms and the rate of chemical reactions. Because the rainfall generally is well distributed, most soils retain moisture throughout the year. These conditions are favorable for the rapid decomposition of organic material and hasten chemical reactions in the soil. The relatively high amount of rainfall leaches the soluble bases, plant nutrients, and the less

soluble colloidal material downward through the soil profile.

Plants, animals, and other microorganisms that live on and in the soil have a significant role in soil formation. Plant and animal life can increase the content of organic matter and nitrogen, increase or decrease plant nutrients, and change the structure and porosity of the soils. Plants recycle nutrients, supply and accumulate organic matter, transfer minerals from the subsoil to the surface layer, and provide food and cover for animal life. They stabilize the surface layer so that soil-forming processes can continue. Plants also stabilize the environment for soilforming processes by protecting the soil from extremes in temperature, thereby providing a more stable soil microclimate.

The soils at Gulf Islands National Seashore have formed under a succession of plants and plant communities. From the shrub communities; maritime forests; ponds; and lagoons of the barrier islands to the smooth cordgrass and blackrush marshes and welldrained upland forests of oak, pine, holly, and magnolia, the plant communities and associated soil types provide a complex interaction between plants and soils.

Animals rearrange soil material by mixing and roughening the soil surface, moving plant nutrients to different horizons in the soil, and aerating and changing the porosity of the soil by burrowing and digging. The soil is mixed by the channeling of ants, wasps, worms, and spiders, and by the burrowing of turtles, other reptiles, and crustaceans such as crabs and crayfish. Within the uppermost few inches of soil, bacteria, fungi, and other microorganisms accelerate the decomposition of organic matter and increase the release of minerals that are important to plant growth. Humans can also affect the soil-forming process through vegetation removal or planting, repeated foot traffic that can compact soil layers, and through direct and indirect displacement, mixing and or covering from construction and development projects.

The topography or relief of Gulf Islands is nearly level with gently sloping areas with the greatest slopes occurring on active sand dunes or ancient sand dunes and sand hills. Relief has a significant effect on the soils. Sandy and loamy marine deposits have given rise to soils of similar texture. Because sandy soils do not retain excess water, most of the water available to plants in sandy soils comes from the water table. Because loamy soils have moderate to high water capacity, most of the water available to plants in loamy soils comes from the soils. Thus, the depth to the water table and the available water capacity affect the type of vegetation that grows in a particular soil. The depth to the water table also affects internal drainage. On the sand ridges, where the water table is deep and soils are highly leached, soluble plant nutrients and organic matter are carried rapidly downward through the sandy soils. This downward movement occurs at a slower rate in loamy soils.

The length of time needed to form soil depends mainly on the combined influences of the other soil-forming factors and the nature of the base geologic material. In geologic terms, relatively little time has elapsed since the base material for soil development was laid down or emerged from the ocean. The sands are almost pure quartz and are highly resistant to weathering. The finer textured silts and clays are the product of earlier weathering.

Soils on the barrier island ecosystems at Gulf Islands National Seashore are likely to incur some changes due to climate change. While the vulnerability of the Florida units of the national seashore are rated low to moderate, the Mississippi units, including the barrier islands, have received a vulnerability rating of high to very high by the U.S. Geological Survey (USGS) (Thieler and Hammar-Klose 2000). Barrier island sands and topography naturally shift with storms, tides, and sand accretion and erosion, and wetlands and beaches on mainland units are occasionally flooded during large storms. However, the combined effects of absolute sea level rise and the natural subsidence of soils along the Gulf Coast are expected to result in greater relative sea level rise. Mainland units including wetlands at Davis Bayou, recreational beaches at Johnson Beach and Okaloosa, and soils in campgrounds and visitor facilities also may be affected by rising sea level. Soils in low-lying mainland units and on barrier islands may be inundated more frequently and may erode at faster rates in the future due to climate change. Longer periods of drought or rain could alter soil moisture, affecting soil stability, nutrient content, and structure.

# WATER QUALITY

Hydrology and water-related issues are of central importance because more than 80% of the national seashore is submerged land. Land use in the contributing watersheds strongly influences the biology, chemistry, and ecology of the national seashore. These land use patterns have contributed to problems such as pollutant loading in stormwater runoff, changes in groundwater recharge rates, oil and gas emissions from watercraft, atmospheric deposition of heavy metals, sewage effluent disposal, and loss of submerged aquatic vegetation due to degraded water quality. Sensitive aquatic systems around Gulf Islands National Seashore that may be affected by water quality include submerged aquatic vegetation and associated fauna, marshes, and nektonic communities (fish, reptiles, and marine mammals). Currently, Gulf Islands National Seashore is used for recreational activities such as camping, hiking, fishing, biking, swimming, boating, and bird-watching. Although the Mississippi islands are largely uninhabited, increased urbanization adjacent to the Florida section of the national seashore has impacted water quality.

The water quality of the Gulf is affected by river outflows, runoff from neighboring land, and cycling of the Loop Current. The eastern shelf of the Gulf of Mexico is influenced by the outflow of the Mississippi River. The Loop Current is a warm current that flows northward into the Gulf through the Yucatan Channel then turns eastward before exiting through the Florida Straits. This current affects hydrology by producing numerous eddies, meanders, and inclusions.

The Mississippi-Alabama shelf is characterized by fine sediments and suspended materials that originate in the Mississippi River outflow. The West Florida shelf has little sediment input and is primarily composed of high-carbonate sands offshore and quartz sands nearshore. The impact of the Mississippi River outflow is rarely observed in Florida, and therefore Florida waters possess greater water clarity.

One of the more likely changes to water quality due to climate change is related to ocean surface warming. Water temperatures are expected to rise about 1.8°F in the next century (Loehman and Anderson 2009). Warmer sea surface temperatures generally increase pH (acidity) and cause changes in water chemistry and quality. For example, warmer water may result in larger areas of hypoxia, or low-oxygen conditions, with detrimental effects on vegetation and wildlife that are not adapted to those conditions (Ning et al. 2003). Because water temperature is intricately tied to numerous biochemical reactions in the water column, even slight alterations in water temperature may cause a variety of water quality parameters to change in ways that are difficult to predict. Additionally, there may be changes in water quality at the interface of fresh and saltwater in some national seashore areas, where changes in precipitation patterns may affect runoff, oxygen and other nutrient content, and hydrology.

The following section describes existing water quality conditions that have a direct impact on these aquatic systems.

## **Florida District**

The Florida District of Gulf Islands National Seashore is in the Pensacola Bay and Perdido Bay watersheds of Florida and Alabama. Major tributaries to Pensacola Bay and Perdido Bay are the Escambia, Blackwater, Yellow, and Perdido rivers. The Florida District extends north to the south boundary of the Intracoastal Waterway in the area north of Santa Rosa Island and Big Lagoon. Pensacola Bay, Big Lagoon, and the area north of Santa Rosa Island are connected to the Gulf of Mexico through Pensacola Pass, a 0.75-mile-wide natural opening with a maximum depth of 60 feet. The portion of the area north of Santa Rosa Island, adjacent to the national seashore, is approximately 2 miles wide, and waters within park jurisdiction in the sound average approximately 9 feet in depth. Big Lagoon is a 0.75-mile-wide lagoon connected to Perdido Bay, and waters under park jurisdiction average approximately 7.5 feet in depth. The national seashore southern boundary extends 1 mile out into the Gulf of Mexico, where jurisdictional waters average 15 feet in depth off Perdido Key, 20 feet off Fort Pickens, and more than 30 feet off the Santa Rosa Area.

Because of its location in the northern Gulf of Mexico, Gulf Islands National Seashore has tides that are primarily diurnal (i.e., usually only one high water and one low water per day). At the Pensacola Bay entrance, the maximum tidal range is 2.6 feet (NOAA 2002c) and the maximum current speed is 4.1 knots (NOAA 2003a). Annual water temperature in Pensacola Bay ranges from 56°F to 86°F (NOAA 2002b). The salinity of waters around the national seashore varies seasonally and tidally. The average salinity in Big Lagoon and the area north of Santa Rosa Island ranges from 15 to 25 parts per thousand, while Gulf-side waters are saltier, averaging salinities of 30 to 35 parts per thousand (FDEP 2003d).

The Pensacola Bay system includes more than 140 square miles of surface waters in Escambia, East, Blackwater, and Pensacola bays. The area north of Santa Rosa Island consists of approximately 40 square miles of surface water and is one of the few water bodies within the Pensacola Bay watershed that contains moderately diverse seagrass beds. Fort Pickens Aquatic Preserve, established in 1970, encompasses approximately 34,000 acres of submerged lands surrounding the western end of Santa Rosa Island and the eastern end of Perdido Key and extends 3 miles offshore (FDEP 1999). The aquatic preserve's primary purpose is to preserve the biological resources in the area and maintain these resources in an essentially natural condition.

The Florida Department of Environmental Protection designated waters within Gulf Islands National Seashore as "Outstanding Florida Waters" in 1979. The Outstanding Florida Waters designation includes all waters identified within the legislative boundary (see map 2) (FDEP 2002). This designation grants special protection to Florida waters based on their natural attributes. Florida Department of Environmental Protection cannot issue permits for direct or indirect pollutant discharges that would degrade ambient water quality of an outstanding Florida water. Permit requests for new dredging and filling in an outstanding Florida water must undergo an intensive review to determine if they are clearly in the public interest. Elements of the public interest include the conservation of fish and wildlife, erosion and shoaling, navigation, fishing, recreation, and marine productivity. Exceptions to outstanding Florida water protection include permitted activities preceding outstanding Florida water designation, restoration of existing seawalls, and activities not regulated by the Florida Department of Environmental Protection for water quality protection purposes (i.e., fishing and boat speeds).

The waters surrounding the Florida District of the national seashore have been impacted by numerous nonpoint and point source pollution resulting in a reduction of natural biodiversity and productivity. Nonpoint

sources include urban stormwater runoff, agricultural runoff, marinas, boat traffic, the drainage of wetlands, and seepage of contaminated groundwater into surface waters. Due to the proximity to the Gulf Intracoastal Waterway and the Pensacola Ship Channel, the national seashore has some of the heaviest boat traffic (industrial, military, and recreational) in northern Florida. Point sources include effluent from two sewer outlets near Pensacola, septic systems on Gulf Breeze peninsula, a chemical plant and coal-fired electric power plant on the Escambia River, a paper mill on the Perdido River, the American Creosote Works superfund site, the port of Pensacola, and Pensacola Naval Air Station, which contains a number of contaminated sites.

Gulf Islands National Seashore waters around the Perdido Key and Fort Pickens Areas are classified by Florida as being suitable for recreational purposes and for the maintenance of well-balanced fish and wildlife populations, but do not have water quality suitable for shellfish harvesting. Most of the waters north of the Santa Rosa Island have suitable water quality for shellfish harvesting. None of the waters within the Florida District of the national seashore are under a fish consumption advisory, with the exception of a "no consumption" mercury advisory for large king mackerel throughout the Gulf of Mexico (FDOH 2003).

# **Mississippi District**

The barrier islands of West Ship and East Ship, Cat, Horn, and Petit Bois are 6 to 14 miles from the mainland and physically separate the Mississippi Sound from the Gulf of Mexico, except for a series of passes between the islands. As in the Florida District, the Mississippi Sound has tides that are primarily diurnal. The maximum tidal range at the Mississippi islands is 3.2 feet, and the average tidal range is 1.7 feet (NOAA 2002c). The waters surrounding these islands have a salinity in excess of 25 parts per thousand, except during the spring rainy season when waters in the Mississippi Sound range from 15 to 25 parts per thousand (NOAA 2003b).

Waters under park jurisdiction in the Mississippi Sound average 11 feet in depth, while Gulf-side jurisdictional waters are slightly deeper, averaging about 14 feet in depth. The Gulfport ship channel runs through Ship Island Pass, which separates Ship and Cat islands and is 5.5 miles wide with a maximum depth of 35 feet. Dog Key Pass lies between Horn and the Ship islands and has a maximum depth of 32 feet, but is less than 10 feet deep for most of its 5.5-mile width. Horn Island Pass, which contains a navigational channel to Pascagoula, runs between Horn and Petit Bois islands and has a maximum depth of over 40 feet, although it is less than 10 feet deep for most of its 3.5mile width. Petit Bois Pass runs between Petit Bois and Dauphin islands, and has a maximum depth of 22 feet, but is 5 to 10 feet deep for most of its 5.5-mile width.

Because the islands in the Mississippi District of the Gulf Islands National Seashore are between 6 and 14 miles offshore and are undeveloped, the water quality has not been substantially impacted by human activities. The primary pollution sources include mainland urban stormwater and agricultural runoff, recreational boating, and commercial shipping in the Intracoastal Waterway and navigational channels in the passes. There are over 20 marinas along the Mississippi Sound in Jackson and Harrison counties.

National seashore waters in the Mississippi District are classified by Mississippi as being suitable for shellfish harvesting, with the exception of the areas including and surrounding the navigational channels running through the passes between the islands. The Mississippi Department of Environmental Quality monitors these waters and fish species for potential impacts on human health, and occasionally issues a fish consumption advisory, such as for mercury.

### Water Quality Monitoring Programs

A number of water quality monitoring programs exist in the Pensacola Bay area. Most of these programs serve to ensure clean swimming and shell fishing waters and therefore the focus is on monitoring bacterial levels. Other programs monitor potentially harmful algal blooms and water quality in the tributaries of the Pensacola Bay Watershed. Florida coastal counties conduct beach water sampling every week, specifically for the purpose of monitoring waters for enterococci and fecal coliform bacteria. Gulf Islands National Seashore staff conducted a baseline water quality monitoring program in the area north of Santa Rosa Island and adjacent waters of Pensacola Bay in the late 1990s. In addition, the National Park Service monitors water quality at the national seashore as part of its servicewide Inventory and Monitoring program.

The Mississippi Department of Marine Resources, as the shellfish control agency, is responsible for the jurisdictional monitoring and classification of Mississippi's shellfish growing waters. The proliferation of toxic or nuisance species known as harmful algal blooms is rare in the Mississippi Sound, so monitoring is conducted only when observations indicate a bloom may be taking place. Mississippi coastal counties conduct beach water quality monitoring programs, but because the Mississippi islands are offshore, they are not monitored.

The National Shellfish Sanitation Program requires all coastal states involved in interstate shellfish harvest and sale to classify their coastal waters to safeguard public health from the consumption of contaminated shellfish.

Coastal waters are classified by the Florida Department of Agriculture and Consumer Services based on sanitary, hydrographic, meteorological, and bacteriological surveys. The Department of Agriculture and Consumer Services routinely monitors fecal coliform and water quality parameters at established stations in each of Florida's shellfish harvesting areas to provide maximum use of shellfish resources and to reduce the risk of shellfish-borne illness. Much of Pensacola Bay and Santa Rosa Sound are conditionally approved shellfish harvesting areas, with exceptions generally in areas surrounding marinas, harbors, and wastewater treatment plants.

The Mississippi Department of Marine Resources classifies coastal waters based on sanitary, hydrographic, meteorological, and bacteriological surveys. The Department of Marine Resources routinely monitors fecal coliform and water quality parameters in each of the state's shellfish harvesting areas to provide maximum use of shellfish resources and to reduce the risk of shellfish-borne illness. Most of the waters surrounding the Mississippi barrier islands in the Mississippi Sound and the Gulf of Mexico are approved noncommercial shellfish harvesting areas, with the exception of the navigational channels and surrounding areas between the islands.

The Florida Marine Research Institute monitors patterns and trends in the proliferation of toxic or nuisance species known as harmful algal blooms, as required by the National Shellfish Sanitation Program. Water samples are regularly taken at various distances offshore along the coast of Florida and analyzed for the presence of organisms that cause fish and shellfish poisoning. Any waters affected by harmful algal blooms are closed by the Department of Agriculture and Consumer Services.

Harmful algal blooms occasionally appear in the Gulf of Mexico, but are rare in Mississippi Sound. The Mississippi Department of Marine Resources undertakes harmful algal bloom monitoring, as required by the National Shellfish Sanitation Program, when conditions and observations indicate the possibility of a bloom event. When harmful algal blooms occur, the Mississippi Department of Marine Resources, in conjunction with the Gulf Coast Research Laboratory, closes any affected waters, conducts sampling, and provides daily monitoring reports. In fall 1996, concentrations of the red tide organism were sufficient to cause a public health risk, and, consistent with the National Shellfish Sanitation Program regulations, all Mississippi oyster growing waters were closed.

Under Florida's Healthy Beaches Program, county health departments conduct beach water sampling every week specifically for the purpose of monitoring waters for bacteria (enterococci and fecal coliform bacteria). High concentrations of these bacteria may indicate the presence of microorganisms that could cause disease, infections, or rashes to bathers. County health departments issue health advisories or warnings when high bacteria concentrations are confirmed. The Santa Rosa County Health Department conducts sampling at seven beach sites near national seashore waters, and the Escambia County Health Department conducts sampling at eight beach sites. The Florida Department of Environmental Protection monitors water quality on a weekly basis at an additional four sites in and around national seashore waters. Other water quality parameters monitored include temperature, salinity, dissolved oxygen, chlorophyll, water color, turbidity, and nutrients.

The Florida Department of Environmental Protection and the Bream Fisherman Association cooperatively conducted a water quality monitoring program focused on the rivers of the Pensacola watershed from 2000 to 2002. Sampling trips targeted specific basins within the Blackwater, Yellow, Perdido, and Escambia rivers, with only one station near park waters (Big Lagoon). Twelve trips were undertaken per year, throughout the year, sampling 46 individual stations. The water quality parameters investigated were: fecal and total coliform bacteria, conductivity, color, turbidity, nutrients, and biological oxygen demand. The project has documented baseline water quality information in some water bodies,

and has continued long-term ambient trend monitoring in others.

Gulf Islands National Seashore conducted a surface water quality monitoring program during 1996 and 1997 in the area north of Santa Rosa Island and the adjacent waters of Pensacola Bay to provide a baseline database for subsequent environmental assessments in the sound. Recent residential and commercial development in the vicinity of Santa Rosa Island has increased the possibility of nutrient and bacterial contamination in the sound. Among the potential sources of nutrient and bacterial contamination are septic systems, wastewater treatment facilities, fertilizer runoff, and recreational activities at beaches and campgrounds. Temperature, salinity, dissolved oxygen, pH, and turbidity were measured at 52 sites within and adjacent to the national seashore in the area north of Santa Rosa Island. Although the investigation indicated spatial and temporal variability in surface water chemistry, there was no indication of chronic water quality problems in the area (ICER 1998). Hydro-carbon pollutants from boat activity have not been monitored in the national seashore. Future planned inventories would provide information on water quality that will serve as a baseline for future monitoring activities.

## WETLANDS

Much of the vegetation between the ocean and the uplands at Gulf Islands National Seashore is considered tidal marsh, discussed below and analyzed within the "Terrestrial Vegetation and Wildlife" component of this general management plan. However, hydric soils and emergent wetland vegetation became more prominent following the hurricanes in the past decade.

According to NPS Director's Order 77-1, the wetlands procedural manual, the National Park Service adheres to the Cowardin et al. 1979 wetlands classification scheme. Cowardin et al. 1979 lists the area along beaches, or similar shorelines, from the mean low and the mean high tides as wetlands. These areas, of which there are many miles at Gulf Islands National Seashore, are subject to all NPS wetlands policies and procedures for planning and management.

In the Florida District, wetlands became established in the Okaloosa Area after Hurricane Opal in 1995. Other wetlands have become established near Fort Pickens and along the Fort Pickens road following the 2004 and 2005 storms.

In the Mississippi District, wetlands are now found in areas of Davis Bayou that are dammed or blocked by roadways and culverts, resulting in the unnatural ponding and retention of water. Natural wetland vegetation, created in large part after the hurricanes, is also present on Cat Island, West Ship Island, and Horn Island.

The National Park Service adheres to a "no net loss" of wetlands policy, as well as other federal and agency policies. As wetlands shift in area over time, delineation of wetlands in a specific project area will be required at the time of implementation. Gulf Islands National Seashore staff will prepare a "Statement of Findings" should the implementation of any component of this general management plan result in adverse impacts on wetlands. Therefore, wetlands are discussed briefly in this general management plan, and tidal marshes are discussed extensively below. Further environmental compliance and permitting is expected during project implementation per NPS and USACE requirements.

# TERRESTRIAL VEGETATION AND WILDLIFE

Note: The scientific names for the plants in the following discussions can be found in appendix B.

## **Emergent and Terrestrial Vegetation**

Tidal Salt Marshes. The salt marsh community is composed of wet and salt tolerant grasses and sedges growing along the fringe of intertidal flats within the sound and bay shores that are exposed to the ebb and flow of the daily fluctuating ocean tides. This community occurs in relatively protected niches and drainage basins and creates a transition from open water to the emerging land. Because this vegetation community must tolerate daily flooding and saline conditions, relatively few species grow in this environment, and the subtypes or zones within this community are often composed of nearly pure stands of a single species. Stands of these grasses and sedges provide the unique, repetitive, and rhythmic texture so characteristic of the tidewater regions of the southeastern United States that is immediately identifiable by nearly all who have visited this type of environment.

Despite areas of single species, such as Juncus or marsh grasses, the tidal marsh is one of the most productive environments in terms of the annual biomass growth of vegetation anywhere in the continental United States. This characteristic is a direct result of the interface between the open water and the land where both sources provide regular water, sediment, and nutrients. The high growth rates of this vegetation community and the constant recycling of plant material coupled with the ability of the grasses and sedges to trap fine sediment creates mucky, silty loam soils that are rich with accumulated dead organic material. This constant decay of plant material also creates a decidedly detritus environment where many species that occur in the salt marsh are well adapted to subsist on. Food chains within the marsh ecosystem are relatively simple and, when coupled with the high level of plant growth, the annual vield in terms of fish and shellfish is very high. This community is critical for providing feeding and nursery grounds for many Gulf Coast species. Some phase of the life history of most Gulf Coast marine species is spent in marshes and estuaries. Marshes

also provide vital habitat for migratory waterfowl during winter months.

The tidal salt marsh is divided into three general zones that loosely correspond with associations of different species and elevation within the intertidal zone. These zones include the low marsh, mid-elevation marsh, and the high marsh. The low marsh is inundated daily, often has higher saline concentrations than the other zones due to its proximity to the open water, and is characterized by the usual dominance of smooth cordgrass. The mid-elevation marsh is usually less saline than the low marsh and is dominated by black needlerush followed by salt grass, and sometimes with saltwort, chestnut sedge, and Gulf Coast swallowwort. The high marsh is only inundated during the highest tides, such as spring and storm tides and is dominated by marsh hay, followed by black needlerush and sometimes with water smartweed, saltmarsh morningglory, and buttonweed. Where salinity is moderate to high, salt grass, leafy bulrush, glasswort, and salt marsh aster may be present. In any of these marshes where salinity is lower, big cordgrass and lanceleaved arrowhead may occur. In the midelevation salt marshes with higher salinity, three-square bulrush and salt marsh bulrush may also occur. In the sparsely vegetated sand flats known as salt panes and in the highly saline high marshes, glasswort, sea lavender, sea ox-eye, groundsel, and marsh elder are common.

Although these zones generally follow the trends described above, at Gulf Islands the pure stands often occupy less area than the mixed marshes that are composed of several species. These zones often smoothly transition from one to the next and the high marsh will often transition into the dune grassland and mesic meadow communities with little or no easily recognizable distinction. This community type occurs in all locations within Gulf Islands and was heavily impacted during the 2004 and 2005 hurricane seasons. **Brackish Ponds/Lagoons/Freshwater** Marshes (Includes Constructed Ditches and Borrow Pits). This community is in permanently flooded to intermittently exposed wetland depressions. This community type is generally found in freshwater environments. In some cases, where lagoons are connected to the sound or ocean, where frequent overwash occurs, where residual concentrations of salts exist in the base soils, or where saltwater intrudes into the groundwater, water may be brackish with varying levels of saline concentrations depending on the specific circumstance and location. This community's habitat is usually formed during severe storm overwash events such as during hurricanes when the storm surge rushing across the islands scours and gouges out depressions. These depressions subsequently fill with fresh or brackish water in elliptic and irregular linear depressions creating ponds and lagoons. In the case of constructed ditches or borrow pits, the excavation of sand in the past to create drainage dikes or for use as fill in other locations creates an environment of similar morphological character to that of the naturally formed depressions and is colonized by the same plant community type.

The relatively high water table and associated lateral seepage through the coarse sandy soils is the primary source for the water that fills and maintains these wet depressions. Frequent rains also play an important role in recharging water levels in these depressions and providing an additional fresh water source. Soils are predominantly sandy, often times with muddy and organic deposits on the bottoms. Water depths tend to be relatively shallow, averaging 1 to 3 feet deep, although depths as much as 9 feet have been observed in some ponds.

Vegetation in these ponds and lagoons can vary considerably from densely vegetated to sparse, depending on history of formation and frequency of disturbance. Salinity levels can also be a determining factor in species variances. In the open, deeper portions of the ponds, submerged or floating aquatic vegetation may include duckmeat, duckweed, Carolina mosquito fern, and frog's bit. Various species of algae occur, and at least two species of stemmed algae, muskgrass and brittlewort, are frequent. Widgeongrass, a species of seagrass, occurs in both brackish and freshwater lagoons and ponds. Where widgeongrass is found in freshwater ponds, it is likely that these ponds evolved from lagoons that were closed off from the sea. American eelgrass is a species found in many of the freshwater ponds and indicates origination by germinating seeds because this species is highly intolerant to saline conditions.

Most emergent species are restricted to the shallow margins at the edges of these ponds.

The most common species include many of the rushes and sedges described in the dune grassland community along with marsh pennywort, cattail, sawgrass, marsh fleabane, royal fern, swamp rose mallow, Carolina redroot, and occasionally yellow pond lily. Woody species may include buttonbush, marsh elder, gallberry, swamp titi, sweetbay magnolia, wax myrtle, and groundsel.

Because of the dynamic nature of barrier islands, these water features tend to constantly change and in many cases are short lived. The very processes that create these ponds—severe storms and the opening and closing of lagoons by long shore currents and wave action—are probably the reason that keeps these features in existence. Scouring storm surges and the constantly changing salinity of lagoons are often the responsible factor for preventing vegetation from succeeding in these sites, thereby preventing the depressions from filling in with vegetation over time.

Next to the saltwater marsh community, this community is one of the most productive communities at Gulf Islands. This community type is sensitive to a variety of disturbances and hydrologic influences. Because of the rapid lateral seepage of groundwater through the surrounding sandy soils, sewage disposal leach fields adjacent to these communities can overload the natural nutrient load and balance within these waters creating substantial adverse effects on this environment. Withdrawal of groundwater through the use of wells also can increase the infiltration of saltwater into the limited freshwater lens below the surface, also changing the natural cycle and balance of salinity in these fresh and brackish water systems.

This community type occurs on all islands and in limited cases, especially regarding constructed ditches and borrow pits, on the mainland sites as well.

Bayhead Swamp. Bayhead swamps are forested wetlands found at or near the heads of smaller tributaries of large drainage basins or as the main part of smaller or local drainage systems. These wetlands drain quickly following rains. Commonly occurring trees include sweet bay magnolia, swamp black gum, red bay, red maple, slash pine, and sweetgum. Common shrubs include wax myrtle, large gallberry, and swamp titi. The ground or herb layer commonly consists of cinnamon fern, royal fern, netted chain fern, lizard's tail, sphagnum moss, with occasional grasses and sedges. Laurel-leaf greenbrier is also common. Bayhead swamps occur throughout the coastal plain region of the southeast, representing integral components of the drainage systems of any upland and many wetland habitat types. This habitat type occupies the upper portions of linear basins that help to drain surface water from the landscape. This habitat typically drains almost completely after rain events. Fire is not an apparent controlling factor in this habitat type, occurring only in dry conditions. Soils are hydric, composed of varying combinations of sand, silt, and clay.

This community occurs on mucky silt loams within Davis Bayou.

**Intertidal Beach/Foreshore.** The intertidal beach is the semiterrestrial zone between high and low tides and is often referred to as

the foreshore. This zone is highly dynamic where wave action creates a turbulent environment constantly moving large volumes of sand. This zone also experiences the extremes of intermittent exposure to air and water where daily tidal inundation submerges this zone during high tide and exposes a wet, hard-packed, sandy environment during low tide. As a result, rooted plants are unable to take hold, confining this environment to that of a detritus ecosystem where primary productivity is limited to unicellular algae. The relationship between plants and animals in this community is very close. Euglena is a common species of algae that give the characteristic green hue to the sandy beaches, especially during overcast days. During bright sunny days, the algae will retreat into the moist interspaces between sand grains. The algae and other small amphipods and polychaete worms that reside in the spaces between the sand grains are referred to as psammon and are an important food source for sandpipers and other animals that will hunt this zone for food as the waves roll back and expose the open sand.

Upper Beach and Berm/Backshore. Between the intertidal beach and the primary dune is the upper beach or backshore. The beach berm usually delineates the intertidal beach from the upper beach although this is not always the case. The berm is essentially a miniature scarp line that defines the edge of the upper beach from the highly turbulent surf zone within the intertidal beach. The upper beach is controlled in large part by the frequency of storms and is only slightly more stable than the intertidal beach. Under normal conditions, the berm runs parallel to the water line and is created by the onshore deposition of sand particles at the upper limits of the wave reach within the intertidal beach. The main berm is located at the upper reaches of the high tide waves, but often there exists a minor berm at the upper reaches of the low tide when the intertidal beach is exposed. During severe storms, a berm may extend into the upper beach zone. For purposes of defining the upper beach,

this delineated border relates to the main berm, which under normal conditions is defined by a slight crest behind which is generally dry, loosely deposited sand.

Vegetation is extremely sparse, widely scattered and dependent on the relative stable periods of time between severe storms. Some of the more common plants that grow in this environment include sea rocket, sea purslane, seaside spurge, sea-beach atriplex, beach tea, fiddle-leaf morning glory, and railroad vine. These seeds most often germinate in drift lines where debris and driftwood accumulate after being washed up during winter storms. The perennial sea oats will also germinate in the drift lines and will begin to form embryonic dunes. If the drift line is far enough back on the upper beach, safe from frequent storms, primary dunes will begin to form. Otherwise, these small dunes or dunelets will be washed away or covered during regular storms before they are able to establish the primary dune community.

Foredune/Primary Dune/Dune Strand. This dune community also grows in one of the most dynamic and harsh environments of all the community types at the national seashore. Primary dunes are formed by fine grains of windblown sand and occur immediately adjacent to the beach and berm on the gulf side of barrier islands. The upper beach provides an ample supply of sand for dunes to grow and develop. The vegetation that grows in this environment plays a critical role in the formation, growth, shape and eventually stabilization if conditions allow within the dune environment. The instability, poor soil nutrients, and almost nonexistent soil moisture make plant establishment very difficult in this environment. Primary dunes are dynamic because of the constant movement of sand causing dunes to build, blowout, and migrate. Primary dunes also bear the brunt of storms that often remove great volumes of sand from the dunes.

The plants that grow in the dune environment have special adaptations to withstand high winds; salt spray; intense solar radiation;

and shifting, elevated sands that percolate quickly-making for an extremely xeric environment. Most dune plants have rhizomatous root systems that form an extensive mat of fine roots within the loose sand that is highly adapted to capture moisture as it quickly percolates through the sand and that binds and stabilizes sand particles. Dunes begin to form on the upper beach berm where seedlings of sea oats, marsh hay, and sea rocket take hold in drift lines where debris and driftwood accumulate or in other similar locations. Sea oats are the most important plant in the dune building sequence as this species is the most resilient of all the dune plants to the harsh environmental conditions.

Sea oats also require burial and stratification to germinate. The drift that contains seeds acts as the first barrier to sand movement, and small dunelets form as sand is blown off the beach, berm, and overwash terraces. In the first year after burial, seeds germinate and the seedlings begin trapping more sand. By the second year, the dunes become larger as the new sea oat shoots trap more sand and continue to grow upward through the freshly trapped sand. Within four or five years, dunes can grow to a meter or more in height, particularly where sand sources are readily available, such as well out on the berm crest or where the beach is at right angles to prevailing winds as is the case with most beaches at Gulf Islands. As dunes grow, sea oats will show a vigorous response as long as sand continues to blow in on the grass.

Vegetation cover also varies in density based on location. Under such conditions, the first dunes can become stabilized by the pioneer species listed above and on the leeward side of the dunes are soon joined by beach grass, little bluestem, Le Conte's flatsedge, fiddleleaf morning-glory, rough buttonweed, seaside sandmat, seaside pennywort, seashore elder, Virginia creeper, horseweed, camphorweed, wild bean, and pepper-vine. On the windward side of the dunes, typically facing the Gulf, plant cover tends to be more sparsely vegetated. On the more protected leeward side of the dunes, vegetation cover often occurs at a greater density than on the windward side.

Natural dune strand communities can develop on the berm, on overwash terraces, or on old inlet shoals wherever sand can be blown. The primary stresses in this habitat are moving sand and salt spray. Drought, lack of nutrients, and temperature fluctuations create additional stresses. Moving sand and salt spray are also necessary nutrient sources, and when they are cut off by other dunes or by stabilization, the dune community declines. Because the natural growth trend is toward stabilization and because the primary dunes protect the rest of the island from storm surges and salt spray, the establishment of this community often provides stable ground for plants from the shrub and thicket and woodland communities to invade the dune sites. When dunes are destroyed by natural processes such as storms, this long process will repeat, provided that there is stable ground for the accretion process to begin again.

Primary dunes are found on all islands within Gulf Islands National Seashore. The dunes and dune communities were largely obliterated following the hurricane seasons of 2004 and 2005 and have slowly been rebuilding since that time. Despite the incredible resilience to the harsh natural environmental conditions, the dune communities are highly susceptible to impacts from foot traffic and are therefore one of the most sensitive plant community types at Gulf Islands.

**Secondary Dune Field/Back Dune.** Behind the primary dunes and along the sound side of the barrier islands, the landscape is composed of more stabilized dunes interspersed with grassland and swale plant communities. These dunes are generally more protected than the primary dunes on the Gulf side and as a result achieve the greatest density of vegetation cover of all the dune communities as well as a mingling of species from other adjacent community types. The greatest similarity of plant types is with the primary dune community, although some species such as yellow buttons occur in the relict dune community. In some areas this plant community slopes gently out of low rolling dunes, into the sound. In other areas there is a sharp break between the vegetated portion of this community, and the nonvegetated portion of the sound-side beach. Soils are coarse to fine sand. If stable conditions permit, typically on the largest dunes, this community type may in time transition into the relict dune community type.

**Relict Dunes.** Relict dunes are the remains of ancient dunes, once active, that have been stabilized for a considerable period of time. These dunes indicate a former geomorphic process that was different from the current process based primarily on island migration, other dunes and dune formation, changing sea levels, changing climate, and changing vegetation communities. Relict dunes can revert to an active state as a result of major environmental changes following tropical storms or hurricanes. These dune areas are most frequently in the central and sound side of the barrier islands. The dunes occur most commonly in east-west strips parallel-ing the long axis of the islands or as diagonal sandy ridges across the islands. Some may run north to south. Many of the highest points on the islands are within the relict dune fields. Soils are sandy and the vegetation cover is often incomplete. During the two hurricane seasons in 2004 and 2005, many of the relict dune areas were heavily impacted, greatly reducing the size of these features and eliminating much of the vegetation communities occurring there. The most abundant species is goldenrod. Other species with high frequency are coastal sand frostweed, rosemary, and panicum. Other species largely confined to relict dune areas are yellow buttons, narrow-leaved pinweed, eastern prickly pear, and two lichens-cup lichen and prostrate cup lichen. The combination of goldenrod, rosemary, coastal sand frostweed, narrow-leaved pinweed, and

the two cup lichens is diagnostic for this habitat type.

Relict dunes occur on Santa Rosa Island, Perdido Key, Petit Bois, and Horn and Cat islands.

Barrier Flat Grassland/Overwash Terrace.

This vegetation community is found on the broad, flat terraces in the low elevation areas on barrier islands where storms create overwash zones. This community is frequently disturbed by periodic oceanic overwash that acts as the limiting factor often keeping this community assemblage from ever succeeding into another community type. The development and maintenance of this community type is controlled both by salt spray and by oceanic overwash. Because the land is low enough to be flooded and buried with fresh deposits of sand during major storms, plants are growing under some of the harshest conditions within the barrier island communities. The species that dominate this community type are well adapted to seawater flooding. The overwash community begins on the back side of the beach berm and stretches across the flats to the sound side. The vegetation is well adapted to overwash burial and the rolling-over process by which barrier islands retreat and migrate. As long as overwash events occur, this ecosystem will persist for long periods of time and can therefore be considered an "overwash subclimax community." This vegetation community consists primarily of grasses, sedges, and a few forbs.

Toward the berm, the vegetation is the sparsest where flooding and burial are most frequent and usually dominated by marsh hay and scattered annuals such as seaside spurge and sea rocket. Closer to the berm edge, the vegetation community is kept at bay by frequent salt spray and overwash events.

Back from the berm zone in more protected areas where overwash and salt spray are less severe, the vegetation increases in complexity and biomass. Spartina is denser and is joined by seaside goldenrod as a codominant

species. In the most protected sites within this community type, other common species to join the dominant species include lovegrass, chestnut sedge, Gulf muhly grass, dune sandbur, fingergrass, blanketflower, marsh fleabane, marsh pink, Gulf Coast swallowwort, salt marsh morning glory, and nodding ladies tresses. Species from the other grassland communities and the high marsh community will mix in this community type. If the frequency of overwash and flooding decreases and the environment becomes more sheltered from dunes building within this overwash zone, shrubs such as marsh elder, wax myrtle, and groundsel will begin to form a shrub savanna or thicket.

This community type can be found on several overwash areas on most of the barrier islands at Gulf Islands National Seashore during periods of no major storms. Several of the overwash areas following the hurricane seasons of 2004 and 2005 have shown the early stages of reestablishment of this community type in recent years.

#### Dune Grassland/Coastal Grassland/Dune

**Slack.** This community type is found in the interdune areas where the ground is gently rolling or flat within the lower elevations. A high water table provides more available moisture than beach or dune areas and frequently contains relatively lush grassland vegetation that is often marsh-like, depending on the groundwater level. This type of habitat is treeless with occasional shrubs and quite diverse with species from nearly all the grassland types, including marshes, and contains areas somewhat wet during part of the year to areas very well drained and dry. This community type is distinct from fresh water marshes and high marshes in that it tends not to have standing water during most of the year. Soils vary from peaty to sandy, with organic matter almost always greater than that of the beach or dune areas. Cover is often nearly complete in the lower, peaty areas to sparse in the higher, sandier areas. Aeolian removal ceases when sand is wet, so the bottoms of these dune slacks are usually level. Similar areas occur

where migrating sand dunes have partially filled fresh-water marshes. These depressions are fairly well protected from salt spray and, if well within the dune zone can also be protected from overwash.

Dominant species include southern umbrella-sedge, broomsedge, marsh hay, chestnut sedge, three square bulrush, white top sedge, knotroot bristlegrass, large headed rush, black needlerush, needlepod rush, maritime bluestem, and muhly grass. Other common species include goldenrod, rough buttonweed, creeping centella, seaside pennywort, smooth water hyssop, dayflower, marsh pink, frog's bit, sundrops, evening primrose, sea purslane, and perennial glasswort. Common vines include coastal morning glory, climbing hempweed, and Gulf Coast swallow-wort. Occasional woody shrubs include groundsel and wax myrtle. This community type is often the first to colonize open expanses of scoured land or freshly deposited sand flats. If conditions allow, with little to no disturbance, this community type may eventually succeed into shrub and thicket as woody shrubs begin to colonize the stabilized land.

This community type occurs on Santa Rosa Island, Perdido Key, Petit Bois Island, Horn Island, East and West Ship islands and Cat Island. The nonnative, invasive plant, torpedo grass (native to Australia) occurs in this community type and has been difficult to control.

#### **Mesic Meadow or Coastal Interdunal**

**Swale.** This community type is similar in environment and vegetation to the coastal grassland or dune slack and is often expansive with low flats and swales that are very close to or that intersect the water table. Such flats and swales are usually very old overwash terraces or old tidal deltas no longer in the intertidal zone. The resulting dune and swale topography is protected by seaward dunes that have not been recently overwashed. The hydrology is dictated by the high water table and heavily influenced by relatively frequent rains that often flood large sections of the lowest areas.

Except for forested woodlands, these low, moist flats contain the greatest number of plant species of the Gulf Islands community types. The vegetation on these protected flats is complex and contains species from all the other grassland communities other than characteristic dune plants or intertidal marsh species. This community is rich in grasses, sedges, and herbaceous plants. In general, the vegetation community is much like that of the dune slack or coastal grassland community type except that the vegetation is much more extensive and contains more species.

The occurrence of standing water for relatively long periods of time and the overall greater species diversity are the primary distinguishing characteristics between this community and the dune slack or coastal grassland community. In addition to the species listed in the dune slack or coastal grassland community, other dominant species include goldenrod, southern beeblossom, wild lettuce, loosestrife, St. John's wort, redroot, and yellow-eyed grass. Paspalum and panic grasses are common as well as species from the sedge family. With time and lack of major storms, woody shrubs including groundsel and wax myrtle will begin invading these sites. This community type is sensitive to trampling from repeated or excessive foot traffic. Periodic fire is a natural event within this community type, although the relatively wet hydrology is the primary factor for maintaining the species assemblages.

This community type exists on all islands within the national seashore.

**Shrub and Thicket.** Where environmental conditions protect the land from the most extreme salt spray, sea water flooding and moving sand—such as within stabilized sand dunes, dune swales, protected overwash terraces and sand flats, and on the fringes of the high marsh on barrier islands—woody vegetation is able to grow and become

established. Although this community does not tolerate the most extreme salt spray, these woody plants are considered salt tolerant and are periodically subjected to heavy salt spray giving the characteristic wind sculpted appearance behind dunes. The shrub community represents the early seral stage of developing maritime woodland. Although this community type represents an earlier stage of development, the shrub and thicket habitat may persist for a long time under the right circumstances. Because this community is a pioneer woody community, establishment patterns can be relatively dynamic based on storms.

During periods of relatively little storm flooding, scattered wax myrtle, groundsel, and marsh elder will grow and become established in the protected areas described above. With the passage of time, the seaside dunes continue to build up and the secondary dunes become more stabilized. In this woody habitat further soil development occurs, and these three main pioneer woody species are joined by eastern red cedar, Hercules'-club, yaupon, loblolly pine, red bay, buckthorn, and eventually shrubby live oak. Woody vines such as poison ivy, catbriar, Virginia creeper and grape are also common. The shrub and thicket community tends to be located on poorly to excessively drained sands that may have a high water table. In time, the shrub community grows into an all but impenetrable thicket, tangled with tight branches and vines, especially on the higher ground such as within stabilized dunes and well protected flats. In the lower areas, a more open shrubland savanna is common. Eventually, this community type will succeed into the maritime forest community if conditions allow.

This community type exists on all islands within the national seashore.

**Maritime Forest.** The maritime forest of the lower gulf coastal plain region is part of a series of vegetation assemblages that occupy the barrier islands and mainland shoreline areas exposed to the effects of the salty

environment of the open ocean. As such, this habitat is defined by location and by the presence of salt tolerant vegetation. On barrier islands, a progression of assemblages is recognized between the highly unstable foredunes that form on the seaward side of islands, and across the more stable dune, shrub and forest habitats.

On mainland shoreline sites, some or all of these assemblages may be less well developed and/or absent. The older, most protected and most stable dunes support a scrub-tree forest composed of live oak, buckthorn, red bay, slash pine, loblolly pine, palmetto, saw palmetto, wax myrtle, and others. Older forests may support shrubs such as large gallberry, huckleberry, and fetterbush. The climax maritime forest assemblage includes live oak, laurel oak, and sweetbay magnolia.

Within the range of maritime communities, fire is most often associated with scrub habitats, occurring with 30- to 35-year frequency. Although fire is also reported in pine-dominated stands and live oak forests, it does not appear to be a major factor affecting vegetation in the maritime forest community. Factors such as coastal storms, topography, and proximity to salt spray appear to be more important in affecting community structure. The entire grouping of maritime communities is typically found within the first few hundred meters of open marine areas. These communities exist within the relatively narrow band of well-drained sandy dune fields of island and mainland areas. Except for the periodic flooding associated with tropical storms, these soils are typically well drained, composed of coarse to fine sand with little organic material and are nutrient poor. Some mainland sites may exist on hydric soils.

This community type occurs in Naval Live Oaks, Davis Bayou, Cat Island, and Horn Island.

**Southern Mixed Hardwood.** The southern mixed hardwood forest community of the lower gulf coastal plain region (formerly the

longleaf pine forest) is a pine-dominated upland habitat commonly occupying sites on high sandy ridges that includes a variety of hardwood species and a varied assemblage of understory trees and shrubs. In addition to longleaf pine and loblolly pine, the canopy layer of the mixed hardwood forest may include beech, laurel oak, southern magnolia, white oak, sweetgum, water oak, southern red oak, pignut hickory, black gum, and post oak. Sweetgum, water oak and black gum are commonly understory trees, particularly as saplings, along with flowering dogwood, tree huckleberry, American holly, red maple, and black cherry. Common shrubs include vaupon, squaw huckleberry, and horse sugar. Poison ivy, catbriar, and grape are also common.

Historically, naturally ignited, periodic fires (three- to five-year cycle) maintained a forest dominated by the fire-adapted longleaf pine with an open grassland understory-thus the designation as the former longleaf forest. Loblolly pine and many of the above-listed hardwood trees and shrubs were restricted by fire to isolated protected areas of the forest and to the wetter sites, and they have only recently invaded the forest in absence of periodic fire. Early successional stages that develop following the harvest of canopy species consist of grasses, forbs, and seedlings of pines. This habitat type occurs on welldrained rolling hill topography of the lower coastal plain. Soils are well-drained, upland soils of various types.

This community occurs primarily in Davis Bayou, occurring on well-drained, fine sandy loams. As long as periodic fire is prevented from occurring, this community type will continue to maintain the general forest conditions observed today, including a relatively closed canopy of mixed pine and hardwood species, a relatively diverse assemblage of shrubs and saplings, a relatively bare herbaceous layer, and a mixed composition of vines. Although definite ages have not been established, the largest trees appear to be in the range of 40 to 60 years old. It is probable that this community type was once longleaf pine forest and the pines were harvested within the past 100 years. The current lack of longleaf pine within these sites is a result of fire suppression. Longleaf pine would be a dominant component of the canopy under natural conditions associated with periodic fire. Although some longleaf pines are still present, they are at a low density relative to loblolly pine. The absence of longleaf pine is likely the result of harvesting original trees, the establishment of faster-growing pines and hardwoods, and the current practice of suppressing fire. Fire suppression prohibits the natural regeneration of longleaf pine.

**Transitional Wet Forest.** Transitional wet forests occupy a zone of transition from one habitat type to another. In the case of Davis Bayou, this community occupies the wet soil slopes between upland ridges within the national seashore. This habitat designation was recognized to account for the wet soil areas delineated up slope of the adjacent tidal marshes that were clearly not affected by the normal tidal action. Groundwater seeping from the upland ridges is the apparent source of water responsible for the wet soil conditions. Although similar to bayhead swamps in general characteristics, this habitat type can also include vegetation found in the adjacent mixed hardwood forest. The effect of fire in this habitat is unknown. Although similar to bayhead swamps in vegetation and soil characteristics, the upland proximity to fire-susceptible southern mixed hardwood forest may expose them to periodic fire. As with bayhead swamps, these habitats may support fire only under dry conditions.

#### Wet Pine Savanna/Longleaf Pine Savanna.

Wet pine savannas are open grasslands with scattered pines that occur on poorly drained, flat terraces of the lower coastal plain region of the southeast. This habitat belongs to a broad group of pine-dominated forests referred to as "flatwoods" that include pine flatwoods, southern mixed hardwood forest, and longleaf pine-turkey oak forest. As with all flatwood habitat types, longleaf pine is the dominant tree, and a periodic fire (three- to five-year cycle) helps to maintain this and numerous other fire-adapted species. Trees are typically widely spaced or absent in the wettest sites. In absence of fire, slash pine may become more dominant and, along with shrubs, create a dense canopy that limits understory vegetation. Although large individual slash pines can survive "cool" ground fires, this species does not have a fire resistant "grass" stage like the longleaf pine. Under natural conditions of periodic fire, longleaf pine is the only common tree species that thrives. In the absence or suppression of fire, slash pine, red maple, sweet bay magnolia, and red bay may become more common, as well as shrubs like common gallberry, large gallberry, yaupon, wax myrtle, and swamp titi.

Under natural conditions of periodic fire, a diverse assemblage of herbaceous plants forms the ground layer grassland, including species that are adapted to fire and nutrientpoor soils characteristic of this habitat. Common grasses include wiregrass, muhly grass, bluestar, and toothache grass, along with fire-adapted shrubs such as dwarf huckleberry and running oak. This habitat also includes a large number of carnivorous plants, including pitcher plants, sundews, butterworts, and bladderworts, as well as numerous species of terrestrial orchids, sunflowers, and other flowering plants. Laurel-leaf greenbrier is a commonly occurring vine in this habitat, even with the absence of trees.

Wet pine savanna/longleaf pine savanna occupies wet (hydric) areas that may grade into more mesic pine flatwoods. This habitat occupies the flat terraces of this part of the coastal plain that were historically covered by shallow seas. Within the thick beds of sands deposited in this region, accumulated organic matter, aluminum, and iron form relatively impervious barriers. These barriers prevent water from percolating through the soil and lead to the development of perched water tables and saturated soils, particularly during the wet seasons of the year (winter/ early spring). These hydric soils range from being uniformly clayey in the wettest of hydric sites to mottled in appearance on dryer, mesic sites. Mottling is due to the seasonal nature of soil saturation that leads to the reduction of iron within the soil and subsequent oxidation of that iron within the pore spaces of the soil.

Wet pine savannas occur on the wettest or more hydric soils with standing water remaining for weeks to months. Wet pine savannas typically occur on poorly drained silty loams that are often adjacent to wet pine flatwood sites. The historical absence of fire leads to alterations in the floral nature of these sites and can mask the natural community composition of these habitats. Unless periodic fire is reintroduced to these sites, they will continue to develop toward the conditions for wet pine flatwoods. Some, if not all, of the adjacent wet pine flatwood areas were probably once and can again become wet pine savanna habitat under an active program of prescribed burning. Continued absence of fire has resulted and will continue to result in the alteration of biodiversity in these habitats.

Pine Woods/Wet Pine Flatwoods. The term pine flatwoods refers to pine-dominated forests that occur on moderately to poorly drained flat terraces of the lower coastal plain region of the southeastern United States. Pine flatwoods tend to be found on somewhat dryer, mottled soils that may have standing water for days to weeks. The wet pine flatwoods considered here are part of a broad grouping of pine dominated forests that includes the southern mixed hardwood forest and the longleaf pine-turkey oak sandhill habitat. Pine flatwoods occur on moderately to poorly drained soils. As with the upland forests, longleaf pine dominates moderately to poorly drained sites, where periodic fire (three- to five-year cycles) helps to maintain this fire-adapted species. On wetter or downslope areas of these forests, slash pine may become more dominant, particularly where it may be protected from fire. Although large individual slash pines can survive "cool" ground fires, this species does not have a fire-resistant "grass" stage like the

longleaf pine. The less tree-dominated wet pine savanna also falls into this broad group of "flatwoods."

In addition to longleaf pine and slash pine, the canopy of flatwoods may include black gum, red maple, sweetgum, southern red oak, water oak, laurel oak, and sweetbay magnolia, with the hardwood species becoming more common in sites where fire has been suppressed. Common shrubs include saw palmetto, common gallberry, large gallberry, swamp titi, fetterbush, wax myrtle, red bay, and winged sumac, along with vines such as catbriars and grapes. A rich assemblage of grasses and other herbaceous plants is also common, particularly where fire maintains an open, grassland understory, with common species including wiregrass, broomsedge, muhly grass, blazing star, butterfly weed, and asters.

The wet pine flatwoods occupy the flat terraces of the coastal plain that were historically covered by shallow seas. With the thick beds of sands deposited in this region, accumulated organic matter, aluminum, and iron form relatively impervious barriers. These barriers prevent water from percolating through the soil and lead to the development of perched water tables and saturated soils, particularly during the wet seasons of the year (winter/ early spring). These hydric soils are commonly mottled in appearance due to the seasonal nature of soil saturation that leads to the oxidation and/or reduction of pockets of soil, resulting in the mixing of different soil types.

Wet pine flatwood habitat occurs in Davis Bayou in poorly drained silty loams. The wet pine flatwoods occur on the same soil type and are adjacent to wet pine savanna sites. The entire wet pine complex may have all been wet pine savanna habitat in the past. The presence of relatively large numbers of trees and shrubs that would normally be suppressed by periodic fire (e.g., loblolly pine, black gum, sweet bay magnolia) suggests that these sites have not experienced fire in some years. Although not common, some herbaceous species that are indicative of wet pine savannas are present in these sites (e.g., yellow top pitcher plant) and may be remnants of larger populations. Unless periodic fire is reintroduced to these sites, they will continue to exist in their present form and species diversity will continue to decline.

# **Nonnative Plant Species**

The diverse habitats in Gulf Islands National Seashore host a wide variety of nonnative terrestrial and aquatic vegetation species. About 24 nonnative plant species are present in the national seashore, with new species introduced each year. These plants were introduced to the national seashore because of a variety of historic and modern circumstances, including exploration, shipping, recreational visitation, military activity, nearby development, construction, vehicular and boat traffic, and storms and ocean patterns. Most nonnative species at the national seashore are invasive, meaning they are of particular concern because of their ability to quickly infest large areas and their dramatic impacts on ecosystem dynamics and diversity. Many invasive plants are highly competitive at colonizing disturbed areas and have long-lived seed banks. These species are therefore well-equipped to take advantage of natural disturbances such as those caused by storms and hurricanes, as well as humancaused disturbances such as construction zones, nondesignated trails, camping areas, and vehicle scarring in undesignated areas.

Management of invasive species at the national seashore is led by NPS staff under standard operating procedures. Mechanical removal is considered the primary method, while chemical control is a secondary method provided that certain requirements are met. Gulf Islands National Seashore actively collaborates with NPS exotic plant management teams, local municipalities, the State of Florida, and researchers from Florida and Mississippi to determine the best approaches to managing each nonnative species. Overall habitat and ecosystem health are the primary drivers of active nonnative plant management, while potential threats to species of concern are also considered during decisions about nonnative plant management activities.

Invasive plants of particular concern at Gulf Islands National Seashore include torpedo grass, cogon grass, lantana, Chinese tallow, and Japanese privet hedges. New occurrences such as kudzu, Japanese climbing fern, rattle box, and water hyacinth, are actively managed to control the size of emerging infestations. Chinaberry and mimosa are almost eradicated from the national seashore. Repeated disturbance from recent hurricanes has exacerbated the persistence of many invasive plants, especially torpedo grass, cogon grass, and Chinese tallow. Construction activity in and near the national seashore is also a source of new infestations, as improperly sanitized vehicles and equipment can transport invasive plant seeds. National seashore users' vehicles and boats, and both regulated and unregulated visitor activities, are also sources of new infestations.

The urban interface with the national seashore is also a source of nonnative species such as pampas grass and Japanese honeysuckle. Although pampas grass is not particularly invasive, after the recent hurricanes many national seashore neighbors planted it as an ornamental; because it is not a natural component of the Gulf Islands ecosystem, staff are actively managing pampas grass occurrences in the national seashore.

# Wildlife and Wildlife Habitat

Upland animal species are somewhat limited in number on barrier islands because of the lack of diversity in vegetation, difficulty of access from mainland areas, and the relatively small land area available on the barrier islands. Common smaller native mammal species found in the Florida and Mississippi districts include marsh rabbit, eastern cottontail rabbit, opossum, squirrel, skunks, gray fox, raccoon, eastern wood rats, hispid cotton rats, eastern moles, southeastern pocket gophers, short-tailed shrews, and a variety of bats. River otters can also be found in the canals near Fort Pickens in Florida and in Horn and Petit Bois islands and Davis Bayou in Mississippi.

Gulf Islands National Seashore has more than 280 species of birds that use the islands for loafing, nesting, feeding, wintering, or migratory rest stops. These birds include songbirds, waterfowl, wading birds, birds of prey, marine birds, and shorebirds. Sandpipers, herons, egrets, ospreys, marsh wrens, terns, gulls, and several species of rails are just a few species that use the island habitats.

Shorebirds. Shorebird nesting, foraging, and loafing areas are along the north and south shorelines of all Florida District islands as well as along both the north and south shores of the Naval Live Oaks Area. In particular, shorebird colonies along Fort Pickens Road and J. Earle Bowden Way are managed through law enforcement, signs, and closures because the roads bisect breeding bird habitat, and pedestrians, bicycles, and vehicles impact these colonies of black skimmer, piping plover, least tern, and other shorebirds. In addition, great blue heron and night heron nesting and roosting areas are located on Perdido Key and Santa Rosa Island. Osprey nest on Santa Rosa Island and in the Naval Live Oaks Area.

Horn and Petit Bois islands in the Mississippi District are important nesting areas for large colonies of least terns, sandwich terns, black skimmers, and royal terns. The largest nesting colonies of sandwich, royal, and gull-billed terns in the state are on Sand Island, adjacent to Horn Island Pass. Gull-billed and Caspian terns, as well as numerous shorebirds, also nest on the Mississippi District islands. At least 14 species of waterfowl use these areas as wintering grounds, the most numerous being coot and scaup. Ospreys and eagles nest on Horn, Petit Bois, and East Ship islands in the slash pine habitats (NPS 2003c). Clapper rail, which is indigenous to salt marshes, and night heron nest and roost in Davis Bayou.

In addition, the national seashore implements seasonal closures that are reviewed on an annual basis to protect valuable shorebird habitat from impacts resulting from public use. These areas are used each year by nesting shorebirds. These closures are necessary to protect shorebirds, eggs, and chicks from human disturbance. Less restrictive measures would permit public access into areas where shorebirds build shallow, highly disguised nests in sand and deposit small, off-white colored eggs, which are extremely difficult to see, resulting in a high probability of the loss of wildlife.

The following locations are used by nesting shorebirds and are closed to all public use and access as indicated below (NPS 2003a):

- That portion of Santa Rosa Island, from the eastern end of Opal Beach to the national seashore boundary at Navarre Beach, which is designated by posted signs, from May 1 through September 30 of each year. (Florida District)
- That portion of Santa Rosa Island, from the national seashore boundary at Pensacola Beach to Fort Pickens Lifesaving Station, which is designated by posted signs, from May 1 through September 30 of each year. (Florida District)
- That portion of Perdido Key adjacent to the Johnson Beach Road, which is designated by posted signs, from May 1 through September 30 of each year. (Florida District)

- That portion of Sand Island within the Mississippi District, which is designated by posted signs, from May 1 through September 30 of each year. (Mississippi District)
- The north shore of Horn Island encompassing the sand spit at the east side of the Big Lagoon entry, extending 1,500 yards to the east, which is designated by posted signs, from May 1 through September 30 of each year. (Mississippi District)
- The north shore of Horn Island approximately 0.5 mile west of the east tip, which is designated by posted signs, from May 1 through September30 of each year. (Mississippi District)
- The north shore of Horn Island at the mouth of Ranger Lagoon, which is designated by posted signs, from May 1 through September 30 of each year. (Mississippi District)
- The 0.25-mile section of the west tip of East Ship Island, excluding the beach, which is designated by posted signs, from May 1 through September 30 of each year. (Mississippi District)
- The area at the west tip of West Ship Island, from the westernmost dune ridge to the western tip, excluding the surf line, which is designated by posted signs, from May I through September30 of each year. (Mississippi District)

**Osprey and Bald Eagles.** As with shorebirds, NPS staff implement seasonal closures to protect nesting osprey and bald eagles from visitor disturbance. These closures are necessary to protect osprey and bald eagle adults, eggs, and juveniles. These birds are subject to human disturbance, which can cause the adults to leave the nests and chicks to die from overheating and dehydration.

The following locations are closed to all public use and access as indicated below.

- From March 1 through July 31, the north shore of Horn Island in the area known as the Horseshoe, from NPS Marker #7 to NPS Marker #10, is closed as follows: The dunes and vegetated area from the northern base of the dunes to the marsh shall be closed to all entry and use. The beach shall be closed to camping, picnicking, or uses other than walking along the shoreline.
- From March 1 through July 31, the area within 300 yards of each osprey nest that contains adult or juvenile osprey is closed to all public use.
- From October 1 through April 30, the area southeast of Big Lagoon on Horn Island, from NPS Marker #30A to NPS Marker #32, is closed as follows—The dunes and vegetated area from the southern base of the primary dunes for a distance 1,000 yards north of the dunes shall be closed to all entry and use. The beach shall be closed to camping, picnicking, or uses other than walking along the shoreline.

Amphibians and Reptiles. Common amphibians and reptiles found in the national seashore include the eastern glass lizard, anole, sand lizard, ground lizard, five lined skink, American alligator and the alligator snapping turtle (NPS 2003c). In addition, the national seashore provides habitat for four species of sea turtles, including Atlantic loggerhead, green, Kemp's Ridley, and leatherback. Because all these species are on the endangered species list, they are discussed in the later "Species of Special Concern" section.

## **Nonnative Wildlife Species**

Nonnative wildlife species found in both districts include Norway rat, armadillo, covotes, wild hogs, red fox, and black rat (NPS 2003b, 2003c). In the Mississippi District, nutria, an introduced rodent species that spends the majority of time in or near the water, is also present on Horn and Petit Bois, East Ship, West Ship, and Cat islands. Nutria decimated the sea oat population on these islands and required active control. Nonnative aquatic organisms, including jellyfish, clams, crabs, fish, snails, bacteria, and viruses have been introduced and continue to be introduced to Gulf waters from discharged ballast sediment and water used in the shipping industry. This practice presents international issues for exotic, nonnative introductions of potentially invasive and/or harmful organisms. Similar to the management of nonnative plant species, nonnative wildlife species are managed to benefit overall ecosystem health, and impacts on individual species are considered where appropriate.

# **Climate Change and Wildlife**

Climate change is expected to have profound effects on wildlife because their biological cycles are so closely tied to temperature and their habitats. Birds, mammals, amphibians, and marine species are most likely to be affected in the national seashore. Bird migration patterns are already changing, with birds wintering in the southeast U.S. arriving on average 13 days earlier. Earlier breeding and egg laying dates and range expansion are already being seen in a variety of bird species. Expected sea level rise and increased storm activity may have detrimental impacts on the Perdido Key beach mouse by altering or restricting its habitat, food sources, and population size.

Because Gulf Islands National Seashore is home to both migratory and resident bird species, these effects are likely to be seen. Other documented impacts on predator-prey relationships and wildlife habitat in marine and terrestrial environments are already occurring, such as changes in the male/female ratio of sea turtles and amphibians. Sensitive species or species that that already have a reduced habitat range, such as the West Indian manatee, are especially vulnerable to the impacts of climate change (Loehman and Anderson 2009).

#### AQUATIC VEGETATION AND WILDLIFE

#### Submerged Aquatic Vegetation

Seagrass Beds. Seagrass beds grow throughout the protected seashore waters, where sandy bottoms, shell fragments, and calm waters provide the proper habitat. Seagrass beds occur in isolated patches usually less than several hundred acres in size. Seagrasses are very important in stabilizing bottom sediments and improving water clarity by trapping the fine particles that would otherwise remain suspended by wave and current action. Seagrasses bind shallow water sediments with their roots and rhizomes and baffle wave and current energy with their leafy canopy. In the turbid Mississippi Sound waters, the seagrasses are rarely found in water deeper than 6 feet, while in the clearer Florida waters of the Santa Rosa Sound, seagrass beds can be found in depths of up to 12 feet.

Seagrass communities form the basis of the food web in the marine ecosystem. In addition, they provide cover and important nursery habitat for many species. Although the seagrass beds make up only a small percentage of the total submerged lands around the national seashore islands, the fauna observed in association with them, especially the invertebrates, appears far greater than the more extensive sandy areas. The seagrass beds in Gulf Islands National Seashore and surrounding waters are vital nursery areas for Gulf of Mexico fisheries. Dominate seagrass species found in Gulf Islands National Seashore waters include shoal grass, turtle grass, and manatee grass. Brackish water species that grow with these three dominant species in locations where saline concentrations are lower include widgeongrass, star grass, and tape grass.

Within the seagrass bed community at the national seashore are the following seven basic associations:

- 1. extremely sparse, pure stands of shoal grass
- 2. dense, pure stands of shoal grass
- 3. pure stands of manatee grass
- 4. pure stands of turtle grass
- 5. mixed beds of shoal grass and manatee grass
- 6. mixed beds of shoal grass and turtle grass
- 7. mixed beds of manatee grass and turtle grass

Mixed beds of all three species do not appear to be present. Widgeon grass, tape grass, and star grass are found in the more brackish water environments mixed in with the above associations depending on the specific location. Epiphytic algae are also a component of this overall community type.

Within Florida, seagrass beds grow in Big Lagoon, Pensacola Bay, and Santa Rosa Sound. Because of the extremely sensitive nature of some of these seagrass beds, portions of Big Lagoon and Santa Rosa Sound have been closed to motorized boat access by Gulf Islands National Seashore. These areas include Spanish Cove and Langley Point within Big Lagoon. Within Mississippi, seagrass beds generally grow on the sound side of all islands, and in limited areas within Davis Bayou. No boating restrictions are in

Across the entire Gulf Coast, the overall health of seagrasses and cover by seagrass beds has been declining for the past 60 years. All seagrass beds within the marine environment now managed by Gulf Islands National Seashore have extensively declined or in some cases have disappeared. The disappearance of seagrass and seagrass beds is attributed to increased turbidity caused by harbor and Intracoastal Waterway dredge and fill activities; boat traffic; shoreline modification; adjacent development leading to reduced water quality; and natural events such as tropical storms, hurricanes, and changes in salinity.

Because seagrass beds grow in relatively shallow water, boat traffic can either directly destroy grasses through propeller scarring or can indirectly impact grass beds by stirring up sediment from the ocean floor, creating increased turbidity. Dredging activities that keep shipping channels open also directly impact seagrass habitat by removing shallow sands and indirectly increase turbidity. Increased turbidity clouds the water and decreases light availability to seagrasses because of the suspended solids in the water column.

Water quality is affected by runoff from adjacent development, increasing both sediment and nutrient loads into Gulf waters as well as increasing suspended pollutants. Increased development in adjacent communities has been followed by increased stormwater runoff that carries sediment, nutrients, and pollutants. Nutrients come primarily from excess fertilizers used in agricultural operations and lawn care and from municipal wastewater discharges or leachate from individual septic fields. Because the balance between algae and seagrass is delicate and largely dependent on water quality, when levels of suspended nutrients are high, these algae can proliferate, causing "algal blooms" and thereby decrease sunlight availability necessary for seagrass growth. Other pollutants can have a toxic effect on individual seagrass beds.

Natural events that impact seagrass at Gulf Islands are primarily storms and changes in salinity. Before 1969, vast expanses of seagrass beds existed in the Mississippi Sound, but many of these beds were destroyed by Hurricane Camille and have never fully recovered. Hurricanes Opal, Ivan, Dennis, and Katrina all dealt substantial blows to recovering seagrass beds within Gulf Islands National Seashore in 1995, 2004, and 2005.

Collectively, impacts from both human sources and natural events have substantially changed species composition and decreased bed stands in some areas by as much as 80% since the 1950s or have completely destroyed certain beds. The seagrass community is very fragile and has been identified as a critical resource at Gulf Islands National Seashore.

# Fish and Fish Habitat

More than 200 species of fish occur within the waters of Gulf Islands National Seashore. Because the estuarine and marine habitats (e.g., seagrass beds and unvegetated soft bottoms) encompassed within the two districts of the national seashore are similar and relatively close to each other, the following discussion applies to both districts, except where noted.

The most abundant fish are anchovies. Silversides are abundant in the shallow nearshore waters. These small species, among others, provide food for larger predators. The killifish, sailfin molly, and mosquito fish live in ponds and lagoons, and along the beaches. Myriad larval and young fish occupy the shallow waters around the islands and find food and protection in the seagrass beds. These include most of the important sport and commercial species that spawn further offshore and spend the early parts of their lives in estuarine nursery areas.

Several commercially and recreationally important species are within the waters of the national seashore. Speckled sea trout spawn around the islands and are often the most sought-after sport fish. The channel bass, sand sea trout, kingfish, jack, flounder, mackerel, bluefish, pompano, snapper, and many other species provide excellent surf and troll fishing. Cobia, locally known as lemon fish, and tarpon are among the large game fish. Mullet are also abundant. Several species of sharks occur in national seashore waters, including hammerhead, bonnethead, Atlantic sharpnose, bull, and blacktip. Several species of rays, including Southern stingrays, manta rays, and spotted eagle rays, occur as well. Southern stingrays are the most abundant and commonly feed and rest in shallow waters.

Several species of shellfish that are of commercial, recreational, and ecological importance are in Gulf Islands National Seashore waters, including blue crabs, shrimp, and stone crabs. Water bottoms around the national seashore in the Florida and Mississippi Districts are important nursery areas for most species of shellfish. Blue crabs are caught recreationally. Three species of shrimp (brown shrimp, white shrimp, and pink shrimp) occur at various seasons and life stages in seashore waters. Commercial shrimping is not allowed within the national seashore boundaries. Stone crab juveniles are common in the Pensacola Bay system waters, and Gulf stone crab adults and juveniles are common in Mississippi Sound waters. Bay scallops, whose range once extended to Pensacola, are now rare in areas west of St. Joseph Bay (FFWCC 2001).

**Essential Fish Habitat.** The 1996 Magnuson-Stevens Act requires cooperation among the National Marine Fisheries Service, fishing participants, and federal and state agencies to protect, conserve, and enhance essential fish habitats. Essential fish habitat is defined as those waters and substrate necessary to fish for spawning, breeding, feeding, or growth to maturity (16 USC 1802(10)). Essential fish habitat occurs for several species of fish in the Florida and Mississippi districts of Gulf Islands National Seashore. Essential fish habitat has not yet been designated for most species occurring in the Gulf of Mexico (GMFMC 1998). The National Oceanic and Atmospheric Administration's Estuarine Living Marine Resources Program developed a database on the distribution, relative abundance, and life history characteristics of ecologically and economically important fishes and invertebrates in the nation's estuaries. Based on these data, the administration has designated essential fish habitat for more than 30 estuaries in the northern Gulf of Mexico for a number of species of finfish and shellfish. Essential fish habitat occurs for several species of fish and shellfish in and around the national seashore waters (see table below).

#### TABLE 8. ESSENTIAL FISH HABITAT FOR KEY SPECIES IN PENSACOLA BAY AND THE MISSISSIPPI SOUND

Species	Pensacola Bay	Mississippi Sound
Brown Shrimp	Х	Х
Gray Snapper	Х	Х
Gulf Stone Crab	Х	Х
Pink Shrimp	Х	Х
Red Drum	Х	Х
Spanish Mackerel	Х	Х
Spiny Lobster		Х
White shrimp	Х	Х

Source: NOAA 2002a

Other invertebrates of ecological importance exist within the waters of Gulf Island National Seashore, although essential fish habitat has not been designated for these species. These species include horseshoe crab, mole crab, fiddler crab, hermit crab, coquina, several species of conch, oyster drill, and various copepods, isopods, and amphipods. Fish, shrimp, and other marine species are especially sensitive to changes in water temperature and chemistry such as those anticipated due to climate change. Disruptions in the life cycles of these species, especially breeding and egg-laying, are already occurring due to climate change (Loehman and Anderson 2009; Ning et al. 2003). Disease outbreaks in ocean species, due in part to range expansion of marine parasites, are also occurring and are expected to increase as water temperatures rise. Because many shallow, stagnant coastal areas serve as marine "nurseries" for marine species, climate change may disrupt the health and food webs of these fisheries if it changes salinity, temperature, or oxygen and nutrient content these areas within the national seashore (Ning et al. 2003).

#### SPECIES OF SPECIAL CONCERN

#### Federally Listed Threatened and Endangered Species

The Endangered Species Act of 1973 prohibits harming any species listed by the U.S. Fish and Wildlife Service as being either threatened or endangered. Harming such species includes not only directly injuring or killing them, but also disrupting the habitat on which they depend. Section 7 of the act also requires federal agencies to consult with the U.S. Fish and Wildlife Service when any activity permitted, funded, or conducted by that agency may affect a listed species or designated critical habitat or is likely to jeopardize proposed species or adversely modify proposed critical habitat.

This section, along with the impacts analysis for the preferred alternative in chapter 4 of this plan, fulfills the National Park Service's obligation under section 7 to document federally listed species and impacts of the preferred alternative on these species via an embedded biological assessment.

Table 9 lists the threatened and endangered species in the national seashore, as well as

species of concern in Florida and Mississippi. The process for determination of this list is described in "Chapter 5: Consultation and Coordination." Different agencies have different categories for classification of species, as indicated in the heading and columns of table 9. Note that "consideration encouraged" does not denote federally listed species, but a species that the U.S. Fish and Wildlife Service is concerned about and warrants special management attention.

**Gulf Sturgeon.** The Gulf sturgeon is a federally listed threatened species, and a species of special concern in Florida. This anadromous fish inhabits coastal rivers, bays, and the northern Gulf of Mexico from Louisiana to Florida. The U.S. Fish and Wildlife Service and National Marine Fisheries Service designated critical habitat essential to the conservation of the Gulf sturgeon in 2003. Overfishing throughout most of the 1800s and early 1900s resulted in a decline in Gulf sturgeon populations. This decline has been exacerbated by spawning habitat loss associated primarily with the construction of dams along Gulf Coast rivers.

In the early spring, adult Gulf sturgeon migrate from the Gulf of Mexico to spawn on the gravel substrates of coastal rivers. Eggs hatch after several days, and the young juveniles shelter upstream near sand ripples for their first year. After their first year, they move downstream and join older juveniles and adults for the spring migration. Adult and juvenile Gulf sturgeon remain in the rivers throughout the summer and migrate in to the Gulf of Mexico in the fall to overwinter.

In estuaries, Gulf sturgeon feed intensively around mudflats and oyster bars on benthic prey. Adults, particularly females, may swim more than 100 miles from the natal river during the winter feeding period, and wander widely on a temporal scale of weeks. Adults feed in passes between barrier islands and along the coast in 13 to 23 feet (4 to 7 meters) of water on sand substrate (USGS 2006). Critical habitat for Gulf sturgeon extends along much of the Florida Panhandle, along coastal Mississippi and Alabama, and upstream into rivers that empty into the Gulf of Mexico.

Federally designated Gulf sturgeon critical habitat within Florida includes near-shore

waters within 1 nautical mile of the mainland from Pensacola Pass to Apalachicola Bay, the Perdido Key unit, and the area north of Santa Rosa Island. These locations are believed to be important migratory pathways between Pensacola Bay and the Gulf of Mexico for feeding and genetic exchange.

Scientific Name	Common Name	Federal Status	Florida Status	Mississippi Status
Fish				
Acipenser oxyrhynchus desotoi	Gulf Sturgeon	T/CH	SSC	
Amphibians and Reptiles				
Alligator mississippiensis	American Alligator	SAT		
Caretta caretta	Loggerhead Turtle	Т	FT	S1B
Chelonia mydas	Green Sea Turtle	Т	FE	SNA
Dermochelys coriacea	Leatherback Turtle	E	FE	SNA
Drymarchon corais couperi	Eastern Indigo Snake	Т	FT	SH
Gopherus polyphemus	Gopher Tortoise	ce in FL T in MS	SSC	52
Lepidochelys kempii	Kemp's Ridley Sea Turtle	E	FE	S1N
Macroclemys temminckii	Alligator Snapping Turtle	се		
Nerodia clarkii clarkii	Gulf Salt Marsh Snake	ce		
Pseudemys alabamensis	Alabama Red-Belly Turtle	E		S1
Rana capito sevosa	Dusky Gopher Frog	E		S1
Birds				
Aimophila aestivalis	Bachman's Sparrow	се		
Caladris canutus	Red Knot	С		
Charadrius alexandrines tenuirostris	Southeastern Snowy Plover	ce	ST	S1B S1N
Charadrius melodus	Piping Plover	T/CH	FT	S1N
Grus canadensis pulla	Mississippi Sandhill Crane	E		S1
Falco peregrinus	Peregrine Falcon	DM		SNA
Falco peregrines tundrius	Arctic Peregrine Falcon	се	E	
Falco sparverius paulus	Southeastern American Kestrel	се	Т	
Haliaeetus leucocephalus	Bald Eagle	DM		S1B S2N
Mycteria americana	Wood Stork	E	E	S1N
Pelecanus occidentalis	Brown Pelican	DM	SSC	S1N
Picoides borealis	Red-Cockaded Woodpecker	E		S1
Sterna antillarum	Least Tern		Т	S3?B
Mammals				
Canis rufus	Red Wolf	E		
Peromyscus polionotus trissyllepsis	Perdido Key Beach Mouse	E/CH	E	
Trichechus manatus latirostris	West Indian Manatee	E	E	SZ

# TABLE 9. LIST OF THREATENED AND ENDANGERED SPECIES WITHIN GULF ISLANDS NATIONAL SEASHORE

Scientific Name	Common Name	Federal Status	Florida Status	Mississippi Status
Plants				
Chrysopsis gossypina cruiseana	Cruise's Golden Aster	се	E	
Cladonia perforata	Florida Perforate Cladonia	E	E	
Isoetes louisianensis	Louisiana Quillwort	E		S2
Lupinus westianus	Gulf Coast Lupine	се	Т	

#### TABLE 9. LIST OF THREATENED AND ENDANGERED SPECIES WITHIN GULF ISLANDS NATIONAL SEASHORE

(C= candidate, E = endangered, T = threatened, SAT = similarity of appearance (threatened), DM = delisted, monitored, CH = Critical Habitat, SSC = Species of Special Concern, CI = Critically Imperiled, I = Imperiled, ce = consideration encouraged, R = Rare, SZ = zero occurrences). FT = federally threatened; FE = federally endangered; ST = state threatened. S1=critically imperiled, S1=Imperiled, SN A= Rank not applicable.

Gulf sturgeon critical habitat within Mississippi includes areas within 1 nautical mile of the barrier islands of the Mississippi Sound including areas near Gulf Islands National Seashore, which are believed to be important feeding habitat for gulf sturgeon. The passes (Ship Island Pass, Dog Keys Pass, Horn Island Pass, and Petit Bois Pass) are also designated critical habitat (68 *Federal Register* 13369–13495, March 19, 2003).

American Alligator. Although the population of American alligator is considered fully recovered from its listing as an endangered species, it remains on the threatened species list due to its similarity of appearance with the endangered crocodile; its official listing status is "Threatened (Similarity of Appearance)." Because of its similarity in appearance to the crocodile, the U.S. Fish and Wildlife Service regulates the hunting and legal trade of alligator skins and products. It is a state species of special concern in Florida.

The American alligator is a large reptile reaching lengths of 6 to 12 or more feet and is blackish in appearance, with pale crossbands on the back and vertical markings on the sides. Alligators inhabit rivers, swamps, estuaries, lakes, and marshes in the southeastern United States from North Carolina to Texas. Both adults and young feed on a variety of animals, including fish, turtles, and other aquatic organisms. In the Florida District, American alligator is present in wetlands in the Fort Pickens and Naval Live Oaks areas. The national seashore occasionally receives reports of alligators sighted on the beach. The American alligator is capable of swimming in marine waters, as evidenced by its presence on the Mississippi barrier islands where it inhabits wetlands and brackish lagoons. The national seashore does not have any monitoring data for this species.

**Sea Turtles.** Four species of sea turtles occur in the waters of Gulf Islands National Seashore: the Atlantic loggerhead turtle, the green sea turtle, Kemp's Ridley sea turtle, and the leatherback turtle.

Each of these species is federally listed as threatened or endangered, and all have special status in Florida and/or Mississippi. Sea turtle populations have been adversely impacted because of the loss and alteration of nesting habitat, increased mortality from boat strikes, and entanglement in commercial fishing gear. Each year numerous adult and sub-adult sea turtles are found dead at the national seashore and surrounding waters. Other causes of death include ingestion of commercial fishing long-line hooks and line, drowning in commercial fishing gear, and natural causes.

In the Florida District, sea turtles are primarily in Gulf of Mexico waters. Jellyfish are a common sea turtle prey item and may attract sea turtles into the Perdido Key unit and the area north of Santa Rosa Island. Additionally, green turtles may be attracted to feed in the seagrass beds in the Perdido Key area and the area north of Santa Rosa Island.

Sea turtles are present in national seashore waters in the spring, summer, and fall until cold weather drives them to warmer southern waters. The national seashore does not have monitoring data on the abundance and distribution of sea turtles in national seashore waters. A loggerhead turtle satellite tagging program in the national seashore has revealed that the loggerhead population is most likely part of a distinct Gulf of Mexico population that is separate from the Atlantic population.

Sea turtles also nest on the beaches within the Florida District of the national seashore during the spring and summer months. The Florida District includes 21 miles of beaches suitable for sea turtle nesting. Most sea turtle nesting in the Florida District are loggerheads, although green turtles and Kemp's Ridley occasionally nest as well; Kemp's Ridley nesting has been improving in recent years. Averages of 40 to 50 sea turtles nest in the Florida District annually. Nests are marked, dated, and watched by staff biologists and volunteers. About 60 days after nesting, the turtle hatchlings emerge from the sand and crawl toward the brightest horizon. Hatchlings in the Florida District often crawl in the wrong direction at night due to light pollution from the surrounding developed areas, resulting in high rates of hatchling mortality through predation and desiccation, so national seashore staff and volunteers steer the thousands of hatchlings to the sea. About one-fourth of sea turtle nests in the Florida District are relocated to higher ground because some turtles nest in areas that are vulnerable to flooding from hurricanes or strong southerly winds.

During the spring and summer in the Mississippi District, the loggerhead turtle nests on Horn, Petit Bois, and East Ship and West Ship islands, and they are regularly seen in Mississippi marine waters. The entire Mississippi District includes about 63 miles of beaches that are suitable for sea turtle nesting. Despite sporadic monitoring efforts, loggerhead nests are regularly documented in Mississippi. The leatherback is occasionally observed in national seashore waters, and a nest was documented on Fort Pickens in 2000. Sea turtles have been seen feeding on jellyfish near Petit Bois Island.

The rarest species of sea turtle globally, the Kemp's Ridley, is the sea turtle most frequently encountered in Mississippi's coastal waters. The Kemp's Ridley does not nest in Mississippi, but juveniles are regularly seen in both the Mississippi Sound and around the barrier islands, and a number have been accidentally captured in recent years by recreational fishermen on mainland piers (Mississippi Museum of Natural Science 2001). Green sea turtles are rarely observed in Mississippi.

**Eastern Indigo Snake.** The eastern indigo snake is a federally listed threatened species and a species of concern in both Mississippi and Florida. The longest of North American snakes, it is heavy-bodied and shiny blueblack overall; its chin, throat, and sides of head are mottled with cream, orange, or red. Snakes grow from less than 2 feet at hatching to 5 to 7 feet as adults (Conant and Collins 1991; Smith and Brodie 1982). Eggs are normally laid in May to June.

Snakes range widely in warmer months, but in winter, snakes usually stay fairly close to a deep shelter. Habitat includes sandhill regions dominated by mature longleaf pines, turkey oaks, and wiregrass; flatwoods; most types of hammocks; coastal scrub; dry glades; palmetto flats; prairie; brushy riparian and canal corridors; and wet fields (Matthews and Moseley 1990; Tennant 1997; Ernst and Ernst 2003). Occupied sites are often near wetlands and are frequently in association with gopher tortoise burrows. Viable populations of this species require relatively large tracts of suitable habitat. Refuges include tortoise burrows, stump holes, land crab burrows, armadillo burrows, or similar sites. Eggs may be laid in gopher burrows (Ashton and Ashton 1981).

Decline is attributed to loss of mature longleaf pine habitat (e.g., suppression of wildfire, conversion to slash and sand pine plantation, urbanization, citrus agriculture, mining, etc.), commercial collecting for pet trade (now illegal and has declined), and former widespread gassing of tortoise burrows (to collect rattlesnakes). In northern Florida and adjacent southern Alabama and Georgia, important habitat for the indigo snake has been lost with the decline in the gopher tortoise population (fewer burrows are available) and the removal of stumps by the resinous wood industry; elsewhere, habitat fragmentation is a problem (Moler 1992).

Historical range of this snake extended throughout the lower Coastal Plain of the southeastern United States, from southern South Carolina through Georgia and Florida to the Florida Keys and west to southern Alabama and perhaps southeastern Mississippi. Current range includes southern Georgia (most common in the southeast) (Diemer and Speake 1983); and Florida (widely distributed throughout the state, south to the Keys, although perhaps very localized in the panhandle) (Moler 1985, 1992; Ballard 1992). The species is very rare or extirpated in Alabama, Mississippi, and South Carolina, Recent reintroductions have been made in Florida, Alabama, Georgia, South Carolina, and Mississippi. One reintroduced population may be thriving in Covington County, Alabama (NatureServe Explorer 2010).

This species may be present in Gulf Islands National Seashore—abundance and residency are unconfirmed. Therefore, this species is dismissed from further analysis. **Gopher Tortoise.** This species is federally listed as threatened in Mississippi and Alabama, but not Florida; however, individuals have been found in the Florida District but not the Mississippi District of the national seashore. The gopher tortoise is a species of special concern in both Florida and Mississippi. Habitat loss is the largest threat to the species. Gopher tortoises are known to occur in inland locations of mainland areas of the Florida District.

Populations in some areas have been severely reduced, including in the region of the national seashore. Gopher tortoises are not known to inhabit the Mississippi District at present.

The gopher tortoise is a large (the shell is 5.9 to 14.6 inches long), dark-brown to grayishblack terrestrial turtle with elephantine hind feet and shovel-like forefeet.

Disjunct populations occur from extreme eastern Louisiana east through southern Mississippi and Alabama to the Atlantic Coast, and from extreme southern South Carolina through central and southern Georgia and Florida. Gopher tortoises tend to dig burrows in open and sunny areas that have patches of bare ground. They inhabit dry areas where sandy, well-drained soils persist and avoid wet, swampy areas where the water table is less than 3 feet (1 meter) below the surface. Nests are located from just above high tide to 330 feet (100 meters) in elevation. Gopher tortoises inhabit plant communities that have remained undisturbed for up to 11 years. As shade increases with community succession, the number of tortoises decreases.

Threats to the gopher tortoise are predominantly related to habitat loss, including real estate development, agriculture, mining, and forestry. Relocation of tortoises can be successful in rehabilitated forest and mining areas or in areas where they have been eradicated due to fire exclusion. The gopher tortoise is considered a keystone species because more than 80 species live in and rely on its burrow for protection. Some of these species are rare, such as the dusky gopher frog, pine snake, and indigo snake. By burrowing, gopher tortoises aid in returning leached nutrients to the soil surface (USFS 1991).

Alabama Red-Bellied Turtle. The Alabama red-bellied turtle is a federally listed endangered species, and a critically imperiled listed species in Mississippi. However, this species is unconfirmed in Gulf Islands National Seashore and is dismissed from further analysis because it is not part of the project area.

**Dusky Gopher Frog.** The dusky gopher frog is a federally listed endangered species and a critically imperiled listed species in Mississippi. However, this species is unconfirmed in Gulf Islands National Seashore, and is dismissed from further analysis.

**Piping Plover.** The piping plover is a federally listed threatened species as well as a state listed threatened species in Florida. Parts of the national seashore have been designated critical wintering habitat. Habitat is concentrated in open beaches and tidal flats, and piping plovers begin arriving in July and remain into the following May. Surveys for the piping plover have been systematically carried out in the past several years. Within the Florida District, piping plovers are known to winter in tidal flat areas on Perdido Key and on the north side of Santa Rosa Island.

The piping plover holds Mississippi state status in addition to its federally threatened status and habitat is found on open beaches and tidal flats throughout the district. Critical habitat for wintering piping plover has been designated on many Mississippi barrier islands, including Cat, East and West Ship, Horn, and Petit Bois islands in the national seashore.

**Mississippi Sandhill Crane.** The Mississippi sandhill crane is federally listed as an

endangered species, and is a species of concern in Mississippi. This large, relatively slender crane has grey to brownish grey coloration and a long neck and legs.

The Mississippi sandhill crane is not migratory and is a subspecies of the migratory sandhill cranes of the Arctic, Midwest, and West Coast. Once an inhabitant of the Gulf Coastal Plain of Louisiana, Mississippi, and Alabama, it is now found only in a small area west of the Pascagoula River in Jackson County, Mississippi. Davis Bayou is near the Mississippi Sandhill Crane National Wildlife Refuge and historically may have provided habitat for this species.

The Mississippi sandhill crane inhabits coastal pine savannas as well as associated bays and swamps. These areas are seasonally wet, open to semi-open herbaceous communities dominated mainly by grasses and sedges with scattered, often poorly formed shrubs and trees. Cranes use the open wet pine savannas for loafing, nesting, and roosting.

The main threats to this species include habitat destruction, urban growth and development, and hunters. The recent increase in the number of coyotes in sandhill crane habitat may become a threat because coyotes and other predators feed on both eggs and young cranes (Mississippi Museum of Natural Science 2001).

**Red-Cockaded Woodpecker.** The redcockaded woodpecker is a federally listed endangered species, and is a species of special concern in Florida. This species may be present in Gulf Islands National Seashore, but is unconfirmed and abundance and residency are unknown. Therefore, this species is dismissed from further analysis.

**Wood Stork.** The federally listed endangered wood stork is a large, longlegged wading bird with a wingspan of up to 65 inches. It is also state listed as endangered in Florida, and critically imperiled in Mississippi. It has predominantly white plumage with a short black tail.

Small fish from 1 to 6 inches long, especially topminnows and sunfish, are this bird's primary diet.

The current population of adult birds is difficult to estimate because not all nest each year. Currently, the wood stork breeding population is believed to be greater than 8,000 nesting pairs (16,000 breeding adults). Nesting has been restricted to Florida, Georgia, and South Carolina; however, they may have formerly bred in most of the southeastern United States and Texas. A second distinct, nonendangered population of wood storks breeds from Mexico to northern Argentina. The wood stork is occasionally present at Gulf Islands National Seashore.

Storks from both populations move northward after breeding, with (1) birds from the southeastern United States population moving as far north as North Carolina on the Atlantic coast and into Alabama and eastern Mississippi along the Gulf Coast, and (2) storks from Mexico moving into Texas and Louisiana and as far north as Arkansas and Tennessee along the Mississippi River Valley.

Storks are birds of freshwater and estuarine wetlands, primarily nesting in cypress or mangrove swamps. They feed in freshwater marshes, narrow tidal creeks, or flooded tidal pools. Particularly attractive feeding sites are depressions in marshes or swamps where fish become concentrated during periods of falling water levels (USFWS 2005).

**Brown Pelican.** The brown pelican is a yearround resident of the Mississippi District in the national seashore. The brown pelican has recently been delisted, but it continues to be monitored. It is also a state listed, critically imperiled (nonbreeding) species in Mississippi and is a state species of special concern in Florida.

In the Mississippi District of the national seashore, the brown pelican inhabits the Davis Bayou Area, East Ship and West Ship islands, Horn Island, Petit Bois Island, and Cat Island (MDMR 2004).

The brown pelican feeds primarily in shallow waters within 20 miles of the shoreline, rests during the day, roosts at night on sand spits and offshore sandbars, and nests on small coastal islands that provide protection from mammal predators and have sufficient elevation to prevent flooding the nests (USFWS 2003c). Pesticide residue (DDT) in prey species (fish) was a primary factor in the decline of the brown pelican. Other threats include oil or chemical spills, plant community changes, storms, heavy tick infestations, and inconsistent food availability. Humancaused disturbance of nesting colonies and mortalities related to fishing activities are also threats (USFWS 2003c).

**Red Wolf.** The red wolf is federally listed as an endangered species. It is a separate species from the gray wolf found in the United States and elsewhere. The red wolf got its name from the reddish color of the head, ears, and legs. However, its coloring can range from very light tan to black. Weighing 45 to 80 pounds, the red wolf is smaller than the gray wolf and larger than the coyote. The red wolf's most distinguishing features are the long ears and legs. The biggest threats to the red wolf are habitat loss, hunting, and inbreeding with coyotes and other canids.

Originally, the red wolf roamed as far north as Pennsylvania and as far west as central Texas. Like its relative, the gray wolf, the red wolf was extirpated from its former range by large-scale predator control programs. By the late 1930s, only two populations are believed to have remained—one in the Ozark/Quachita Mountain region of Arkansas, Oklahoma, and Missouri, and the other in southern Louisiana and southeastern Texas. Nearly extinct only a few decades ago, the red wolf has begun to recover with the help of captive breeding and reintroduction programs.

The U.S. Fish and Wildlife Service established a captive breeding program for the red wolf in 1973. Biologists began to remove remaining red wolves from the wild in an effort to save the species from extinction. These animals were taken to the Point Defiance Zoo and Aquarium in Tacoma, Washington. During a period of six years, more than 400 wolf-like canids were captured in Louisiana and Texas, but of this number, only 43 were considered red wolves and were placed in captivity. Further, breeding experiments revealed that only 17 of the 43 were true red wolves, and only 14 of these successfully bred in captivity. By 1980, the red wolf was considered extinct in the wild

Early releases of red wolves at Alligator River National Wildlife Refuge, North Carolina, resulted in high mortality, and some animals exhibited a tolerance of people considered to put them at risk because of potential conflict with human activities. Therefore, several island projects were established to serve as pre-reintroduction sites where the wolves could have their first experience in the wild with limited human contact. Wolves placed on these islands have reproduced, and the packs roam freely on the islands or were restricted to large enclosures. The adults and/or young are subsequently captured and used in reintroduction projects such as the one at the Alligator River refuge. Bulls Island in the Cape Romain National Wildlife Refuge in South Carolina, Horn Island in the Gulf Islands National Seashore in Mississippi, and St. Vincent National Wildlife Refuge in Florida are the three island sites used as prereintroduction sites to rear young red wolves.

In the late 1990s, Horn Island was discontinued as a reintroduction site due to the potential for interaction between humans and wolves. There are no red wolves on Horn Island or elsewhere in Gulf Island National Seashore. The USFWS staff are working with the U.S. Forest Service (USFS) staff to evaluate national forest lands in the Southern Appalachians and elsewhere that may be suitable as future reintroduction sites (USFWS 1995).

Because the red wolf is no longer present on Horn Island, and because there are no current plans for future reintroductions on any of the islands in the national seashore, impacts on the red wolf are considered not applicable to this analysis.

Perdido Key Beach Mouse. The Perdido Key beach mouse is both a federally listed and state listed endangered species in Florida. Historically, its habitat was mature coastal barrier sand dunes along the Gulf of Mexico, but it is only present currently in the eastern part of Perdido Key, with critical habitat designated within the Perdido Key unit of the national seashore, Perdido Kev State Park in Florida, and the Gulf State Park in Alabama. Tropical storms and loss of habitat due to development and habitat fragmentation are the main contributing factors to the current status of the Perdido Key beach mouse (NPS 2003b). The installation of dune cross-overs on Perdido Key was due to an agreement with the U.S. Fish and Wildlife Service. The dune crossovers throughout the national seashore protect the Perdido Key beach mouse and its habitat by limiting visitor impacts on designated areas of the dunes.

West Indian Manatee. The West Indian manatee is federally listed as endangered, and has special status in both Florida and Mississippi. The Florida manatee, a subspecies of the West Indian manatee, is a large gray or brown aquatic mammal native to the United States in Florida, Georgia, and Puerto Rico. Manatees are found in shallow rivers, estuaries, and inshore coastal areas where they feed on seagrasses and other aquatic vegetation. Adult manatees average 10 feet long, weigh 1,000 pounds, and can consume nearly 10% of their body weight in aquatic plants daily (USFWS 2003c). During the winter, manatees migrate to the warmer waters of south Florida or form large aggregations in natural springs and industrial outfalls where water temperatures are elevated.

Population decline because of direct and indirect effects of human activities is one of the greatest threats to the manatees. Manatees are air-breathers and spend much time of their time at the water surface and feeding and resting in shallow seagrass beds. They cannot dive quickly or deeply enough to avoid being struck by boats. Over the past decade, more than 30% of manatee deaths were human-related, primarily from collisions with boats, but also including entanglement in commercial fishing gear and being crushed in canal locks and floodgates (FFWCC 2007). A major factor in the decline of the manatee population has been the loss of seagrass beds because of impacts on coastal waters of the northern Gulf of Mexico related to human development. Natural manatee mortalities have been attributed to strong cold weather fronts and toxic red tide blooms. During the 2003 annual manatee count in Florida, 1,299 manatees were counted along Florida's Gulf Coast (Florida Marine Research Institute 2003).

In the Florida District, most manatee sightings are in the waters of the Gulf of Mexico, although some individuals have been documented in Pensacola Bay and likely some in the area north of Santa Rosa Island and the Perdido Key unit. Currently, the national seashore does not monitor for the species. Manatees are present in national seashore waters in late spring and summer when water temperatures range from the upper 70s to low 80s.

In the Mississippi District, manatees occur along the mainland side of Mississippi Sound and are rare or absent around the barrier islands, although dead manatees have washed up on the beaches of the barrier islands.

Florida Perforate Cladonia. This species, also known as the perforate reindeer lichen, is a federally listed endangered species and a state listed endangered species in Florida. It is found in the well-drained sands of rosemary scrub habitat. The 2007 Five-Year Review by the U.S. Fish and Wildlife Service for this species found no sites that support the Florida perforate cladonia in Gulf Islands National Seashore (USFWS 2007). Therefore, it has been dismissed from further analysis.

# **Other Special Status Species**

Florida and Mississippi both maintain lists of species of state concern. Some of these species are described below if they are of particular interest at the national seashore; for example, important habitat is found at the seashore. Also included are species of concern to the U.S. Fish and Wildlife Service and National Marine Fisheries Service, and those listed by the U.S. Fish and Wildlife Service as Birds of Conservation Concern, but that are not federally listed species to which section 7 of the Endangered Species Act applies. These species, termed "consideration encouraged" or "species of concern" are recommended for consideration by federal agencies undertaking management actions. They are not species officially designated as candidate species for section 7 protection.

Saltmarsh Topminnow. The saltmarsh topminnow is a small fish native to the north-central coast of the Gulf of Mexico of the southern United States, from Galveston Bay, Texas, eastward through Louisiana, Mississippi, Alabama, and parts of western Florida. It is a federal species of concern managed by the National Marine Fisheries Service. It is listed as a species of special concern by Florida. Because the saltmarsh topminnow lives in salt marshes and brackish water, coastal erosion and conversion of marshes to deeper, open water eliminates the marsh surface that, when flooded, provides important foraging, shelter, and possible breeding areas for saltmarsh topminnows. The saltmarsh topminnow is believed to live in the Pensacola Bay system (NMFS 2003) and is also likely to occupy the wetlands and marshes of the Mississippi barrier islands.

**Gulf Salt Marsh Snake.** The Gulf salt marsh snake is a species whose consideration is encouraged by the U.S. Fish and Wildlife Service. It has no special status in Florida or Mississippi. The average adult length of this snake is 15 to20 inches (38–51 centimeters). Adults are grayish with four dark longitudinal stripes on their body, two on each side.

This snake is found along the Gulf Coast in brackish and saltwater estuaries, salt marshes, and tidal mud flats from central Florida to southern Texas. It can be found hiding in tidal wrack along the shore and sometimes is seen inhabiting crab burrows in the sand or mud. It feeds on small fish, crabs, shrimp, and other invertebrates trapped in isolated pools of water by the receding tide.

The Gulf salt marsh snake is active mainly at night, although its activity patterns may be affected by tidal patterns and seasons.

Threats to the Gulf salt marsh snake include destruction or severe alteration of coastal habitat throughout most of its geographic range and hybridization between *Nerodia clarkii* and the invasive species banded water snake (*N. fasciata*), leading to diminished genetic integrity of both species (Gibbons et al. 2004).

**Gopher Frog.** The gopher frog is a species of special concern in Florida, and consideration of this species is encouraged by the U.S. Fish and Wildlife Service. However, this species is unconfirmed in Gulf Islands National Seashore and is dismissed from further analysis. Bachman's Sparrow. This sparrow is a large (5.9–6.3 inches or 14–16 centimeters) sparrow with a large bill, fairly flat forehead, long, dark, rounded tail and gray upperparts that are heavily streaked with chestnut or dark brown. The Bachman's sparrow is recommended for consideration by the U.S. Fish and Wildlife Service and is listed as a Bird of Conservation Concern. This sparrow winters mainly in habitats with dense grassy cover, mostly under open pine woods and also in grassy fields such as broomsedge (Hamel 1992) and scrub oak and along fence rows. The Bachman's sparrow has been recorded in riparian habitats and sometimes along the saltwater shores of coastal woodlands (Burleigh 1958; Bent 1968; Sprunt and Chamberlain 1970; LeGrand and Schneider 1992).

Its diet consists of insects, other invertebrates and seeds of herbaceous plants and pines (Meanley 1959; Sprunt and Chamberlain 1970; Oberholser 1974; Allaire and Fisher 1975). This sparrow forages on the ground and in dense grass, palmettos, or shrubs (Hamel 1992). Nestlings are fed insects (Meanley 1959).

Habitat loss and predation are the major threats to Bachman's sparrow. Conversion of longleaf pine stands to plantations of fastgrowing pines, shortage of newly abandoned farmland, and urbanization apparently are important factors in the population decline (Dunning 1993). At least 90% of this bird's original habitat (mature pine forests in the South) has been severely altered by conversion of natural forest to pine plantation or other forms of alternative land use. Isolated patches of habitat are less likely to support populations. The practice of fire suppression continues to negatively affect Bachman's sparrow habitat by increasing the understory and shrubby vegetation. Bachman's sparrow is also affected by harvest rotations that maintain unsuitable timber age classes (i.e., 15-70 years old).

Nestlings and eggs may be eaten by snakes or mammals, but there are no records of adult

mortality due to predation (Dunning 1993). In one study, predation caused more than 90% of nestling mortality, compared to disease and starvation (Haggerty 1998, cited in Dunning 1993; NatureServe Explorer 2010).

**Southeastern Snowy Plover.** The southeastern snowy plover is a year-round resident of the national seashore, and is a state listed threatened species in Florida, and is listed as a Bird of Conservation Concern. It is found on Perdido Key, Fort Pickens, and Santa Rosa in Florida, and in Mississippi it is found on East and West Ship islands, Horn Island, Petit Bois Island, and Cat Island.

Beaches; dry mud or salt flats; and the sandy shores of rivers, lakes, and ponds are the normal habitat for this plover. It nests on the ground of broad open beaches where vegetation is sparse or absent. Nests are often subject to flooding, and the plover faces threats from loss of habitat due to beach development (NatureServe Explorer 2010). In 2001, 30 southeastern snowy plover nests were monitored—13 on Perdido Key and 17 in the Fort Pickens Area (NPS 2003b). Feeding and loafing areas are also present on the western side of the Santa Rosa Area (FDEP 2003c).

Stoddard's Yellow-Throated Warbler. This warbler has a yellow throat and upper breast, white belly with black streaks, two white wing bars, large white patches on each side of the neck, and a dark tail (NGS 1983). Its habitat is pine forest, sycamore-bald cypress swamp, riparian woodland, and live oak woodland. During the winter, it can be found in various woodland, scrub, and thicket vegetation, but it prefers pine woodland if available (AOU 1983). The Stoddard's vellow-throated warbler nests in Spanish moss (Tillandsia usneoides) when available. The warblers forage high in trees for insects and spiders and also catches insects in flight.

The breeding range of the Stoddard's yellow-throated warbler is a narrow strip (100 miles by less than 20 miles) along the Gulf Coast from Baldwin County, Alabama, to Bay County, Florida. Development along the Gulf Coast and pesticide use are both factors considered to have adverse effects on this species and other insectivorous birds; the U.S. Fish and Wildlife Service breeding bird surveys indicate a sharp decrease in population of this species after 1971 in Florida (NatureServe Explorer 2010).

**Peregrine Falcon.** The peregrine falcon was delisted from the federal list of threatened and endangered species in 1999 and is currently monitored to ensure continued recovery. It is listed as endangered by Florida, and is listed as a Bird of Conservation Concern. Peregrines are routinely observed on beaches during the winter and fall.

The peregrine falcon is a winter resident in the area and can be seen on all Mississippi District islands from fall to spring.

Arctic Peregrine Falcon. The Arctic peregrine falcon is the palest of the North American subspecies of peregrine falcon, and is slightly smaller than the others. This species is state listed as endangered in Florida and is recommended for consideration by the U.S. Fish and Wildlife Service, but it is not federally listed.

Arctic peregrines migrate through the Gulf of Mexico twice a year to and from their wintering areas in South America. They stop on the Gulf Coast to feed before continuing their migration. The Arctic peregrine nests in the Arctic islands and the tundra regions of Alaska, Canada, and Greenland (Texas Parks and Wildlife Department 2008a).

**Southeastern American Kestrel.** The southeastern American kestrel is a state listed threatened species in Florida and is recommended for consideration by the U.S. Fish and Wildlife Service. It is also listed as a Bird of Conservation Concern. Habitat consists of open or partly open areas, although during winter in Florida males use less open habitats than do females. Kestrels nest in the cavities of tall dead trees or in telephone poles. Fluctuation in species numbers is attributed to habitat destruction and loss of nest sites, as well as predation and pesticide use (NatureServe Explorer 2010).

**Least Tern.** The least tern is a state listed threatened species in Florida and is state listed rare or uncommon (breeding) species in Mississippi. It is also listed as a Bird of Conservation Concern. The least tern is present on East and West Ship islands, Horn Island, Petit Bois Island near the west end, and Cat Island (MDMR 2004). It nests near water, particularly on seacoasts, beaches, bays, estuaries, lagoons, lakes, and rivers. The least tern rests and loafs on sandy beaches, mudflats, and salt-pond dikes.

The least tern is susceptible to human disturbances, predation, flooding, and loss of habitat (NatureServe Explorer 2010). Colonies establish and reestablish along the length of the islands because least terns will nest wherever suitable habitat exists and will relocate when habitat disturbances occur. In the early 1990s, Perdido Key supported a large colony of least terns near the eastern tip, but after Hurricane Opal the populations at Fort Pickens and Santa Rosa increased dramatically.

**Black Skimmer.** The black skimmer is a state listed species of concern in Florida, and is listed as a Bird of Conservation Concern. Primary habitat for the black skimmer is coastal waters, including beaches, bays, estuaries, and sandbars, as well as tidal creeks that are used for foraging. It primarily nests on sandy beaches, small coastal islands, and dredge spoil islands (Hipes et al. 2001). Within the national seashore, black skimmers share colony sites with least terns. Nesting colonies are found on East and West Ship islands, Horn Island, and Cat Island. Like the least tern, the black skimmer locates and relocates colonies based on environmental changes and disturbances. In the year 2000, there were approximately 18 black skimmer nests in the Santa Rosa Area, while in the year 2001 there were 3. In the Fort Pickens Area, 2 nests were documented in 2000; 47 nests in 2001; and 38 nests in 2002.

**Reddish Egret.** The reddish egret, a state listed species of concern in Florida, has been identified within the national seashore as an uncommon and occasional migratory species. The reddish egret is generally found in shallow water areas that are saline. hypersaline, or brackish within coastal habitats, including barren sand or mud tidal flats, salt ponds, lagoons, and open red mangrove and black mangrove communities. It occasionally feeds in other habitats, including coastal beaches, sparsely vegetated freshwater marshes, and the shores of lakes and reservoirs. Habitat loss and human disturbance are the main factors in the decline of the species (NatureServe Explorer 2010).

Little Blue Heron. The little blue heron is a state listed species of concern in Florida. It is found primarily in freshwater habitats in marshes, ponds, lakes, meadows, mudflats, lagoons, streams, mangrove lagoons, and other bodies of calm shallow water. It nests in trees and shrubs to about 13 feet (4 meters) above ground or water, often with other herons, egrets, and ibises. The primary threat to populations is disturbance and development of nesting areas, in addition to weather and shoreline variability (NatureServe Explorer 2010). The little blue heron is rarely observed in the Naval Live Oaks Area and is likely only migratory in the area because nesting activity has not been confirmed within the national seashore.

**Snowy Egret.** The snowy egret is a state listed species of concern in Florida. It is found in marshes, lakes, ponds, lagoons, mangroves, and shallow coastal habitats. It often nests with other colonial water birds in trees or shrubs, and occasionally on the

ground or in marsh vegetation. The main threat to the snowy egret is from loss and degradation of wetland habitats (NatureServe Explorer 2010). The snowy egret is not known to nest within the national seashore, but it is found within the national seashore saltmarsh environment).

Santa Rosa Beach Mouse. The Santa Rosa beach mouse is found only on Santa Rosa Island in Florida. It is not federally listed, but the U.S. Fish and Wildlife Service encourages its consideration by federal land managers. It inhabits both beach and interior dunes that are vegetated with sea oats and other typical vegetation. Human destruction of habitat and predation by introduced species are potential threats to populations (NatureServe Explorer 2010). There are a total of three known populations at the extreme ends and middle of the island (NPS 2001).

Rafinesque's (Southeastern) Big-Eared

**Bat.** The Rafinesque's big-eared bat is a medium-sized bat with long, rabbit-like ears (1.06–1.46 inches or 27–37 millimeters). The U.S. Fish and Wildlife Service encourages federal agencies to consider this species during management planning, although it is not federally listed. This bat has large facial glands protruding from each side of its snout. Its fur is grayish brown above and conspicuously bi-colored underneath. Also known as the southeastern big-eared bat, this bat is found along the Gulf Coast from Texas to Florida and north to Virginia.

Although other bat species are crepuscular (active during twilight hours), Rafinesque's big-eared bats are nocturnal (become active when it is completely dark). Like others in the order Chioptera, these bats eat only insects. Their diet consists of mostly moths, but Rafinesque's big-eared bats will consume mosquitoes, beetles, and flies as well. Predators that feed on the bat include snakes, raccoons, opossums, and domestic (and feral) cats. Mating season is in the fall. Rafinesque's bigeared bats hibernate during the winter. During the late spring, however, pregnant females leave the males and nonreproductive females and establish nursery colonies to give birth and raise their young. Adult females have one pup each year, born in late May or early June. The pups are able to fly three weeks after birth.

Rafinesque's big-eared bats roost in cave entrances, hollow trees, abandoned buildings, and under bridges in the forests of the southeastern United States. Most Rafinesque's big-eared bats originally required large hollow trees. Throughout their range, many such roosts have been lost. The relatively few remaining colonies now survive mostly in lowland tree hollows that are subject to flooding or in abandoned buildings that are prone to human disturbance and structural collapse from decay.

Protection of large hollow trees in lowland areas, especially near water sources, is essential to the preservation of this species. Artificial roosts might be required to provide crucial alternatives in areas where hollow trees and abandoned buildings have been removed (Texas Parks and Wildlife Department 2008b).

**Cruise's Golden Aster.** Cruise's golden aster is a state listed endangered species in Florida, but is sometimes locally abundant in dune communities with nutrient-poor, welldrained sandy soil. It faces threats due to development and consequent habitat loss (NatureServe Explorer 2010). It is found throughout the Florida District, although not in large numbers. Within the national seashore, the plants are threatened by foot traffic. Habitat ranges from coastal grasslands, small dunes, dune ridges, tall dunes with rosemary, and scrub.

**Gulf Coast Lupine.** Gulf Coast lupine is a state listed threatened species in Florida, and its consideration is encouraged by the U.S. Fish and Wildlife Service. Although it is a

species of concern, it can be locally abundant. The main threat to species survival stems from development and consequent loss of habitat (NatureServe Explorer 2010). Lupine found within the national seashore was determined not to be Gulf Coast lupine, although Gulf Coast lupine does occur in pockets nearby in Escambia and Santa Rosa counties.

Species of special concern, regardless of listing status, are especially vulnerable to changes in habitat, water quality, air and water temperature, and other anticipated effects of climate change on the Gulf Coast. For example, sea-level rise and increases in severe weather may erode or destroy the mature barrier island dunes that are important habitat for the Perdido Key beach mouse. Also, nesting success and the male/female ratio of endangered sea turtles may change if sea surface and air temperatures rise as anticipated. Habitat quality for the piping plover, wood stork, or Mississippi sandhill crane may be degraded as the combined effects of climate change modify marsh or coastal vegetation that serves as habitat for the species and their food sources.

# VISITOR USE AND EXPERIENCE TOPICS ANALYZED IN DETAIL

Gulf Islands National Seashore, the largest seashore in the national park system, provides the public with access to barrier islands, historic coastal fortifications, and a bayou. The white sand beaches and clear, warm, blue-green waters of the Gulf provide local residents and visitors with an outdoor oasis and welcome visitors from all over the world. The undeveloped beaches provide outdoor recreational opportunities stretching 160 miles-from Okaloosa, Florida, to Cat Island, Mississippi. The waters, beaches, fertile coastal marshes, forests, submerged lands, and wildlife in the national seashore provide a stark contrast to the rapidly growing coastal communities and major population centers along the northern Gulf of Mexico coastline.

The national seashore also provides opportunities to explore and learn about almost 150 years of coastal fortifications from the Spanish colonial Bateria de San Antonio (1797) to the World War II-era Battery 234. Most striking among these are the American Third System forts—Fort Pickens, Fort Massachusetts, Fort Barrancas, and the Advanced Redoubt—all of which saw action during the Civil War. At the national seashore visitor centers, the public can learn about the early human occupations of lands within the national seashore before the Spanish arrived in 1559.

Visitors have the opportunity to experience wilderness solitude on two barrier islands within the national seashore. In 1978, Congress designated Horn and Petit Bois islands as wilderness areas, thus protecting two of the last undisturbed barrier islands along the Atlantic Ocean and Gulf of Mexico.

#### VISITATION

The national seashore is the most heavily visited seashore in the national park system, and it is one of the 10 most visited park units in the national park system. The national seashore is the nearest coastal beach to most of the nation's midsection, so beach use is the primary recreational experience of most visitors. Cultural and historical features are also major visitor attractions. Most visitors come from within a 500-mile radius, including the states of Georgia, Alabama, Florida, Mississippi, Tennessee, Louisiana, Texas, and Arkansas.

Changes in annual visitation and visitation patterns to the national seashore are influenced by hurricanes and other strong coastal storms. Hurricanes can close bridges and destroy piers, beaches, and visitor facilities. Figure 2 highlights the influences by displaying the decline in visitation following various hurricanes. In October 1995, Hurricane Opal destroyed numerous seashore facilities and roads and thereby limited visitor access and recreational opportunities in 1996. In an 11-month period, beginning with Hurricane Ivan in September 2004, the national seashore was damaged by four hurricanes and two tropical storms. Each hurricane and tropical storm interrupted and impacted the reconstruction efforts and created barriers that limited visitor access and use at the national seashore. As a result, visitation numbers were lower four years in a row after the hurricanes and tropical storms. Annual visitation rebounded in 2009 to near pre-storm levels.

For the seven years between Hurricane Opal and Hurricane Ivan (1997–2003), the average visitation to the national seashore was 4.6 million visitors. For the period since Hurricane Ivan (2004–09), the average visitation to the national seashore was 2.4 million visitors, with visitation dramatically increasing in 2009 after the reopening of several roads and facilities. Although the national seashore is open year-round, the highest visitor use occurs from May through August (nearly 50% of annual recreation visits). June and July generally receive the highest levels of visitation, while December and January generally have the lowest visitation. On average, the Florida District receives about 75% of the recreation visitors, although visitation fluctuates from year to year.

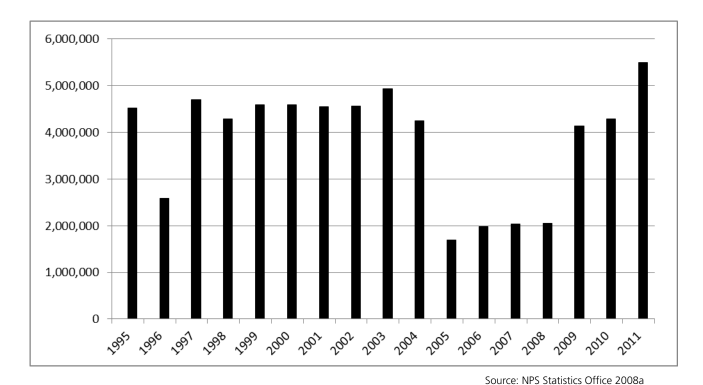


FIGURE 2. ANNUAL RECREATIONAL VISITATION TO GULF ISLANDS NATIONAL SEASHORE

Based on NPS staff observations and visitor counts, the typical annual peak use days are holiday weekends, particularly Memorial Day weekend. Use patterns tend to reflect the summer vacation season and are also affected by weather patterns. The diverse attractions of the separate units tend to smooth out the seasonality. For example, auto camping at Davis Bayou and Fort Pickens remains attractive in winter, whereas beach use on the Mississippi islands declines. Use at West Ship Island is low in the winter when the tour boat is not operating, but smaller winter declines in visitation are seen in Florida where roads provide access to all units.

In 1993, a visitor use study was conducted at the national seashore by the University of Southern Mississippi, and results were analyzed by the Hospitality and Tourism Department of Virginia Polytechnic Institute and State University. About 64% of visitors to both districts traveled less than 500 miles, and 38% traveled less than 100 miles, indicating that more than one-third of the respondents are local rather than distant travelers.

# TABLE 10. ESTIMATED VISITATION AT LOCATIONS WITHIN THE GULF ISLANDS NATIONAL SEASHORE

	2002	2003 20	004 2	005	2006	2007	2008	2009
Florida Dist	rict							
Fort Pickens	611,165	644,334	517,072	limited visitation	limited visitation	limited visitation	limited visitation	526,304
Santa Rosa Area	2,199,866	2,341,657	1,868,564	limited visitation	limited visitation	limited visitation	128,997	1,936,192
Perdido Key	436,202	569,056	506,464	398,793	454,153	458,958	393,540	259,482
Naval Live Oaks (Visitor Center)	180,676	157,759	150,144	170,032	219,483	214,828	237,926	147,925
Naval Live Oaks (Picnic Area)	33,355	37,533	28,461	26,966	34,479	30,157	34,380	27,926
Youth Group Campgrou nd Road	58,117	69,536	54,897	121,429	35,298	33,142	34,106	54,578
Okaloosa	191,037	255,782	197,960	165,349	272,995	235,770	225,143	182,013
Fort Barrancas	43,365	35,926	28,974	22,784	28,215	35,136	38,077	44,441
Boats	115,124	66,000	84,400	89,800	83,480	65,080	79,440	39,344
Bus Tour	90,338	78,880	75,072	85,016	109,742	107,414	118,963	73,962

Mississippi District								
NPS Road	750,334	817,786	858,592	713,206	760,418	871,104	807,161	846,738
Tour Boat	62,720	65,327	62,135	56,536	20,340	32,783	37,418	42,921
Private Boats	71,262	77,075	92,660	90,486	76,195	56,377	37,052	23,729
Bus Tour	3,680	3,600	2,880	2,120	1,760	960	960	1,080

Overnight Stay	/5							
NPS Campgrounds	159,279	175,971	146,874	23,555	0	5,081	10,142	22,505
Backcountry	2,504	2,385	2,561	2,044	1,608	1,336	689	1,133

In the Florida District, nearly 70% of respondents stayed overnight and 34% indicated that the national seashore was their major destination. In the Mississippi District, 63% stayed overnight and 42% indicated that the national seashore was their major destination (Jurowski and Uysal 1993a, 1993b).

Table 10 presents visitation information for visitor attractions throughout the national seashore. In 2005 through 2008, the Fort Pickens and Santa Rosa Areas had limited visitation because the major roads and facilities were destroyed by recent hurricanes. With the lack of road access and other visitor facilities, the visitor opportunities transformed to a more primitive backcountry type of visitor experience at those units. Since the visitor facilities and road systems were constructed, visitation returned to pre-hurricane levels and is expected to continue to rise as the regional population increases and demands for open space and waterfront access continues to grow.

At Perdido Key, the road was also destroyed by Hurricane Ivan. Visitation quickly rebounded when road access to Johnson Beach (at the entrance to the Perdido Key unit) was quickly reestablished and visitor facilities were made available.

#### **VISITOR OPPORTUNITIES**

Nature, history, and recreational opportunities abound at the national seashore. Congress established Gulf Islands National Seashore in 1971 with the purposes of providing recreation for visitors and protecting the wildlife, barrier islands, fertile coastal salt marshes, dense maritime forests, historic structures, and archeological sites along the northern shores of the Gulf of Mexico. Also protected in the national seashore are prehistoric shell mounds and fortifications dating from the 1820s to the 1940s. Although more than 80% of the national seashore consists of submerged lands, the barrier islands, sparkling waters, and white sand beaches are the main attraction for most visitors. Common activities at the national seashore include picnicking, beachcombing, swimming, sunbathing, hiking, automobile camping, backcountry use and primitive camping, birdwatching, and sport fishing. Water-related activities include the use of powerboats, canoes, sailboats, sailboards, fishing boats, personal watercraft, and kayaks.

The units of the national seashore in Florida provide long, uninterrupted stretches of sandy beaches. However, a long history of accessibility to adjacent private lands by automobile has resulted in substantial commercial and private land development near the national seashore boundaries. However, there are still more than 40 miles of undeveloped stretches of Santa Rosa Island shoreline that offer solitude and extremely attractive, gently sloping beaches. The Florida units are accessible by car and therefore are accessible to many visitors yearround.

The Mississippi islands within the national seashore provide more than 60 miles of sandy shoreline on the Gulf of Mexico and Mississippi Sound sides. These offshore barrier islands constitute virtually all of the naturally maintained sandy shoreline on the Mississippi Coast. In addition to beach recreation potential, these barrier islands offer unique natural history interpretive opportunities. West Ship Island is the most heavily visited island within the Mississippi District of the national seashore. A tour boat takes visitors to West Ship Island from Gulfport, Mississippi, from March through October.

Because the Mississippi islands are not linked to the mainland by road, they still provide a primitive undeveloped character that is rare in public parkland so close to intensely developed and populated areas. Horn and Petit Bois islands received national wilderness designation in 1978, protecting two of the last undisturbed barrier islands along the Atlantic Ocean and Gulf of Mexico.

Climate change may affect visitor experience at the national seashore, ranging from altered timing of visitation to restrictions on public access. Longer, hotter summers may shift the spring and fall visitation seasons, and visitation may decline during the hottest summer months or during months with increased storms. Visitor facilities, such as campgrounds or picnic shelters, may need to be upgraded or moved to withstand severe weather like flooding or hurricanes. Energy expenditure for cooling buildings may increase in the summer and decline in the winter. Pollen-based allergies and outbreaks of mosquito-borne diseases may also increase. Visitation for birding and fishing may change if new species from the south shift northward into the national seashore or if extant species move northward or have dramatic declines in population. Sea level rise and erosion, or the need to protect certain areas, may alter visitor access to certain parts of the national seashore such as fortifications and marsh areas.

# Swimming

The most outstanding recreational resources at the national seashore are the wide, gently sloping beaches of unusually fine white sand and clear blue-green water coupled with a mild climate. Swimming and sunbathing are the most common visitor activities, and swimming is allowed at all beaches. Surfing occurs at Gulf Islands National Seashore, but not in large numbers due to the shallow beach gradient and gentle nature of the waves. Swimming in waters within 200 feet of the West Ship Island pier is prohibited, as is swimming in all waters within the Davis Bayou Area and within 200 feet of the Fort Pickens pier.

**Florida District.** Opal Beach at Santa Rosa, Langdon Beach at Fort Pickens, and Johnson Beach at Perdido Key provide swim beaches with lifeguards, and the Okaloosa Area facility provides opportunities for swimming. Beach use occurs at the Naval Live Oaks Area, but at relatively low visitor use levels on both shorelines.

**Mississippi District.** West Ship Island serves almost the entire demand in the Mississippi District for high-density beach use and swimming because it is the only island served by tour boat. West Ship Island has a boardwalk that extends from the boat dock on the north side of the island to the south side of the island where there is a designated swim beach. Facilities that were destroyed by recent hurricanes have been reconstructed, including a bathhouse, indoor and outdoor showers, concessioner snack bar, and pavilion. Private boaters can access West Ship, East Ship, Spoil (also known as Sand), Petit Bois, and Cat islands for swimming.

# Diving

Scuba diving and snorkeling opportunities exist within the marine waters of the national seashore. Several shipwreck sites near Fort Pickens, the jetties near Fort Pickens, and seagrass beds in the area north of Santa Rosa Island are popular diving areas.

# Camping

Automobile camping is available year-round in Florida near Fort Pickens (a 200-site campground) and in Mississippi at Davis Bayou (a 51-site campground). In 2001 and 2002, the Florida District received an average of 134,700 overnight stays, and the Mississippi District received an average of 36,500 overnight stays. In 2008 and 2009, after the national seashore began to recover from hurricanes and visitor access to facilities was limited, the Florida District received an average of 9,000 overnight stays, and the Mississippi District received an average of 12,000 overnight stays. In 2010, camping was limited due to a sewer project and closures after the Deepwater Horizon oil spill.

A youth group camping area is in the Naval Live Oaks Area in Florida close to the shoreline. There is also a group camping area in the Fort Pickens Area.

**Florida District.** In Florida, primitive camping is allowed on the east end of Perdido Key. Most campers arrive by small boat on the north side of the island. The eastern end of the island can be reached by hiking from Johnson Beach. There is no overnight backcountry camping in the Fort Pickens, Santa Rosa, and Okaloosa Areas.

Mississippi District. East Ship, Horn, Spoil, and Petit Bois islands accommodate yearround overnight backcountry camping. No camping is allowed on West Ship Island; boaters may anchor offshore, but they must be off the island and pier by sunset. There are no designated campsites on the Mississippi islands. Most camping occurs on the east and west shores of the islands where there is easy boat access to dry land, breezes to keep the insects away and good access to the south shoreline. On summer weekends, nearly all beaches on the islands are used by visitors. The most heavily used areas for camping on East Ship Island are at the west tip and along the protected north shore. On Petit Bois, the west end of the island away from the channel has heavy camping activity. The city of Ocean Springs, Mississippi, is due north from the west end of Horn Island, and therefore Horn Island has heavy visitor use. Camping is popular on the entire eastern end, along most of the north shore, and on the western end of Horn Island.

# Fishing

Gulf Islands National Seashore provides visitors with a variety of fishing opportunities. About two-thirds of the national seashore consists of marine water. In addition, there are miles of beaches that have easy access for fly and surf fishing. Fly fishing generally occurs on the north side and surf fishing on the Gulf side of the barrier islands. Areas off both ends of West Ship Island and the pier are also popular fishing spots, as is the east end of East Ship Island. Fort Pickens in Florida has a fishing pier that reaches out into the bay and is enjoyed by visitors of all ages. In Mississippi, recreational fishing is allowed in the Davis Bayou Area. The rebuilt fishing pier near the visitor center is open to the public. Spear fishing is also allowed in the national seashore. Spearing is defined as "the catching of a fish by bow hunting, gigging, spear fishing, or any device used to capture a fish by piercing its body."

All fishing regulations within the national seashore correspond to state fishing regulations. Commercial fishing, including commercial shrimping and crabbing, are prohibited within the national seashore. The Gulf Islands National Seashore boundaries are 1 mile around Petit Bois, Horn, and Ship islands. The national seashore does not have jurisdiction over the marine waters around Cat Island.

Charter boat operators licensed with the National Park Service are authorized to take visitors fishing within the national seashore.

# **Trail Opportunities**

There are extensive hiking trails throughout both districts of Gulf Islands National Seashore. Walking along the beaches of the national seashore is another popular way to explore the barrier islands.

Florida District. There are seven main trails within the Florida District. The national seashore maintains 28 miles of the 1,300 miles of the Florida National Scenic Trail that begins at Big Cypress National Preserve. At Naval Live Oaks there are three trails—the Brackenridge Nature Trail that introduces the visitor to wildlife, the first federal tree farm, animal tracks, and forest canopy; the 2.4-mile Andrew Jackson Trail that follows the historic St. Augustine-Pensacola Road; and the 2 miles of a multiuse path that accommodates cyclists, hikers, and rollerbladers. Additionally, the Discovery Trail on Perdido Key provides a boardwalk walking opportunity in that area.

Within the Fort Barrancas unit there are two 0.5-mile trails. The first is the Trench Trail that connects Fort Barrancas to the Advanced Redoubt, and the other is the Woodland Nature Trail where visitors can stroll through a forest of sand pines (*Pinus clausa*), a tree species found only in southeastern Alabama and coastal northwest Florida.

**Mississippi District.** There are five trails that are part of the recreational and educational opportunities at Davis Bayou. The Davis Bayou Visitor Center Trail provides visitors with terrific views of Davis Bayou and ends at an overlook on the shore of the Mississippi Sound. The Nature's Way Trail is a short loop interpretive trail that traverses a maritime forest, an ancient dune system, and an adjacent salt marsh. Connecting the national seashore with the town of Ocean Springs, Mississippi, is the 15-mile Live Oak Bicycle Route, 2 miles of which are within the national seashore. A short CCC trail follows along a former CCC roadbed, which leads to an overlook of the salt marsh and CCC-built features. The Davis Bayou Trail is a 1-mile trail from the visitor center to the picnic area. This trail provides a connecting link with the Nature's Way Trail and the CCC trail.

#### **Wilderness Experience**

In 1978, Congress designated Horn and Petit Bois islands as wilderness areas, protecting two of the last undisturbed barrier islands along the Atlantic Ocean and Gulf of Mexico. The Wilderness Act provides that designated wilderness areas must have primeval character without permanent habitation or improvements; be primarily influenced by the forces of nature; have outstanding opportunities for unconfined types of recreation; and contain features of scenic, ecological, scientific, educational, or historical value. These two islands provide visitors with the opportunity to experience the undisturbed and wild characteristics of a barrier island. The wilderness islands provide visitors with some of the most primitive opportunities available at the national seashore. The natural sounds of the barrier island environment are a prime component of the experience. A carnival beach atmosphere, including restaurants, casinos, and organized beach activities, can be experienced along the nearby Gulf Coast, but opportunities for wilderness experiences exist only at Horn and Petit Bois islands. Horn and Petit Bois islands are accessible by boat (landing below the high water line, the boundary of the designated wilderness) for day and overnight use.

#### **Shoreline Use**

Most visitor use occurs along the shorelines of the barrier islands. The land/water interface offers outstanding opportunities for exploring the unique natural, cultural, and recreational resources of the national seashore. All shorelines are open to use, including for boat landing, except during designated closures. Shoreline use includes swimming, fishing, picnicking, boating, walking, beachcombing, wildlife viewing, and bird-watching.

#### General Watercraft Use (Motorboats, Canoes, and Kayaks)

Watercraft have been used in Gulf Islands National Seashore since it was established in 1971. Although boating is not mentioned in the national seashore's enabling legislation, it is recognized as a mode of access for many visitors. Boating use occurs in all marine waters of the national seashore, although the north sides of the barrier islands have more use than the south sides. Except for designated closures, boats are permitted to land on all national seashore shores. The operation of personal watercraft is currently allowed at Gulf Islands National Seashore with restrictions as described below by district. As discussed in chapter 1, future PWC use at Gulf Islands National Seashore

will depend on the outcome of the PWC use environmental impact statement planning process currently underway, which will consider a range of alternatives for managing personal watercraft access including one alternative that would end PWC use in the park.

**Florida District.** In this district of the national seashore, there is a boat launch at the Okaloosa Area and a boat launch for small vessels at the Perdido Key unit. Perdido Key has the most concentrated boating use.

Recreational fishing boats are common along the Gulf shore of Santa Rosa Island. Many boats cross through national seashore waters in Florida to access Pensacola Bay and the area north of Santa Rosa Island. Nonmotorized boat activity includes canoes, sea kayaks, sailboats, and sailboards. Escambia County is proposing a canoe trail that crosses marine waters within the national seashore. In the summer, sailboats often sail out to the barrier islands, anchor off the north sides, and stay for the weekend.

The 2006 final rule for personal watercraft allows PWC use in all park waters that are open to other motorized watercraft, but establishes a flat wake zone within 300 yards of park shorelines. However, around the wilderness islands of Horn and Petit Bois the flat wake zone extends 0.5 mile from the shoreline. Around West Ship Island an expanded flat wake zone also exists for 0.5 mile from either side of the pier and extends a 0.5 mile from the shoreline. The lagoons of Perdido Key within Big Lagoon are closed to all motorized watercraft. Areas within 200 feet of the remnants of the old fishing pier and within 200 feet of the new fishing pier at Fort Pickens are closed to all private boating activities. Personal watercraft operation is also prohibited within 200 feet of nonmotorized vessels and people in the water, except individuals associated with the use of the personal watercraft.

**Mississippi District.** The national seashore has a small boat launch at Davis Bayou. The

most concentrated boating use within the Mississippi District is near the east and west tips of the barrier islands, around the West Ship Island pier, and along the entire north shore of Sand Island.

Hundreds of recreational vessels typically congregate on spring and summer weekends along the shoreline tips of Horn Island, with lesser concentrations spread along the north shorelines of Horn and Petit Bois. The noise associated with these gatherings along the periphery of the designated wilderness may challenge the ability of wilderness users to find the solitude and natural quiet that they seek.

#### Wildlife-Watching

The national seashore comprises several diverse ecological communities that attract a wide variety of bird life. The offshore barrier islands consist of open beaches, dunes, freshwater marshes, and wooded areas. On the mainland, are freshwater marshes, salt marshes, and wooded areas that offer wildlife habitats. More than 280 species of birds have been identified within the boundaries of Gulf Islands National Seashore since its establishment in January 1971. Bird-watching and viewing other wildlife in the national seashore continues to grow in popularity. Gulf Islands National Seashore has sites listed on the Great Florida Birding Trail and the Mississippi Coastal Birding Trail.

# Picnicking

Formal picnicking opportunities are available at the Okaloosa day use area, Opal Beach, Fort Pickens, Naval Live Oaks, Johnson Beach, Davis Bayou, and West Ship Island. Picnicking without facilities is common along beaches in all units of the national seashore.

#### Bicycling

**Florida District.** Fort Pickens Road provides a 14-mile round-trip bicycling opportunity. At Naval Live Oaks, the national seashore maintains a 2.5-mile section of the 40-mile bike route that is adjacent to U.S. Highway 98. Visitors can cycle on a paved road from the entrance gate to the end of Johnson Beach Road. Also, there is a bike lane along J. Earle Bowden Way that provides cycling opportunities for visitors to the Santa Rosa Area.

**Mississippi District.** The Mississippi District's 15.5-mile round-trip Live Oak Bicycle Route connects the Davis Bayou Area of the national seashore to the town of Ocean Springs, Mississippi, at the Old Louisville and Nashville Train Depot.

# **Exploring History**

The defense fortifications and other historic features play a highly visible and important role in the overall visitor enjoyment and national significance of Gulf Islands National Seashore. The forts of the national seashore span more than 200 years of history, from the Spanish colonial Bateria de San Antonio (1797) to the World War II-era Battery 234. This reflects the historic value of the anchorages at Pensacola Bay, Florida, and Ship Island, Mississippi. Most striking among these are the American Third System forts— Fort Pickens, Fort Massachusetts, Fort Barrancas, Fort McRee, and the Advanced Redoubt, all of which saw action during the Civil War. The marine waters of the national seashore also contain many shipwrecks, some dating back to early Spanish exploration.

Relating to military history, the Naval Live Oaks Reservation is all that remains of a reservation set aside in 1828 by President John Quincy Adams for conserving live oaks, which were extensively used for shipbuilding. Today, visitors are provided the opportunity to hike and picnic within Naval Live Oaks Area.

Visitors have access to five visitor centers/ information stations to learn about the historic and natural resources and recreational opportunities available at Gulf Islands National Seashore. These visitor centers/information stations are at Naval Live Oaks, Fort Pickens, Fort Barrancas, Davis Bayou, and Fort Massachusetts.

# SOCIAL AND ECONOMIC ENVIRONMENT TOPICS ANALYZED IN DETAIL

This section details the social and economic baseline describing the demographic, economic, and governmental trends in the communities adjacent to Gulf Islands National Seashore.

Five counties are adjacent to the national seashore-Escambia, Santa Rosa, and Okaloosa counties in Florida; and Jackson and Harrison counties in Mississippi. The economies of the nearby areas are diverse, although tourism is a major activity as demonstrated by the number of tourismrelated businesses that make up the retail trade sector of the economy. For all counties except Jackson County, Mississippi, and Okaloosa County, Florida, retail trade is the largest sector of the economy, followed by manufacturing and wholesale trade. Retail trade is also the largest sector of the economy in Okaloosa County, but wholesale trade is the second-largest sector of the economy in this county and manufacturing is the thirdlargest. In Jackson County, manufacturing is the largest sector, followed by retail trade and wholesale trade (Census Bureau 2002).

#### FLORIDA DISTRICT AREA OF INFLUENCE

Most of the Florida units of the national seashore are within the Pensacola Metropolitan Statistical Area and include Escambia and Santa Rosa counties. A study by the University of Florida (Livingston and Arthur 2002) reports that the combination of miles of unspoiled white sand beaches, state and national parks, and a historic district with some of the nation's oldest buildings gives the Pensacola area a strong tourist appeal.

The (Livingston and Arthur) study notes that the estimated 2007 population within the metropolitan statistical area is 453,451.

#### TABLE 11. POPULATION TRENDS FOR ESCAMBIA AND SANTA ROSA COUNTIES

Year	Escambia	Santa Rosa
2000	294,410	117,743
2003	301,040	132,549
2006	305,287	144,279
2009	303,343	151,759

Source: U.S. Census Bureau

The study further reported that there are about 157.070 households and a mean household income of \$66,426; the average annual employment is 220,990 persons. The largest industry sector is the services sector, which employs 73,340 persons, followed by retail trade (41,850 persons), military and Department of Defense civilians (23,446 persons), state and local government (21,710 persons), and construction (16,110 persons). The study found that tourism provides a strong engine for growth of retail and servicebased businesses within the Pensacola region and that tourism is a direct result of the quality and amount of seashore beaches. The region has seen a strong growth in personal, business, and professional services and in retail trade during the past two decades. Growth in each of these sectors is influenced by growth in the visitor industry.

The Pensacola economy remains dependent on military and defense industry spending. The military presence in the region around the national seashore includes Pensacola Naval Air Station, Eglin Air Force Base, Naval Technical Training Center, Corry Station Naval Technical Training Center, and Naval Air Station Whiting Field. Military activity in the Pensacola area has long been a major source of (1) employment for local residents, (2) sales for local companies, and (3) tax revenues for local government. It is estimated that the military is now generating about \$1,369 million in total industry output (the value of an industry's total production) per year in the Pensacola area and is responsible for employing more than 13,000 persons. Military personnel earn approximately \$1.2 million in payroll in a calendar year (Pooley 2007).

The Pensacola area has a vibrant tourism industry that contributes to the growth and economic development of the area. Tourism is responsible for \$876.6 million in total industry output per year, employing more than 19,000 persons earning about \$288.5 million in wages, and producing \$425.2 million in additional economic benefit (Pooley 2007).

#### MISSISSIPPI DISTRICT AREA OF INFLUENCE

#### Overview

Jackson and Harrison counties are the primary areas of population that has a direct influence on the Mississippi District of Gulf Islands National Seashore. Mississippi's coastal recreation and tourism industry is a major portion of the entire state's recreation and tourism industry. Coastal tourism accounts for about one-third of total state tourism expenditures. The industry consists of typical coastal tourism development activities, as well as a large charter boat and recreational boating fleet (MSU–CREC 2008).

According to the Mississippi State University Coastal Research and Extension Center, the recreational fishing industry has a significant economic impact on the coastal economy in Mississippi. About 74% of the anglers fishing in Mississippi come from within the state. The growth in recreational fishing participation is expected to increase by 18.5% by the year 2025 in Mississippi. Recent surveys show that Mississippi anglers

annually spend more than \$50 million on food and beverages, more than \$9 million on lodging, more than \$19 million on bait and ice, more than \$15 million on boat fuel, and more than \$57 million on fishing tackle. About 10% of the \$236 million spent annually by Mississippi anglers is spent in the three coastal counties. The Mississippi recreational fishery also receives federal funds in the form of sport fish restoration apportionments (which are generated by taxes on fishingrelated purchases). Mississippi receives more than \$2 million a year or about \$5.24 per license holder. These monies are used to build access infrastructure such as boat ramps and fishing piers, develop artificial reefs, and conduct boating safety programs.

Mississippi had 30 state-licensed casinos as of June 2010. The gross gaming revenues in FY 2009 were \$2.58 billion. This tourist/ visitor portion comprised 32% of the \$5.6 billion statewide travel and tourism expenditures. Mississippi's total gaming-related tax revenues were \$312.1 million in FY 2009, with \$208.4 million in state tax receipts and \$103.7 million earmarked for cities/counties (MDA 2010).

# Jackson County, Mississippi

Jackson County is primarily urban in character and has a large manufacturing base. Pascagoula is the largest city in the area, with Moss Point, Ocean Springs, and Gautier being the other incorporated areas. The major outdoor recreational opportunities in the Jackson County area include Gulf Islands National Seashore, Shepard State Park, the Sandhill Crane Wildlife Refuge, and the Pascagoula River Game Management Area.

As shown in the table below, the 2009 estimated population figure for Jackson County is 132,922. The population dropped after the 2004–05 hurricanes, but returned to pre-hurricane levels within a few years.

Year	Jackson County
2000	131,420
2003	132,826
2006	128,190
2009	132,922

#### TABLE 12. POPULATION TRENDS OF JACKSON COUNTY

Source: U.S. Census Bureau

The largest employment sectors are manufacturing, with an average employment of 18,050, followed by industries that contribute to tourism—wholesale/retail (9,898), services (8,760), government (9,790), and construction (4,548). The 2000 U.S. Census reports that the average per capita personal income was \$22,29; 74% of the population was white, 21% was black, the median age was 35 years, and 16% of the population had a college degree.

Casino gaming has altered the appearance of the coastline dramatically since the 1980s. This is particularly true in Biloxi, where multistory parking garages and hotels now stand where shrimp boat docks and seafood factories once existed. Some coast residents feel that the new facilities are a vast improvement over what was considered a dilapidated section of waterfront. Others feel that the neon, lasers, and glitz have erased the city's true character. Many waterfront-dependent industries have been displaced by dockside gaming development. Zoning changes instituted to accommodate and encourage casinos have resulted in increased land values for what was once commercial and light industrial waterfront property. One of the hardest hit industries was the commercial fishing fleet in Biloxi. Support structures for fishing operations like ice and fuel docks as well as unloading and berthing facilities were either lost outright or moved to less accessible locations.

#### Harrison County, Mississippi

Harrison County is in the center of the three counties adjacent to the Gulf of Mexico in Mississippi. The county is the urban center for economic and social activities in the southern portion of the state. The cities of Biloxi and Gulfport comprise more than 50% of the county's population. As shown in the table below, the 2009 estimated population of Harrison County is 181,191 people. The population dropped after the 2004–05 hurricanes, and has been slow to return to pre-hurricane levels. The population is expected to grow slowly into the future.

#### TABLE 13. POPULATION TRENDS OF HARRISON COUNTY

Year	Harrison County
2000	189,601
2003	191,012
2006	171,890
2009	181,191

Source: U.S. Census Bureau

The largest employment sectors are services (employing 33,644) and wholesale/retail trade (employing 21,842), both which are strengthened by the area's growing tourism industry. The introduction of the casino gaming industry in 1992 has added substantially to an active tourism market along the Gulf Coast. Government is the third-largest employment sector. Military installations are a large portion of government activity in the area. Keesler Air Force Base in Biloxi employs 16,000 people and generates contracts and a payroll worth \$673 million annually. The Naval Construction Battalion Center in Gulfport employs 4,562 military and civilian workers and generates \$108 million in annual payroll. The port of Gulfport is growing in importance as a hub for international trade. The 2000 U.S. Census reports that the average per capita personal income was

\$24,157; 72% of the population was white, 21% was black, the median age was 34 years, and 18% of the population had a college degree.

#### URBAN GROWTH AT THE BOUNDARIES OF THE NATIONAL SEASHORE

The population centers in the northern Gulf of Mexico are concentrated along the coast. Inland lands in the region are more rural, with much of the area made up of marsh and open water. Cities and towns in the area include Destin, Fort Walton Beach, Gulf Breeze, Pensacola, and Pensacola Beach, Florida; Gulf Shores, Alabama; and Pascagoula, Ocean Springs, Biloxi, and Gulfport, Mississippi. The table below shows units of the national seashore that are directly adjacent to large urban populations.

TABLE 14. URBAN COMMUNITIES ADJACENT TO
GULF ISLAND NATIONAL SEASHORE UNITS

Adjacent Communities	National Seashore Units
Ocean Springs, MS	Davis Bayou
Perdido Key area of Pensacola, FL	Perdido Key
Pensacola, FL	Naval Air Station Historic Sites
Gulf Breeze, FL	Naval Live Oaks
Pensacola Beach, FL	Fort Pickens
Pensacola Beach and Navarre, FL	Santa Rosa
Fort Walton Beach, FL	Okaloosa

Many of these communities have high density housing and businesses along the border of the national seashore. This urban development at the border of national seashore lands can have positive and negative influences on the visitor experience and the protection of the natural and cultural resources of the national seashore. The urban/wild interface can also provide many local residents with easy recreational access, scenic views, and economic benefits.

#### GULF ISLANDS NATIONAL SEASHORE'S IMPACT ON LOCAL AND REGIONAL ECONOMY

Gulf Islands National Seashore is an economic generator that helps anchor the economy of the gateway communities while contributing to the regional economy. There are numerous ways that the operations and management of Gulf Islands National Seashore contribute to the economy. This section describes the national seashore's contribution through expenditures from seashore visitors, NPS expenditures, and NPS employee salaries.

Each year millions of local and nonlocal visitors are attracted to Gulf Islands National Seashore. In 2009, the annual visitation to the national seashore was 4.13 million recreation visits. These local, regional, national, and international visitors contribute to the local economy by spending money on meals, lodging, fuel, transportation, recreational equipment, and other tourist-related expenditures. These visitor expenditures filter through the economy in addition to contributing directly to the local tax base, e.g., sales tax.

#### Expenditures of National Seashore Visitors

The following analysis uses an economic impact frame work to quantify the direct and indirect expenditures by national seashore visitors using data from 2003. The data from 2003 were chosen because they represent a pre-hurricane baseline. Data from 2004 and 2005 would be skewed by the impacts of the five hurricanes that impacted the national seashore during that time period, and visitation was severely reduced in the several years following because of road and facility closures. Although 2009 visitation rebounded to near prehurricane levels, the impact of these visitors on the local economy is unknown. National seashore visitation in 2003 better reflects the potential future visitation in the coming years. The Deepwater Horizon oil spill that occurred in April 2010 reduced visitation for one season and had impacts on the local and regional economy. However, in 2011, visitation to the national seashore rebounded to almost preoil spill levels and was one of the most visited national seashore units.

Economic impacts of visitor spending are estimated using the Money Generation Model (MGM2) using multipliers for local areas around the national seashore. Multipliers capture both the direct and secondary economic effects in gateway communities around the national seashore in terms of jobs, personal income, and value added.

In this analysis, visitor spending only covers economic effects on the local area around the national seashore. The economic modeling does not include impacts of the NPS operations/employees, construction activity, or visitor spending outside the local area.

In 2003, there were 4.94 million recreation visits to the national seashore. It is estimated that 60% of those recreation visits were local residents on day trips; 30% were visitors on day trips from outside the local area; 5% were visitors on overnight trips staying in lodges, motels, hotels or bed-and-breakfasts in the area; and 5% were camping. On average, visitors spent \$69 per party per day in the local area. Total visitor spending was \$57.20 million dollars in 2003.

The direct effect of this spending covers sales, income, and jobs in businesses selling goods and services directly to national seashore visitors. The direct effects of the \$57.20 million spent by national seashore visitors were \$44.57 million in sales, \$16.5 million in personal income (wages and salaries), \$ 24.86 million in value added, and 1,132 jobs. The largest direct effects were \$8.21 million in the hotel sector, \$13.81 million in restaurant and bar establishments, \$7.84 million in amusements, and \$8.60 million in retail trade. As visitor spending circulates through the local economy, secondary effects created an additional \$7.07 million in personal income and 274 jobs. In sum, visitors to Gulf Islands National Seashore spent \$57.20 million dollars in 2003, which supported a total of \$64.10 million in sales, \$23.57 million in personal income, 1,407 jobs, and \$37.08 million in value added.

# Expenditures of the National Seashore

Money from Gulf Islands National Seashore's operation/maintenance budget and capital improvements to resources and infrastructure of the national seashore comes into gateway communities through the federal appropriations process. A large share of the national seashore's budget provides an annual and stable economic benefit to the local and regional economy. As with visitor expenditures described above, local NPS expenditures have direct and secondary economic benefits. Table 15 displays the national seashore's annual operations and maintenance expenditures for the fiscal years 2000 through 2006. Table 16 shows nonsalary national seashore expenditures in local states.

#### TABLE 15. NATIONAL SEASHORE OPERATIONS BUDGET

Year	Budget
2000	\$4,866,000
2001	\$5,660,000
2002	\$5,966,000
2003	\$5,965,000
2004	\$5,939,000
2005	\$6,105,000
2006	\$6,272,000

# TABLE 16. NATIONAL SEASHORE NONSALARYCONTRIBUTIONS TO THE REGIONAL ECONOMYBY STATE

Year	AL	FL	LA	MS
2000	108,000	412,000	10,000	109,000
2001	106,000	535,000	0	362,000
2002	26,000	161,000	0	96,000
2003	261,000	90,000	79,000	137,000
2004	Data Not Available			
2005	22,981	46,800	0	0
2006	312,000	498,000	204,000	0

#### **National Seashore Employee Salaries**

Personal expenditures (paying salaries) are the major portion of the national seashore's operations/maintenance expenditures. These expenditures have the most direct impact on local and regional communities because NPS employees spend a majority of their earnings for living, recreation, education, local taxes, and other daily expenses; and these expenses support local businesses and institutions. Once spent, the money can circulate throughout the economy. The data in the table below displays the combined salaries of employees by county. The data is based on the financial plan for FY 2008 and not actual dollars in order to capture the gross amounts. Figures do not include employees who live out of the area.

#### TABLE 17. COMBINED NPS SALARIES BY COUNTY, FY 2008

County	Salaries	
Escambia County, FL	\$1,932,687	
Santa Rosa County, FL	2,125,574	
Okaloosa County, FL	9,908	
Jackson County, MS	1,000,363	
Harrison County, MS	163,136	
Stone County, MS	103,608	
Lowndes County, GA	71,009	

# NATIONAL PARK SERVICE OPERATIONS TOPICS ANALYZED IN DETAIL

#### MANAGEMENT DIVISIONS

#### Superintendent's Office and Administration Division

The staff of the Superintendent's Office and Administration Division work to guide the efforts to protect resources and create a safe and enjoyable experience at the national seashore. The Superintendent's Office and the Administration Division encompass all national seashore management and administrative support activities. In FY 2010, the Superintendent's Office and Administration Division operated with 10 FTE employees. The Superintendent's Office and Administration Division include responsibilities relating to national seashore management, financial management, human resources, and information technology management.

The Superintendent's Office and Administration Division staff directs all national seashore communications and external affairs activities, planning, human resource management, information technology, leadership, and financial management.

The financial management team coordinates the financial resources required to achieve the national seashore's mission, directs preparation of budget development, and helps find resolution among divisions competing for limited resources.

The human resources team develops and directs staff support activities, and the information technology team handles the communications functions. Gulf Islands National Seashore maintains a communications system that allows staff spread across two states and multiple remote island locations to communicate with each other, with NPS regional and national offices, and with emergency service personnel. Civic engagement and planning are growing roles for all managers at the national seashore. Overall, NPS operations must create innovative partnerships and develop excellent relationships with stakeholders and local constituents to help preserve the natural and cultural resources and visitor opportunities at the national seashore. The NPS staff endeavors to partner with cooperating associations, area universities and nonprofits, other government agencies, and friends groups to engage the community in national seashore programs and stewardship.

Senior management staff are spending more of their time on coordinated planning efforts. The demand for planning at the national seashore continues to evolve due to increased urbanization along NPS boundaries, threats and impacts from hurricanes, increase demand for visitor access and opportunities, changing technology with regard to recreational equipment and greater threats to the natural and cultural resources that the national seashore is mandated to preserve and protect.

#### **Resource Education Division**

Millions of visitors descend on the national seashore each year to relax on the pristine beaches, tour the historic forts, hike the woods and wetlands, and camp in the campgrounds and wilderness areas. Providing visitors with opportunities to enjoy interpretive and educational programs about the national seashore's natural and cultural resources are responsibilities of the Resource Education Division staff. This division's functional area covers a wide range of activities, including interpretive and educational programs, visitor center management, interpretive media, and concessions management. In FY 2010, the Interpretive Division operated with 10 FTE employees.

Interpretive activities at the national seashore include tours, talks, guided walks, ranger-led special programs, special events, and outreach activities. During the last five years, increasing costs and stagnant operating budgets have forced the national seashore to significantly curtail interpretive programs. At the same time, the national seashore has seen its high visitor season lengthen, increasing the demand for year-round programs However, the national seashore will not be able to increase the frequency of fort tours or expand popular and overcrowded programs such as guided snorkeling, candlelight tours of Fort Pickens, and boat tours at Davis Bayou because current staffing levels are inadequate.

Educational services provided by the national seashore include ranger-led and self-directed educational tours, the Junior Ranger, Sea Star programs, and the Junior Explorer programs. The demand for ranger-led educational programs is greater than current seashore resources can accommodate. The national seashore regularly turns away school groups that are interested in curriculum-based programs.

# Resource and Visitor Protection Division

The focus of the Resource and Visitor Protection Division is primarily to protect the cultural and natural resources of the national seashore, to protect visitors and their experience from hazardous conditions and illegal or inappropriate behaviors, to come to the aid of distressed visitors by any cause, to provide for recreational camping opportunities, and to raise revenues in support of critical park operations. The staff of this division includes the law enforcement arm that enforces the rules and regulations. In FY 2010, the Resource and Visitor Protection Division operated with 31 FTE

employees. This division is also tasked with providing visitor safety. Law enforcement rangers patrol the national seashore by automobile, all-terrain vehicles, foot, and boat to provide a safe experience for visitors and employees. Rangers also oversee lifeguard operations at three beaches, conduct search-and-rescue operations, provide emergency medical services, assist with suppressing wildland and structural fires, conduct special law enforcement operations, respond to natural disasters, and assist local jurisdictions in emergency response situations. The lifeguard program provides Junior Lifeguard camps in both districts.

The division's staff also provides visitor information and collects fees at three entrance stations and manages the campgrounds at Davis Bayou, Fort Pickens, and the Naval Live Oaks Group Camp. Most of the recreational fees collected at these sites are used to fund the fee operation as well as special projects like those that preserve and rehabilitate the park's vast array of historic facilities.

#### Science and Resources Management Division

The staff of the Science and Resources Management Division is directly involved in the preservation, management, and research of the natural and cultural resources of the national seashore. Activities include research, restoration efforts, species-specific management programs, wildland fire management, archives and collections management, historic site protection, and information integration activities. In FY 2010, the Science and Resources Management Division operated with 9 FTE employees.

One of the responsibilities for this division is implementing the natural resource management program. This program works to preserve the threatened and endangered species and the integrity of the natural resources. The staff continues to survey plant and animal species through direct inspection, as well as through analysis of environmental data. These tasks have become increasingly important with the steady increase of visitation, as well as the rapid development of the areas surrounding both the Florida and Mississippi districts. The human impact must be carefully assessed and controlled, requiring dedicated resources from both resource management and law enforcement staffs. In addition, invasive species are actively monitored and managed. The threat from these species continues to increase with the region's development, further taxing the program's available resources. Additional biological technicians are needed to more thoroughly catalogue and monitor existing habitats. For example, the seagrass beds, which can be seen as an indicator of local environmental conditions, are being damaged and current staffing levels cannot mitigate this damage. In addition, a greater law enforcement presence is necessary to discourage abuse of the resources, particularly in wilderness areas such as the barrier islands of the Mississippi District.

Gulf Islands National Seashore boasts a national historic landmark (Fort Barrancas, within the Pensacola Naval Air Station boundary), 57 properties in the National Register of Historic Places (and four eligible properties), 62 buildings on the List of Classified Structures, and a museum collection of more than 190,000 items. The cultural resource management program is entrusted with preservation of these resources, including preventing their deterioration, destruction, loss, and theft. The division staff are constantly surveying the historic buildings and monitoring their structural integrity and implementing ongoing and emergency repair/rehabilitation projects.

Most prominent among the list of resources are the 18th and 19th century fortifications spanning two districts: Fort Pickens, Bateria de San Antonio, Fort Barrancas, and the Advanced Redoubt are all in the Florida District, and the Mississippi District is home

to Fort Massachusetts. The forts have a long and interesting history-Geronimo was imprisoned at Fort Pickens, and Fort Barrancas was home to the 13th Coast Artillery Regiment, charged with the defense of Pensacola Bay until World War II. The attention these structures require is intense and continuous, made more so by harsh weather and the continuous visitor use. Each of the forts, to different degrees, shows the strain of age, environment, and visitor traffic. Fortification and historic buildings of Fort Pickens have decayed beyond repair and have been subsequently closed to the public. Fort Massachusetts is under constant threat of being inundated by the Gulf of Mexico.

The science and resource management division works to cultivates science-related projects to learn about and support the preservation of natural and cultural resources of the national seashore. This vital work is supported by developing stewardship programs and relationships with a variety of partners, including investigators from a university to explore and document the issues and threats.

#### **Facility Management Division**

The staff of the Facility Management Division is responsible for all activities required to manage, operate, and maintain the national seashore's infrastructure on a daily basis. Buildings, roads, trails, utilities, and campgrounds require a range of operational activities from basic sanitation and janitorial services to mowing lawns and testing water quality. Facility management includes activities directed to operating, caring for, and maintaining national seashore assets and infrastructure such as grounds, buildings, roads, trails, utilities, fleet vehicles, and equipment. In FY 2010, the Facility Management Division operated with 26 FTE employees.

The janitorial operations for the national seashore include cleaning and sanitizing 21 comfort stations, 7 administrative buildings,

and 7 visitor use structures. The roads operations program includes services that ensure the safe and effective use of all roadways for national seashore visitors and staff. The Florida District's more than 3.9 million annual visitors travel 19.82 miles of paved and 1.72 miles of unpaved roads, largely by personal vehicles. Most major work is performed under the Federal Lands Highway Program, but the national seashore is responsible for routine paved road patching and grading unpaved roads. The greatest challenge, however, is keeping the roads free of sand. The regions' frequent storms deposit sand on the roads in drifts that are sometimes feet deep. Because roads must be clear at all times, maintenance staff is drawn from other duties to remove the accumulated sand.

In the Mississippi District, the road inventory consists of 3.38 miles of paved roads, 11.37 miles of unpaved roads, 5,556 linear feet of guardrails, and three vehicle bridges. Sand removal is rarely an issue, but roadside vegetation control is of a higher priority than in the Florida District. With one minor exception, the Mississippi District's entire road inventory is in the Davis Bayou Area. Consistent with bayou ecology, vegetation grows quickly and densely, choking road shoulders and obscuring road signs.

The trail program includes those functions associated with the routine maintenance of boardwalks and unpaved visitor use trails throughout the national seashore. The Mississippi District's trail system consists of 3,768 linear feet of boardwalk and 26,615 linear feet of unpaved trails. In Florida, the trail system totals 141,623 linear feet of unpaved trail, 36,960 linear feet of paved trails and 5,943 linear feet of boardwalks. Boardwalks are the most heavily used component and thus receive regular attention. Their condition is frequently assessed, and boards, railings, and hardware are replaced as needed. This is an ongoing and resource-intensive process. In addition, the region's frequent storms wreak havoc on the system and often necessitate wholesale replacement or rebuilds.

The transportation systems and fleet program staff are responsible for the maintenance of and cyclic repair/ rehabilitation on vehicles to prolong their useful life. In Mississippi, this program is the lifeblood of an operation largely removed from major roads and broken up by miles of open water between five islands. NPS watercraft are vital for the operations and management of the barrier islands.

#### **OTHER NPS OPERATIONS**

The administrative headquarters for the Florida District is at Naval Live Oaks. The size of the facilities does not effectively accommodate the staffing and space/ program needs. In the Mississippi District the administrative headquarters at Davis Bayou does provide efficient and effective space for the program needs of the Mississippi operations.

The facility management and maintenance buildings, utilities, and storage areas are dispersed throughout the national seashore. Primary facilities are at Naval Live Oaks, Fort Pickens, and Davis Bayou. Smaller facilities are scattered at national seashore sites on Santa Rosa and West Ship islands and at Perdido Key. A small ranger station is on Horn Island. There are no permanent NPS facilities on Cat Island.

At Davis Bayou there is a large pier and warehouse on the waterfront to support national seashore operations to and on the barrier islands in the Mississippi District. Smaller piers that support island access and opportunities are at Horn Island, West Ship Island, and Fort Pickens.

The national seashore does not provide any public land shuttle services. Public water access to the barrier islands is limited to seasonal passenger ferry service between Gulfport, Mississippi, and West Ship Island.

# IMPACT TOPICS CONSIDERED BUT DISMISSED

#### **CULTURAL RESOURCES**

#### Archeological Resources (Terrestrial and Marine)

Numerous terrestrial cultural resource surveys have been conducted in Gulf Islands National Seashore by NPS personnel and by other public and private institutions. These surveys have identified archeological sites throughout the national seashore that are associated with both the historic and prehistoric periods. Prehistoric sites (primarily Mississippian sites) are generally midden sites containing a variety of ceramic and lithic materials. Additionally, ecofacts such as marine shells can be found that are a result of resource harvesting. (Ecofacts are things from living organisms that have not been modified by humans.) Historic sites have been identified in the national seashore as well. Archeological remains are primarily midden sites with identified materials ranging from glass and ceramic to metal, and in some cases the remains of wood used in construction, fires, and tools.

No systematic studies have been conducted to identify archeological sites in the marine environment. Some remote sensing studies have been conducted in connection with placement of pipelines and communication cables within the national seashore, but only very limited verification of the nature of the anomalies identified has occurred.

Before any ground-disturbing activities, an archeological evaluation is undertaken to ensure that no resources in or eligible for inclusion in the National Register of Historic Places are lost or damaged due to NPS activities. As appropriate, archeological surveys and/or monitoring would precede any construction. Known archeological resources would be avoided to the greatest extent possible. If archeological resources that are listed in or eligible for listing in the national register could not be avoided, a mitigation strategy would be developed with the appropriate Mississippi or Florida state historic preservation office and any associated American Indian tribal representatives.

Archeological sites continually deteriorate, due primarily to the effects of weather and gravity. Left alone, sites will inevitably degrade over time. However, impacts from human visitation and use contribute to the effects of natural agents of deterioration, and can substantially increase the rate of site deterioration. Archeological resources accessible from visitor use areas or trails would be vulnerable to inadvertent damage and vandalism. Inadvertent impacts would include picking up or otherwise displacing middens and other material, the compaction of cultural deposits, and the creation of nondesignated visitor-created trails (which can lead to erosion and destabilization of the original site architecture). Intentional vandalism includes removing artifacts and probing or digging in sites. Inadvertent damage or vandalism would result in a loss of surface archeological materials, alteration of artifact distribution, and a reduction of contextual evidence. Such adverse impacts would be mitigated through additional stabilization of the site, the elimination of nondesignated visitor-created trails to disturbed or vulnerable sites, and/or systematically collecting surface artifacts for long-term curation. Continued ranger patrols and emphasis on visitor education regarding the significance and fragility of such resources and how visitors can reduce their impacts on archeological resources, would discourage vandalism and inadvertent impacts and minimize adverse impacts. Adverse impacts associated with visitor use under each alternative would be negligible to minor and permanent.

During construction, if previously undiscovered archeological resources were uncovered, all work in the immediate vicinity of the discovery would be halted until the resources could be identified and documented and an appropriate mitigation strategy could be developed with the appropriate Mississippi or Florida state historic preservation office and appropriate representatives of American Indian tribes traditionally associated with the areas of the national seashore.

Because archeological surveys or monitoring, as appropriate, would precede all grounddisturbing activities and archeological resources would be avoided to the greatest extent possible during construction, any adverse impacts to archeological resources associated with visitor use would be negligible to minor and the same for all alternatives, archeological resources was dismissed as an impact topic.

#### **Cultural Landscapes**

According to Director's Order 28: *Cultural Resource Management*, a cultural landscape is a reflection of human adaptation and use of natural resources and is often expressed in the way land is organized and divided, patterns of settlement, land use, systems of circulation, and the types of structures that are built. The character of a cultural landscape is defined both by physical materials, such as roads, buildings, walls, and vegetation, and by use reflecting cultural values and traditions.

Natural features such as landforms, soils, and vegetation are not only part of the cultural landscape—they provide the frame work within which it evolves. In the broadest sense, a cultural landscape is a reflection of human adaptation and use of natural resources and is often expressed in the way land is organized and divided, patterns of settlement, land use, systems of circulation, and the types of structures that are built. Identifying the important characteristics and features in a landscape and understanding them in relation to each other and to important historic events, trends, and persons allows examination of the landscape as a cultural resource. In many cases, these features are dynamic and change over time. In many cases, historical significance may be ascribed to more than one period in a landscape's physical and cultural evolution.

According to federal law and NPS *Management Policies 2006*, all cultural landscapes are to be managed as cultural resources, regardless of the type or level of significance. Cultural landscape management focuses on preserving a landscape's physical attributes, biotic systems, and use when that use contributes to its historical significance.

Nine potential cultural landscapes have been identified and registered in the NPS Cultural Landscape Inventory database. Cultural Landscape Inventories have not yet been completed for these areas, nor have they been evaluated for their significance or their eligibility to the National Register of Historic Places. The nine are:

#### Florida Unit

- 1. Fort Barrancas (parent landscape)
- 2. Fort Barrancas Advanced Redoubt (component landscape)
- 3. Fort Barrancas Water Battery (component landscape)
- 4. Fort Pickens
- 5. Naval Live Oak Reservation
- 6. Pensacola Lighthouse Station

#### Mississippi Unit

- 1. Davis Bayou Unit
- 2. Fort Massachusetts (parent landscape)
- 3. Fort Massachusetts Ship Island Lighthouse (component landscape)

Other potential cultural landscapes in the national seashore may be identified in the future. In the interim, the proposed actions in alternatives B, C, and D would have negligible to minor impacts on these cultural landscapes. Using sensitive design and installation/construction of wayside exhibits, kiosks, interpretive signs, and new structures, the National Park Service will avoid impacting the character-defining and circulation features of these landscapes. If the Pensacola Lighthouse were to come under NPS management, no changes to the cultural landscape would be expected.

Through sensitive design and installation/ construction of features inside or near cultural landscapes, impacts to cultural landscapes would be negligible to minor. Therefore, this topic has been dismissed from further analysis. The national seashore will complete the Cultural Landscape Inventories listed above and, based on the information gathered during that process, will nominate eligible cultural landscapes to the National Register of Historic Places.

# **Ethnographic Resources**

Ethnographic resources are defined by the National Park Service as any "objects and places, including sites, structures, landscapes, and natural resources, with traditional cultural meaning and value to associated peoples. Research and consultation with associated people identifies and explains the places and things they find culturally meaningful" (NPS *Management Policies* 2006).

American Indians from numerous tribes have long been associated with the areas of western Florida and southeastern Mississippi. During scoping for this General Management Plan, government-togovernment consultations were undertaken with the American Indian tribes traditionally associated with the area now encompassed by the national seashore: (See "Chapter 5: Consultation and Coordination" for a complete list). Tribal representatives did not identify within the national seashore any places or resources closely linked with their own sense of purpose, existence as a community, and development as ethnically distinctive peoples. Tribal representatives neither expressed concern about the planning effort nor raised any planning issues. No sacred sites have been identified for Gulf Islands National Seashore.

Copies of this General Management Plan will be forwarded to each associated tribe for review and comment. If subsequent issues or concerns are identified, appropriate consultations would be undertaken.

Other ethnographic resources may be present in the national seashore that are associated with certain peoples. These peoples are the contemporary neighbors and ethnic or occupational communities that have been associated with the national seashore for two or more generations (40 years), and whose interests in national seashore resources began before the establishment of Gulf Islands National Seashore. This General Management Plan recommends that an ethnographic overview and assessment be undertaken for the national seashore, with particular emphasis on understanding and interpreting the history of African American, Vietnamese, French, and Spanish communities that were known to have strong associations to the national seashore.

Because there are no known ethnographic resources on national seashore lands, and no issues or concerns were raised by associated tribes during scoping, ethnographic resources was dismissed as an impact topic.

# **Museum Collections**

Museum collections (objects, specimens, and archival and manuscript collections) are important park resources in their own right, as well as being valuable for the information they provide about processes, events, and interactions among people and the environment. Natural and cultural objects and their associated records provide baseline data, serving as scientific and historical documentation of the resources and purpose of the national seashore. All resource management records that are directly associated with museum objects are managed as museum property. These and other resource management records are preserved as part of the archival and manuscript collection because they document and provide an information base for the continuing management of national seashore resources. Museum objects used in exhibits, furnished historic structures, and other interpretive programs help visitors gain an understanding of the events, activities, and people commemorated by the national seashore.

In the aftermath of the 2004–05 hurricanes, a program/project agreement was reached between the national seashore and Timucuan Ecological and Historic Preserve to temporarily store some of the national seashore's museum objects in their facility. Other objects damaged during the storms were sent to Harpers Ferry National Historical Park for stabilization and treatment. Some items sent to Harpers Ferry still remain there, and others have since been sent to the Timucuan facility. Museum objects and archived collections from the national seashore's Mississippi District previously housed in the Davis Bayou Visitor Center, which was significantly damaged during Hurricane Katrina in 2005, are currently distributed among Timucuan National Ecological and Historic Preserve or the Southeast Archeological Center or are in rented, climate-controlled storage facilities.

The Southeast Archeological Center is storing several of the national seashore's archived archeological collections for an indefinite period within their facility. Archeological material currently at the University of West Florida will be relocated to the Southeast Archeological Center upon completion of data analysis. Other repositories may be used subject to the development of appropriate loan agreements. Some objects have been transferred to a rented storage facility in Mobile, Alabama, and will be moved to a joint collection storage facility in Natchez, Mississippi, in 2014. This facility is owned by the Historic Natchez Foundation and will serve as the collection storage facility for both Natchez National Historical Park and Gulf Islands National Seashore. The archives currently being stored at Timucuan Ecological and Historic Preserve will also be relocated to this joint facility to fulfill the recommend-ation in the 2006 Southeast Regional Collection Storage Plan.

Much of the national seashore's natural history collection is stored at Louisiana State University in Baton Rouge, Louisiana. Natural history collections are also being stored at the University of West Florida in Pensacola; the R. L. Herbarium at the University of Kansas in Lawrence, Kansas; and the Field Museum in Chicago, Illinois.

As set forth in the NPS Southeast Region's Collections Management Plan, the long-term plan is for all national seashore museum objects currently stored at the Timucuan facility to be relocated to a shared multipark facility to be established at Natchez National Historical Park. This arrangement is conceptual and needs to be funded in order for any transfer of national seashore museum objects to occur. Under the arrangement, Natchez National Historical Park would assume full administrative and curatorial support for the national seashore's cultural, natural history, and archival collections stored in their facility.

During the life of this General Management Plan, the national seashore's museum collections would continue to be moved to facilities (e.g., a university, college, or museum) and housed under state-of-the-art museum standards for fire detection and suppression; security; temperature and humidity control; and curation, storage, and research space. This would be a beneficial, long-term impact on the national seashore's museum collections. The utmost care would be exercised during packing, moving, and unpacking all collections; therefore, potential impacts on the national seashore's museum collections associated with the risk involved in moving artifacts, specimens, and archives would be negligible, adverse, and short term. Moving part of the national seashore's museum collections to a facility outside the national seashore would be less convenient for NPS staff who need to use the collections for research or study, resulting in a negligible, adverse, long-term impact. However, there would be beneficial impacts that would be realized by providing more space for adequate curation, storage, and research.

Because proposed actions affecting museum collections are the same for all alternatives, and any adverse impacts to museum collections would be negligible, museum collections was dismissed as an impact topic.

# NATURAL RESOURCES

# Air Quality

Gulf Islands National Seashore is subject to federal, Florida, and Mississippi air quality regulations. National ambient air quality standards have been established by the U.S. Environmental Protection Agency (EPA). Current standards are set for sulfur dioxide, carbon monoxide, nitrogen dioxide, ozone, particulate matter equal to or less than 10 microns in size, fine particulate matter equal to or less than 2.5 microns in size, and lead.

The Clean Air Act of 1963, as amended (42 USC 7401 et seq.) was established to promote the public health and welfare by protecting and enhancing the nation's air quality. The act established specific programs that provide special protection for air resources and air quality-related values associated with NPS units. Section 118 of the Clean Air Act requires parks to meet all state, federal, and local air pollution standards. NPS *Management Policies 2006* addresses the need to analyze potential impacts on air quality during park planning. Gulf Islands National Seashore is listed as a class II area by Congress.

Areas are classified under the Federal Clean Air Act as either "attainment" or "nonattainment" areas for each criteria pollutant based on whether the national ambient air quality standards have been achieved or not. When an area has been designated as an attainment area after having been a nonattainment area, it is also classified as a maintenance area. The Florida District of Gulf Islands National Seashore is in an attainment area for all criteria pollutants. The Mississippi District of the Gulf Islands National Seashore is in an attainment area for all criteria pollutants (USEPA 2003b).

The Bureau of Ambient Monitoring Sources within the Division of Air Resource Management of the Florida Department of Environmental Protection is responsible for monitoring and evaluating ambient air quality within Florida through a combination of state and federal regulations (FDEP 2003a). The state has adopted the national ambient air quality standards except for the more restrictive sulfur dioxide standards.

No air quality monitoring stations are within the national seashore boundaries. In Florida, ozone is monitored at three locations in Pensacola and one location in Gulf Breeze.

The Air Division of the Office of Pollution within the Mississippi Department of Environmental Quality is responsible for regulating air quality in the Mississippi portion of the national seashore through federal regulations. Mississippi has adopted the national ambient air quality standards for the criteria pollutants and has also adopted a state odor standard (MDEQ 2002). In Mississippi, ozone is monitored at Gulfport.

The National Park Service maintains records of ozone levels, and the NPS Air Resources Division has found that ozone levels in Mississippi and Florida are at levels that could cause foliar damage and growth effects on tree seedlings. Ozone only occasionally exceeds national air quality standards in Mississippi (EPA 2003a). However, even at low levels, there is a potential for ozone damage to native vegetation (NPS 2002). Gulf Islands National Seashore staff report that ozone damage to plants has not been observed.

None of the actions described in the General Management Plan would violate any air quality standard or result in a cumulative net increase of any criteria pollutant under federal or state ambient air quality standards. Implementation of any of the alternatives described in the General Management Plan would have negligible effects on air quality, and the national seashore's class II air quality would be unaffected. Therefore, air quality was dismissed as an impact topic.

# **Ecologically Critical Areas**

Aside from Fort Pickens Aquatic Preserve and Florida Outstanding Waters, which is addressed under the impact topic "Fish, Wildlife, and Habitat," the alternatives being considered would not affect any designated ecologically critical areas, wild and scenic rivers, or other unique natural resources, as referenced in the Wild and Scenic Rivers Act, NPS *Management Policies 2006*, 40 CFR 1508.27, or the 62 criteria for national natural landmarks. Therefore, this impact topic has been dismissed from further consideration.

#### Energy Efficiency and Conservation Potential

The National Park Service would continue to implement its policies of reducing costs, eliminating waste, and conserving resources by using energy-efficient and cost-effective technology (NPS *Management Policies 2006*). The National Park Service would continue to look for energy-saving opportunities in all aspects of park operations. Because the National Park Service would promote energy efficiency in an equal manner under any alternative, this impact topic was dismissed from further consideration.

#### Natural or Depletable Resource Conservation Potential

There would not be measurable differences in natural or depletable resource conservation among the alternatives being considered in this General Management Plan. Limited construction activities would reduce surface natural resources such as vegetation and wildlife habitat; however, these effects are addressed under the "Vegetation" and "Fish and Wildlife" sections in "Chapter 4: Environmental Consequences."

#### Prime and Unique Agricultural Lands

The Council on Environmental Quality's 1980 memorandum on prime and unique farmlands states that prime farmlands have the best combination of physical and chemical characteristics for producing food, feed, forage, fiber, and oilseed crops. Unique agricultural land is land other than prime farmland that is used for production of specific high-value food and fiber crops. Both categories require that the land be available for farming uses. Lands within Gulf Islands National Seashore are not available for farming and therefore do not meet the definitions. This impact topic has been dismissed from further consideration.

# Soundscapes

Director's Order 47: Soundscape Preservation and Noise Management directs parks to address excessive and inappropriate noises. Appropriate noises are those that are consistent with the park's enabling legislation. In the case of Gulf Islands National Seashore, the park unit was established to protect the barrier islands from development and for recreational uses. Visitor experience is a priority of the national seashore according to the enabling legislation. Therefore, the ability to access the national seashore's resources is important. Currently, human-made noise is created from vehicles and boats used to access the national seashore for recreational activities. Under all of the alternatives, these uses would continue and would affect the soundscape of this somewhat remote area. However, because of the large extent of the national seashore, these noises would not create excessive disturbance throughout the national seashore. The noises would occur intermittently, primarily during daylight hours, although these noises would continue to occur over the length of this General Management Plan. Also, the majority of the national seashore would continue to have a relatively natural soundscape at any given time, as is currently the case. Short-term construction would occur under all of the alternatives, creating localized, loud noise, but these intrusive sounds would not affect the soundscape in the long term. None of the actions under any of the alternatives would result in long-term effects greater than minor, because noise sources would be limited at the national seashore and the soundscape would have predominantly natural sounds. For this reason, soundscapes has been dismissed from further analysis. (Impacts on wilderness soundscapes are addressed under the "Visitor Use and Experience" section.)

#### Water Quantity

Analysis of potential impacts on water resources typically includes consideration of both water quality and water quantity. Because no water withdrawals, diversions, or other activities are proposed in the alternatives that would affect water quantity in rivers, ponds, or lakes, this topic was dismissed from detailed analysis.

#### **Floodplains**

The preparation of a floodplain statement of findings will be required for any action that would result in adverse impacts on floodplains, in compliance with NPS Director's Order 77-2: *Floodplain Management*.

Surveys for floodplains would be carried out prior to facility development, and the information would be used to avoid or minimize any impacts on floodplains. To prevent water pollution during construction, erosion-control measures and stormwater management techniques would be used to minimize discharge to floodplains. The use of heavy equipment adjacent to and in waterways would be minimized. If parking areas are paved, an oil/water separator system would be installed.

New facilities and construction would be sited outside floodplains to the extent practicable, or if that is not possible, to otherwise comply with Executive Order 11988, "Floodplain Management."

There will be negligible impacts on floodplains and these impacts do not differ by alternative. A floodplain statement of findings would be required for any future work affecting floodplains. Therefore, floodplains was dismissed as an impact topic.

#### **OTHER TOPICS**

#### **Environmental Justice**

Presidential Executive Order 12898, "General Actions to Address Environmental Justice in Minority Populations and Low-Income Populations" requires all federal agencies to incorporate environmental justice into their missions by identifying and addressing disproportionately high and/or adverse human health or environmental effects of their programs and policies on minorities and low-income populations and communities. According to the Environmental Protection Agency, environmental justice is the

...fair treatment and meaningful involvement of all people, regardless of race, color, national origin, or income, with respect to the development, implementation, and enforcement of environmental laws, regulations, and policies. Fair treatment means that no group of people, including a racial, ethnic, or socioeconomic group, should bear a disproportionate share of the negative environmental consequences resulting from industrial, municipal, and commercial operations or the execution of federal, state, local, and tribal programs and policies.

The goal of fair treatment is not to shift risks among populations, but to identify potentially disproportionately high and adverse effects and identify alternatives that may mitigate these impacts.

Communities in the vicinity of the national seashore contain both minority and lowincome populations; however, environmental justice is dismissed as an impact topic for the following reasons:

- The national seashore staff and planning team actively solicited public participation as part of the planning process and gave equal consideration to all input from persons regardless of age, race, income status, or other socioeconomic or demographic factors.
- Implementation of the proposed alternative would not result in any identifiable adverse human health effects. Therefore, there would be no direct or indirect adverse effects on any minority or low-income population.
- The impacts associated with implementation of the preferred alternative would not disproportionately affect any minority or low-income population or community.
- Implementation of the preferred alternative would not result in any identified effects that would be specific to any minority or lowincome community.

Impacts to the socioeconomic environment resulting from implementation of any of the action alternatives would be beneficial. In addition, the park staff and planning team do not anticipate the impacts on the socioeconomic environment to appreciably alter the physical and social structure of the nearby communities.

# **Quality of the Built Environment**

Limited construction would occur under any of the alternatives. New construction (waysides, kiosks, roads, etc.) would be built to match the style and/or enhance the existing buildings. However, these actions would cause little impact on the built environment, as the national seashore currently has very limited development. Therefore, quality of the built environment was dismissed from further analysis.

# **Indian Trust Resources**

The federal Indian trust responsibility is a legally enforceable fiduciary obligation on the part of the United States to protect tribal lands, assets, resources, and treaty rights. There are no Indian trust resources in Gulf Islands National Seashore; therefore, this impact topic has been eliminated from further consideration.

# Wilderness Character

The 1964 Wilderness Act protects areas that are largely natural and undeveloped, and that provide outstanding opportunities for solitude or "primitive, unconfined recreation." At Gulf Islands National Seashore, wilderness character is closely tied to visitor use and experience on the designated wilderness islands (Horn and Petit Bois islands). Therefore, this topic has been dismissed as a separate topic, but is discussed under the "Visitor Use and Experience" sections in "Chapter 3: Affected Environment" and in "Chapter 4: Environmental Consequences."

#### **Carbon Footprint**

For the purpose of this planning effort, "carbon footprint" is defined as the sum of all emissions of carbon dioxide and other greenhouse gases (e.g., methane and ozone) that would result from implementation of either of the action alternatives. Understanding the carbon footprint of each alternative is important for determining its contribution to climate change. It has been determined that the action alternatives described in this document would only emit a negligible amount of greenhouse gases that contribute to climate change; therefore, this impact topic has been dismissed from detailed analysis. The reasons for dismissing this impact topic are: (1) the alternatives contain no proposals that promote increased vehicular traffic, and (2) changes to facilities are largely in-kind and should have an overall benefit due to modern sustainable building practices. Because of the negligible amount of greenhouse gas emissions that would result from each alternative, a quantitative measurement of their carbon footprint was determined by the planning team not to be practicable.

# **ENVIRONMENTAL CONSEQUENCES**



# **GULF ISLANDS NATIONAL SEASHORE**

**CHAPTER FOUR** 

# **INTRODUCTION**

The National Environmental Policy Act of 1969 (40 CFR 1500-1508) requires that environmental documents include discussion of the environmental impacts of a proposed federal action, feasible alternatives to that action, and any adverse environ-mental effects that could not be avoided if a proposed action should be implemented. In this case, the proposed federal action is implementation of the General Management Plan / Environmental Impact Statement for Gulf Islands National Seashore. This chapter contains the analysis of environmental impacts on cultural resources, natural resources, visitor experience, the social and economic environment, and national seashore operations, and that would result from the actions of each of the four alternatives. The analysis is the basis for comparing the beneficial and adverse effects that would be caused by implementing each alternative.

Because the actions described in the alternatives are general and conceptual, the impacts of these actions are analyzed in general qualitative terms. Thus, this environmental impact statement should be considered a programmatic analysis. If and when sitespecific developments or other actions are proposed for implementation after the Final General Management Plan is published and approved, appropriate detailed environmental and cultural compliance documentation will be prepared in accordance with the requirements of the National Environmental Policy Act and the National Historic Preservation Act (NHPA).

For each topic in this chapter, first, the methods and assumptions are described and then the impacts on the topic that would occur from implementing each alternative are analyzed. Each alternative discussion also includes a description of the cumulative effects, followed by a conclusion. At the end of the impact section there is a brief discussion of the unavoidable adverse impacts, irreversible and irretrievable commitments of resources, the relationship of short-term uses of the environment and the maintenance and enhancement of longterm productivity, and the energy requirements and conservation potential. The impacts of each alternative are briefly summarized in table 4.

#### **TERMS AND ASSUMPTIONS**

Each impact topic includes a discussion of impacts, including the intensity, duration, and type of impact. Intensity of impact describes the degree, level, or strength of an impact as negligible, minor, moderate, or major. Because definitions of intensity vary by resource topic, separate intensity definitions are provided for each topic. Duration of impact considers whether the impact would occur over the short term or long term. Unless otherwise noted, short*term* impacts are those that, within a short period of time-generally less than five years—would no longer be detectable because the resource or value would return to its predisturbance condition or appearance. Long-term impacts refer to a change in a resource or value that is expected to persist for five or more years. The type of impact refers to whether the impact on the resource or value would be beneficial (positive) or adverse (negative).

The impact analyses for the action alternatives (alternatives 2, 3, and 4) describe the difference between implementing alternative 1 (the no-action alternative) and implementing the action alternatives. In other words, to understand the consequences of any action alternative, the reader must also consider what would happen if no action were taken.

#### IMPACTS ON CULTURAL RESOURCES AND SECTION 106 OF THE NATIONAL HISTORIC PRESERVATION ACT

In this General Management Plan, impacts on historic structures are described in terms of type, duration, and intensity, which is consistent with the regulations of the Council on Environmental Quality (CEQ) that implement the National Environmental Policy Act. These impact analyses are intended, however, to comply with the requirements of both that act and section 106 of the National Historic Preservation Act. In accordance with the Advisory Council on Historic Preservation (ACHP) regulations implementing section 106 of the National Historic Preservation Act (36 CFR Part 800, Protection of Historic Properties), impacts on cultural resources were also identified and evaluated by (1) determining the area of potential effects; (2) identifying cultural resources present in the area of potential effects that are either listed in or eligible to be listed in the National Register of Historic Places; (3) applying the criteria of adverse effect to affected national register-eligible or -listed cultural resources; and (4) considering ways to avoid, minimize, or mitigate adverse effects.

Under ACHP regulations, a determination of either adverse effect or no adverse effect must also be made for affected national registerlisted or -eligible cultural resources (historic structures, in this case). An adverse effect occurs whenever an action alters, directly or indirectly, any characteristic of a cultural resource that qualifies it for inclusion in the national register, e.g., diminishing the integrity (or the extent to which a resource retains its historic appearance) of its location, design, setting, materials, workmanship, feeling, or association. Adverse effects also include reasonably foreseeable effects caused by alternative actions that would occur later in time, be farther removed in distance, or be cumulative (36 CFR 800.5, Assessment of Adverse Effects). A determination of no adverse effect means there is an effect, but the effect would not diminish the characteristics

of the cultural resource that qualify it for inclusion in the national register.

CEQ regulations and NPS Director's Order 12: Conservation Planning, Environmental Impact Analysis and Decision-making also call for a discussion of mitigation, as well as an analysis of how effective the mitigation would be in reducing the intensity of a potential impact, e.g., reducing the intensity of an impact from major to moderate or minor. Any resultant reduction in intensity of impact due to mitigation, however, is an estimate of the effectiveness of mitigation under the National Environmental Policy Act only. It does not suggest that the level of effect as defined by section 106 is similarly reduced. Cultural resources are nonrenewable resources, and adverse effects generally consume, diminish, or destroy the original historic materials or form, resulting in a loss in the integrity of the resource that can never be recovered. Therefore, although actions determined to have an adverse effect under section 106 may be mitigated, the effect remains adverse.

A section 106 summary is included in the impact analysis sections for historic structures. The section 106 summary is an assessment of the effect of the undertaking (implementation of the alternative) based upon the criterion of effect and criteria of adverse effect found in ACHP regulations that implement the National Historic Preservation Act.

# **CLIMATE CHANGE**

The impacts of climate change on the national seashore are not expected to differ among the alternatives, and the lack of quantitative information about climate change effects adds to the difficulty of predicting how these impacts will be realized in the national seashore. Additionally, management actions that are inherently part of each alternative, such as allowing natural processes to dominate or rebuilding a road after a storm, would not fundamentally change with the anticipated added effects of climate change.

The range of variability in the potential effects of climate change is large in comparison to what is known about the future under an altered climate regime in the national seashore in particular, even if largerscale climatic patterns have been predicted with confidence for the Gulf Coast (Ning et al. 2003; Twilley et al. 2001). For example, salt marsh communities may be degraded by sea level rise, while storm frequency and intensity may impact historic resources and visitor amenities. However, climate change is one added factor among many that cause similar outcomes in a barrier island ecosystem, so management actions would not likely be taken due to climate change alone.

Although many specific effects of climate change and the rates of changes are not known at the present time, additional data and climate change modeling will become available during the life of this plan. The best available scientific climate change data and modeling would be incorporated into specific management decisions or actions that may be taken under any of the alternatives described in this plan.

Given this complexity, the potential effects of this dynamic climate on national seashore resources are included in "Chapter 3: Affected Environment." However, they will not be analyzed in detail in "Chapter 4, Environmental Consequences" in general with respect to each alternative because of the uncertainty and variability of outcomes, and because these outcomes or management are not expected to differ among the alternatives. However, under the impact topic of special status species, climate change is discussed because it has implications on listed species management.

#### **CUMULATIVE IMPACTS**

The CEQ regulations implementing the National Environmental Policy Act require

assessment of cumulative impacts in the decision-making process for federal projects. Cumulative impacts result from the incremental impact of an action when added to other past, present, and reasonably foreseeable future actions, regardless of who undertakes such other actions. Cumulative impacts can result from individually minor but collectively important actions taking place over a period of time.

Cumulative impacts are considered for all alternatives. These impacts were determined by combining the impacts of the alternatives proposed in this document with the impacts of other past, present, and reasonably foreseeable future actions. To do this, it was necessary to identify other such projects or actions at Gulf Islands National Seashore and the surrounding area. For the purposes of most impact topics in this analysis, the cumulative impact analysis area was Escambia, Santa Rosa, and Okaloosa counties in Florida, and Harrison and Jackson counties in Mississippi. For other impact topics, the area was the northern Gulf Coast.

The following ongoing projects or projects planned for the near future were identified for the purposes of conducting the cumulative effects analysis (see chapter 1 for more information on these actions).

#### **Hurricane Recovery Projects**

A number of hurricane recovery projects have been completed, including the following:

- reconstructing Fort Pickens Road
- repairing and rehabilitating Fort Pickens Building 5
- replacing the Fort Pickens sewer system
- rehabilitating the Fort Pickens water system
- reconstructing the J. Earle Bowden Way
- replacing the water and sewer systems and building at Santa Rosa

- repairing the Davis Bayou Visitor Center and Davis Bayou culvert
- reconstructing the bayou boathouse at Davis Bayou
- reconstructing the West Ship Island buildings and utilities
- reconstructing the Horn Island buildings and utilities

#### Deepwater Horizon Oil Spill Response

The oil spill response within the national seashore was broad, having extensively involved large spans of shoreline, primarily on the Gulf of Mexico (south) side of both the Florida and Mississippi districts. The oil spill response was categorized into four phases. See the Introduction to "Chapter 3: Affected Environment" for a complete description of the four stages of response activities for the oil spill.

Approximately 89% (about 45 miles) of the national seashore reverted to no further treatment. About 11% (about 6 miles) of the national seashore shoreline on the Gulf of Mexico side was treated to a depth of up to 18 inches. The recommendation for 89% of the national seashore shoreline areas to convert to no further treatment was based on subsurface surveys and profile summary. This has been completed for Florida and Mississippi units of the national seashore. No deep cleaning was carried out on Horn or Petit Bois islands, as they have no designated recreational beaches.

In addition to the on-the-ground response work, NRDA activities continue. These activities focus on several categories including: (1) birds; (2) marine mammals and sea turtles); (3) fish and shellfish; (4) deep water habitat; (5) intertidal and near-shore subtidal habitats, including subaquatic vegetation or seagrass beds; (6) terrestrial animals; and (7) human uses of natural resources (recreational fishing, boating, etc.) Pre-assessment activities continue at the time of writing of this General Management Plan, and exposure and resulting injury determinations are not made until the next phase of the process.

It is not known yet whether oil spill activities will have short- or long-term impacts (major or minor) on all the resources and plans described in this document. For the purposes of general management planning, oil response activities on the Florida and Mississippi barrier islands of the national seashore have been included in this General Management Plan. Other activities and impacts will not be addressed, as they are part of the NRDA legal inquiry, or out of the scope of this plan. The response is officially over as of the printing of this plan. Any remaining oil product is reported to the National Response Center for response by the U.S. Coast Guard, and if necessary, contracted oil spill response organizations.

# U.S. Army Corps of Engineers Dredging Activities

Large dredging activities have taken place or are taking place at Pensacola Pass, Pascagoula Pass, on the Intracoastal Waterway, and on other ship channels. Spoils from dredging are stockpiled on national seashore lands as well as on spoil islands.

Beach replenishment activities have occurred in adjacent communities and to protect national seashore historic forts.

# Mississippi Coastal Improvement Program

This program is a comprehensive plan for coastal improvements in Mississippi, including structural, nonstructural, and environmental projects. The areas of Gulf Island National Seashore that will be affected by this project are Cat, Horn, Petit Bois, West Ship, and East Ship islands. These islands will receive sand or littoral zone replenishment, generally on the southern side of each island.

#### **Oil and Gas Development**

There is a potential for mineral development in the reasonably foreseeable future, especially in waters near the Mississippi District units. Oil and gas exploration and development could result in a number of activities and effects on natural and cultural resources, visitor experience, and NPS operations.

#### **Private Dredging Activities**

Private dredging activities have been undertaken to access the boat channel to Cat Island as well as interior canals throughout the island.

# IMPAIRMENT OF NATIONAL SEASHORE RESOURCES

In addition to determining the environmental consequences of implementing the preferred and other alternatives, NPS *Management Policies 2006* (section 1.4) require analysis of potential effects to determine whether proposed actions would *impair* national seashore resources and values.

The fundamental purpose of the national park system, established by the Organic Act and reaffirmed by the General Authorities Act, as amended, begins with a mandate to conserve park resources and values. NPS managers must seek ways to avoid, or to minimize to the greatest degree practicable, adverse impacts on park resources and values. However, the laws do give NPS managers discretion to allow impacts on park resources and values when necessary and appropriate to fulfill the purposes of the park, as long as the impact does not constitute impairment of the affected resources and values. That discretion is limited by the statutory requirement that the National Park Service must leave resources and values

unimpaired unless a particular law directly and specifically provides otherwise.

The prohibited impairment is an impact that would, in the professional judgment of the responsible NPS manager, harm the integrity of a park unit's resources or values, and violate the 1916 NPS Organic Act's mandate (NPS *Management Policies 2006*, 1.4.5). An impact on a park unit's resource or value may, but does not necessarily, constitute an impairment. An impact is more likely to constitute impairment to the extent that it affects a resource or value whose conservation is

- necessary to fulfill specific purposes identified in the establishing legislation or proclamation of the park, or
- key to the natural or cultural integrity of the park or to opportunities for enjoyment of the park, or
- identified in the park's General Management Plan or other relevant NPS planning documents as being of significance.

An impact would be less likely to constitute impairment if it is an unavoidable result of an action necessary to preserve or restore the integrity of park resources or values and it cannot be further mitigated.

Impairment may result from visitor activities; NPS administrative activities; or activities undertaken by concessioners, contractors, and others operating in the park unit. Impairment may also result from sources or activities outside the park unit. A determination on impairment is made for each impact topic related to the park unit's cultural and natural resources. A determination of impairment is not required for impact topics such as visitor experience, regional socioeconomics, and NPS operations. The determination of impairment for the preferred alternative is found in appendix C.

# **IMPACTS ON HISTORIC STRUCTURES**

#### METHODS AND ASSUMPTIONS FOR ANALYZING IMPACTS

Historic structures are addressed in this section because many of the proposed actions in the alternatives would affect their use and maintenance.

The no-action alternative, alternative 1, serves as the baseline condition against which all action alternatives are evaluated. Alternative 1 might have impacts associated with current management trends, and those impacts are described below under "Impacts of Implementing Alternative 1." The impacts on historic structures in the action alternatives were evaluated by comparing projected changes resulting from the action alternatives to the no-action alternative. The thresholds to determine the level of impact on historic structures are defined as follows:

**Negligible**: Impacts would be at the lowest levels of detection—barely perceptible and measurable. For purposes of section 106, the determination of effect would be *no adverse effect*.

**Minor:** Impacts would affect characterdefining features but would not diminish the overall integrity of the building or structure. For purposes of section 106, the determination of effect would be *no adverse effect*.

**Moderate**: Impacts would alter a characterdefining feature(s), diminishing the overall integrity of the building or structure to the extent that its national register eligibility could be jeopardized. For purposes of section 106, the determination of effect would be *adverse effect*.

Major: Impacts would alter characterdefining features, diminishing the integrity of the building or structure to the extent that it would no longer be eligible to be listed in the national register. For purposes of section 106, the determination of effect would be *adverse effect*.

#### IMPACTS OF IMPLEMENTING ALTERNATIVE 1

#### **Fort Pickens Area**

Rehabilitation of historic structures, such as the historic firehouse and mining casemate, to support visitor services could necessitate the removal or relocation of walls and the installation of new electrical, water, and HVAC (heating, ventilation, and airconditioning) services. Interpretive activities would continue to be provided in the Fort Pickens Area, including the masonry fort and historic frame and brick structures. These activities would occur primarily within the structures but could occur outside as part of a tour. There could be some rehabilitation to the structures to provide appropriate conditions for tours.

Rehabilitation work would be undertaken in accordance with The Secretary of the Interior's Standards for the Treatment of Historic Properties. This would ensure that the character-defining features and integrity of the structures would be minimally affected and that any adverse effects would be long term and of negligible to minor intensity. Any materials removed during rehabilitation efforts would be evaluated to determine their value to the national seashore's museum collection and/or for their comparative use in future preservation work at the national seashore. Rehabilitation efforts would have impacts that are adverse, long term, and minor in intensity because of the loss of historic fabric.

Fort Pickens could be impacted by wear and tear from increased visitation, but monitoring

the user capacity of historic structures could result in visitation levels or constraints that would contribute to the stability or integrity of the resources without unduly hindering interpretation for visitors. Unstaffed or minimally staffed structures could be more susceptible to vandalism. However, continued ranger patrols and emphasis on visitor education would discourage vandalism and inadvertent destruction of historic fabric. Any adverse impacts would be long term and negligible to minor in intensity.

#### Pensacola Naval Air Station / Fort Barrancas

Any continuation of the stabilization work occurring at Fort Barrancas, Bateria de San Antonio (Water Battery), and the Advanced Redoubt would generally focus on the ongoing maintenance and repair of historic materials and features rather than extensive replacement or new construction. Also, continued limited and sensitive upgrading of mechanical, electrical, and plumbing systems and other code-required work would be appropriate. The work would be done in accordance with The Secretary of the Interior's Standards for the Treatment of Historic Properties. Stabilization efforts would have impacts that are beneficial and long term.

Fort Barrancas, Bateria de San Antonio (Water Battery), and the Advanced Redoubt could be impacted by wear and tear from increased visitation, but monitoring the user capacity of historic structures could result in visitation levels or constraints that would contribute to the stability or and integrity of the resources without unduly hindering interpretation for visitors. Unstaffed or minimally staffed structures could be more susceptible to vandalism. However, continued ranger patrols and emphasis on visitor education would discourage vandalism and inadvertent destruction of historic fabric. Any adverse impacts would be long term and negligible to minor in intensity. If management of the Pensacola Lighthouse is transferred to the National Park Service, the lighthouse keeper's quarters, outbuildings, and associated lands would fall upon the National Park Service. Because both government agencies are guided by the same laws for managing cultural resources, transferring those responsibilities to the National Park Service would have no new impact on these historic structures.

# Perdido Key

Interpretive signs would be developed at Fort McRee; Batteries 233, Center, and Slemmer; and the sea wall. None of these signs would be affixed to the historic structures or physically impact them. As a result, there would be no effect on any of these historic structures.

Maintaining unrestricted use, including boating access and overnight camping at the east end of Perdido Key, would continue to allow visitors unregulated access and opportunities for destructive activities at the historic Fort McRee; Batteries 233, Center, and Slemmer; and the sea wall. Ongoing impacts, such as the presence of graffiti and the results of a lack of sanitation facilities, would result in impacts that are adverse, long term, and minor in intensity because of visitor use of the area.

Fort McRee; Batteries 233, Center, and Slemmer; and the sea wall could be impacted by wear and tear from increased visitation, but monitoring the user capacity of historic structures could result in visitation levels or constraints that would contribute to the stability or and integrity of the resources without unduly hindering interpretation for visitors. Unstaffed or minimally staffed structures could be more susceptible to vandalism. However, continued ranger patrols and emphasis on visitor education would discourage vandalism and inadvertent destruction of historic fabric. Any adverse impacts would be long term and negligible to minor in intensity.

#### West Ship Island

Fort Massachusetts would be stabilized, and the North Guard Rooms would be rehabilitated for use as a visitor contact area. This adaptive reuse could result in impacts such as rehabilitating walls or installing temporary partition walls. Other actions, such as installation of new electrical, water, and HVAC service, might also be needed. The stabilization work would have long-term, beneficial impacts. The rehabilitation work would be undertaken in accordance with the Secretary of the Interior's Standards. This would ensure that the character-defining features and integrity of the structure would be minimally affected, and that any adverse effects because of the loss of historic fabric would be long term and negligible to minor in intensity.

Similar to the North Guard Rooms, the South Guard Room of Fort Massachusetts would provide for visitor orientation through an orientation film. This adaptive reuse could result in limited impacts such as rehabilitating existing walls or installing temporary partition walls. Other actions, such as installation of new electrical, water, and HVAC service, might also be needed. Rehabilitation work would be undertaken in accordance with the Secretary of the Interior's Standards. This would ensure that the character-defining features and integrity of the structure are minimally affected and that any adverse effects because of the loss of historic fabric would be long term and negligible to minor in intensity.

New interpretive wayside signs and an orientation kiosk would be developed at West Ship Island in the area of Fort Massachusetts. None of these signs would be affixed to the historic structure or physically impact it. Additionally, the kiosk would be placed so it would not affect the historic fort. Careful design would ensure that the kiosk would have little effect on the scale and visual relationships between the kiosk and the fort. In addition, the topography and land use patterns of the area would remain unaltered. As a result, there would be no effect on historic structures.

Guided and self-guided tours of the fort would occur in this alternative. These activities would occur both inside and outside the walls of the fort. There could be some rehabilitation to the structure to provide appropriate conditions for tours. Rehabilitation efforts would have impacts that are adverse, long term, and negligible to minor in intensity because of the loss of historic fabric.

Historic structures could be impacted by wear and tear from increased visitation, but monitoring the user capacity of historic structures could result in visitation levels or constraints that would contribute to the stability and integrity of the resources without unduly hindering interpretation for visitors. Unstaffed or minimally staffed structures could be more susceptible to vandalism. However, continued ranger patrols and emphasis on visitor education would discourage vandalism and inadvertent destruction of historic fabric. Any adverse impacts would be long term and negligible to minor in intensity.

The beach nourishment necessary to protect the foundations and walls of Fort Massachusetts would continue. Nourishment would consist of adding new sand around the base of the fort where sand has been displaced through erosion. Over time, the loss of sand exposes the masonry to the Gulf Coast waters and could result in the loss of the fort's brick and mortar. Replacing this sand would have short-term, beneficial impacts on historic structures.

#### **Cumulative Impacts**

Pensacola Naval Air Station Historic District, a national historic landmark near but not within the national seashore boundary, originally contained 55 structures, although not all of these are still standing today. Hurricane Ivan (2004) damaged 16 buildings, 6 of which were repaired and 10 of which were razed. This demolition of 10 structures adversely affected the historic character of the district. Since Hurricane Ivan, some consideration has been given to reevaluating the district and potentially removing it from the national register because the characteristics that caused it to be designated originally have been lost or destroyed. Removing the historic district from the national register would have an adverse, moderate, long-term impact because the structures would no longer be protected under the National Historic Preservation Act.

As described above, implementation of the no-action alternative would result in impacts on historic structures that are adverse, long term, and of negligible to minor intensity, as well as impacts that are long term and beneficial. Combined with the long-term, adverse, moderate impacts of other past, present, or reasonably foreseeable actions, the cumulative impact would be adverse, long term, and of minor intensity. Although the cumulative impact would be adverse, adverse impacts on historic structures resulting from implementing the no-action alternative would be a small component of that cumulative impact.

#### Conclusion

Implementation of the no-action alternative would result in impacts on historic structures that are adverse, long term, and of negligible to minor intensity because of the proposed rehabilitation work that would result in the loss of historic fabric. Stabilization work would be beneficial and long term. Cumulative impacts would be adverse, minor, and long term. The contribution of this alternative to those cumulative impacts would be small.

#### Section 106 Summary

After applying ACHP criteria of adverse effects (36 CFR Part 800.5, Assessment of

*Adverse Effects*), the National Park Service concludes the proposed undertakings outlined in the no-action alternative would have *no adverse effect* on historic structures.

# IMPACTS OF IMPLEMENTING ALTERNATIVE 2

#### **Fort Pickens Area**

Rehabilitation of historic structures, such as the historic firehouse and mining casemate, to support visitor services could necessitate the removal or relocation of walls and the installation of new electrical, water, and HVAC services. Interpretive activities would continue to be provided in the Fort Pickens Area, including the masonry fort and historic frame and brick structures. These activities would occur primarily within the structures but could occur outside as part of a tour. There could be some rehabilitation to the structures to provide appropriate conditions for tours.

Rehabilitation work would be undertaken in accordance with the Secretary of the Interior's Standards. This would ensure that the character-defining features and integrity of the structures would be minimally affected and that any adverse effects would be long term and of negligible to minor intensity. Any materials removed during the rehabilitation efforts would be evaluated to determine their value to the national seashore's museum collection and/or for their comparative use in future preservation work at the national seashore. Rehabilitation efforts would have impacts that are adverse, long term, and minor in intensity because of the loss of historic fabric.

Fort Pickens could be impacted by wear and tear from increased visitation, but monitoring the user capacity of historic structures could result in visitation levels or constraints that would contribute to the stability and integrity of the resources without unduly hindering interpretation for visitors. Unstaffed or minimally staffed structures could be more susceptible to vandalism. However, continued ranger patrols and emphasis on visitor education would discourage vandalism and inadvertent destruction of historic fabric. Any adverse impacts would be long term and negligible to minor in intensity.

#### Pensacola Naval Air Station / Fort Barrancas

Any continuation of the stabilization work occurring at Fort Barrancas, Bateria de San Antonio (Water Battery), and the Advanced Redoubt would generally focus on the ongoing maintenance and repair of historic materials and features rather than extensive replacement or new construction. Also, continued limited and sensitive upgrading of mechanical, electrical, and plumbing systems and other code-required work would be appropriate. The work would be done in accordance with the Secretary of the Interior's Standards. Stabilization efforts would have beneficial and long-term impacts.

In this alternative, the lighthouse complex would be managed as an unstaffed feature of the national seashore, and the exterior would be interpreted upon completion of the transfer of management responsibilities from the U.S. Coast Guard to the National Park Service. Interpretation of the exterior of the fort and lighthouse structures would not impact the structures and would result in no effect on any of the structures.

Historic structures could be impacted by wear and tear from increased visitation, but monitoring the user capacity of historic structures could result in visitation levels or constraints that would contribute to the stability and integrity of the resources without unduly hindering interpretation for visitors. Unstaffed or minimally staffed structures could be more susceptible to vandalism. However, continued ranger patrols and emphasis on visitor education would discourage vandalism and inadvertent destruction of historic fabric. Any adverse impacts would be long term and negligible to minor in intensity.

# Perdido Key

Interpretive signs would be developed at Fort McRee; Batteries 233, Center, and Slemmer; and the sea wall. None of these signs would be affixed to the historic structures or physically impact them. As a result there would be no effect on any of these historic structures.

Implementation of a permit system for landings and overnight moorings may result in fewer visitors in the area of the historic Fort McRee; Batteries 233, Center, and Slemmer; and the sea wall. Fewer visitors may result in a reduction in graffiti and people relieving themselves on the remnant structures, but the impacts would still be adverse, long-term, and negligible in intensity because of visitor use of the area.

# West Ship Island

Fort Massachusetts would be stabilized, and the North Guard Rooms would be rehabilitated for use as a visitor contact area. This adaptive reuse could result in impacts such as rehabilitating walls or installing temporary partition walls. Other actions, such as installation of new electrical, water, and HVAC service, might also be needed. The stabilization work would have long-term, beneficial impacts. The rehabilitation work would be undertaken in accordance with the Secretary of the Interior's Standards. This would ensure that the character-defining features and integrity of the structure would be minimally affected and that any adverse effects because of the loss of historic fabric would be long term and negligible to minor in intensity.

Similar to the North Guard Rooms, the South Guard Room of Fort Massachusetts would provide a visitor orientation film. This adaptive reuse could result in limited impacts such as rehabilitating existing walls or installing temporary partition walls. Other actions, such as installation of new electrical, water, and HVAC service, might also be needed. Rehabilitation work would be undertaken in accordance with the Secretary of the Interior's Standards. This would ensure that the character-defining features and integrity of the structure would be minimally affected and that any adverse effects because of the loss of historic fabric would be long term and negligible to minor in intensity.

New interpretive wayside signs and an orientation kiosk would be developed at West Ship Island in the area of Fort Massachusetts. None of these signs would be affixed to the historic structure or physically impact them. Also, the kiosk would be placed so it would not affect the historic fort. Careful design would ensure that the kiosk would have little effect on the scale and visual relationships between the kiosk and the fort. In addition, the topography and land use patterns of the area would remain unaltered. As a result, there would be no effect on the historic structures.

Guided and self-guided tours of the fort would occur in this alternative. These activities would occur both inside and outside the walls of the fort. There could be some rehabilitation to the structure to provide appropriate conditions for tours. Rehabilitation efforts would have impacts that are adverse, long term, and negligible to minor in intensity because of the loss of historic fabric.

Historic structures could be impacted by wear and tear from increased visitation, but monitoring the user capacity of historic structures could result in visitation levels or constraints that would contribute to the stability and integrity of the resources without unduly hindering interpretation for visitors. Unstaffed or minimally staffed structures could be more susceptible to vandalism. However, continued ranger patrol and emphasis on visitor education would discourage vandalism and inadvertent destruction of historic fabric. Any adverse impacts would be long term and negligible to minor in intensity.

The beach nourishment necessary to protect the foundations and walls of Fort Massachusetts would continue. Nourishment would consist of adding new sand around the base of the fort where sand has been displaced through erosion. Over time, the loss of sand exposes the masonry to the Gulf Coast waters and could result in the loss of the fort's brick and mortar. Replacing this sand would have short-term, beneficial impacts on historic structures.

# **Cumulative Impacts**

Pensacola Naval Air Station Historic District, a national historic landmark near but not within the national seashore boundary, originally contained 55 structures, although not all of these are still standing today. Hurricane Ivan (2004) damaged 16 buildings, 6 of which were repaired and 10 of which were razed. This destruction of 10 structures adversely affected the historic character of the district. Since Hurricane Ivan, some consideration has been given to reevaluating the district and potentially removing it from the national register because the characteristics that caused it to be designated originally appear to have been lost or destroyed. Removing the historic district from the national register would have an adverse, moderate, long-term impact because the structure would no longer be protected under the National Historic Preservation Act.

As described above, implementation of alternative 2 would result in impacts on historic structures that are adverse, long term, and of negligible to minor intensity, as well as impacts that are long term and beneficial. Combined with the long-term, adverse, moderate impacts of other past, present, or reasonably foreseeable actions, the cumulative impact would be adverse, long term, and of minor intensity. Although the cumulative impact would be adverse, adverse impacts on historic structures resulting from implementing alternative 2 would be a small component of that cumulative impact.

#### Conclusion

Implementation of alternative 2 would result in impacts on historic structures that are adverse, long term, and of negligible to minor intensity because of the proposed rehabilitation work that would result in the loss of historic fabric. Stabilization work would be beneficial and long term. Cumulative impacts would be adverse, minor, and long term. The contribution of this alternative to those cumulative impacts would be small.

# Section 106 Summary

After applying ACHP criteria of adverse effects (36 CFR Part 800.5, *Assessment of Adverse Effects*), the National Park Service concludes the proposed undertakings outlined in alternative 2 would have *no adverse effect* on historic structures.

#### IMPACTS OF IMPLEMENTING ALTERNATIVE 3

#### **Fort Pickens Area**

Rehabilitation of historic structures, such as the historic firehouse and mining casemate, to support visitor services could necessitate the removal or relocation of walls and the installation of new electrical, water, and HVAC services. Interpretive activities would continue to be provided in the Fort Pickens Area, including the masonry fort and historic frame and brick structures. These activities would occur primarily in the structures but could occur outside as part of a tour. There could be some rehabilitation to the structures to provide appropriate conditions for tours.

Rehabilitation work would be undertaken in accordance with the Secretary of the

Interior's Standards. This would ensure that the character-defining features and integrity of the structures would be minimally affected and that any adverse effects would be long term and of negligible to minor intensity. Any materials removed during the rehabilitation efforts would be evaluated to determine their value to the national seashore's museum collection and/or for their comparative use in future preservation work at the national seashore. Rehabilitation efforts would have impacts that are adverse, long term, and minor in intensity because of the loss of historic fabric.

This alternative would (1) continue to adaptively reuse a portion of Fort Pickens for visitor contact and historic building FL5 for interpretive, educational, and other operational support, and (2) use Battery Cooper for interpretive programs. If needed for these purposes, relocating and rehabilitating walls and/or installing new electrical, water, and HVAC service throughout the buildings would be undertaken. Rehabilitation work would follow the Secretary of the Interior's Standards. This would ensure that the character-defining features and integrity of the structures would be minimally affected and that any adverse effects because of the loss of historic fabric would be long term and of negligible to minor intensity.

The interior of the Fort Pickens Lifesaving Station would be rehabilitated for orientation and educational purposes. The historic exteriors would be restored to their original appearance/function. There could be additional interpretive exhibits installed inside the buildings. If needed for these purposes, relocating and rehabilitating walls and installing new electrical, water, and HVAC service throughout the buildings would be undertaken. Rehabilitation and restoration work would follow the Secretary of the Interior's Standards. This would ensure that the character-defining features and integrity of the structures would be minimally affected and that any adverse effects because of the loss of historic fabric

would be long term and of negligible to minor intensity.

Historic structures could be impacted by wear and tear from increased visitation, but monitoring the user capacity of historic structures could result in visitation levels or constraints that would contribute to the stability and integrity of the resources without unduly hindering interpretation for visitors. Unstaffed or minimally staffed structures could be more susceptible to vandalism. However, continued ranger patrol and emphasis on visitor education would discourage vandalism and inadvertent destruction of historic fabric. Any adverse impacts would be long term and negligible to minor in intensity.

Other portions of Fort Pickens might also be rehabilitated to portray the historic appearance and/or function. If needed for these purposes, relocating and rehabilitating walls and/or installing new electrical, water, and HVAC service throughout the buildings would be undertaken. Rehabilitation work would follow the Secretary of the Interior's Standards. This would ensure that the character-defining features and integrity of the structures would be minimally affected and that any adverse effects because of the loss of historic fabric would be long term and of negligible to minor intensity. Additional interpretive exhibits could be added, which would have no impact on historic structures.

# Pensacola Naval Air Station / Fort Barrancas

Selected portions of Fort Barrancas, Bateria de San Antonio (Water Battery), and the Advanced Redoubt would be restored to portray their appearance and/or function during specific historic operational periods. These actions would be undertaken in accordance with the Secretary of the Interior's Standards. This would ensure that the character-defining features and integrity of the structures would be minimally affected and that any adverse effects because of the loss of historic fabric would be long term and of negligible to minor intensity.

Interpretive and educational activities would be provided at Fort Barrancas, Bateria de San Antonio (Water Battery), and the Advanced Redoubt. These activities would occur primarily within the structures, but could occur outside as part of a tour. No effects on historic structures would be expected from such interpretive presentations.

If management of the Pensacola Lighthouse were transferred to the National Park Service, it would be managed for interpretative purposes and might contain several staff offices. The exterior of the structures would be used as the setting for visitor interpretation. Interpretation of the exterior of the fort and lighthouse complex would not impact, either directly or indirectly, any of the buildings or grounds and would therefore result in no effect on any of the structures.

The interior of the lighthouse keeper's quarters would be developed for use as a visitor contact station, bookstore, and possibly staff office space. There could also be visitor access and interpretation of the lighthouse interior in this alternative. Adaptively reused in this way, these structures could be altered, if needed, through relocating and rehabilitating walls and/or installing new electrical, water, and HVAC service. Any rehabilitation work undertaken would be done in accordance with the Secretary of the Interior's Standards. This would ensure that the characterdefining features and integrity of the structures would be minimally affected and that any adverse effects because of the loss of historic fabric would be long-term and of negligible to minor intensity.

Interpretive exhibits and activities would be developed within portions of the Advanced Redoubt and could include wayside signs and displays of historic activities. None of these exhibits would be affixed to the historic structures, and these activities would not physically impact the historic structures. As a result there would be no effect on any of these historic structures.

Historic structures could be impacted by wear and tear from increased visitation, but monitoring the user capacity of historic structures could result in visitation levels or constraints that would contribute to the stability and integrity of the resources without unduly hindering interpretation for visitors. Unstaffed or minimally staffed structures could be more susceptible to vandalism. However, continued ranger patrol and emphasis on visitor education would discourage vandalism and inadvertent destruction of historic fabric. Any adverse impacts would be long term and negligible to minor in intensity.

# Perdido Key

Providing composting or vault toilet facilities on the eastern end of Perdido Key near the remnant military structures associated with Fort McRee; Batteries 233, Center, and Slemmer; and the sea wall would reduce the likelihood of visitors relieving themselves on these remnant structures. Providing these sanitation facilities would most likely result in long-term beneficial impacts on historic structures.

Interpretive signs would be developed at Fort McRee; Batteries 233, Center, and Slemmer; and the sea wall. None of these signs would be affixed to the historic structures or physically impact them. As a result, there would be no effect on any of these historic structures.

Permitting boat landings and overnight moorings may result in fewer visitors in the area of historic Fort McRee; Batteries 233, Center, and Slemmer; and the sea wall. Fewer visitors may result in a reduction in graffiti and people relieving themselves on the remnant structures, but the impacts would still be adverse, long-term, and negligible in intensity because of visitor use of the area. Providing on-site interpretive programs at historic Fort McRee; Batteries 233, Center, and Slemmer; and the sea wall would occur in this alternative. These activities would occur outside the remnant structures as part of tours or interpretive talks that explain their historic significance and the importance of preserving the remnant structures. No effects on historic structures would be expected from such interpretive presentations.

Historic structures could be impacted by wear and tear from increased visitation, but monitoring the user capacity of historic structures could result in visitation levels or constraints that would contribute to the stability and integrity of the resources without unduly hindering interpretation for visitors. Unstaffed or minimally staffed structures could be more susceptible to vandalism. However, continued ranger patrol and emphasis on visitor education would discourage vandalism and inadvertent destruction of historic fabric. Any adverse impacts would be long term and negligible to minor in intensity.

# West Ship Island

Fort Massachusetts would be stabilized, and the North Guard Rooms would be rehabilitated for use as a visitor contact area. This adaptive reuse could result in impacts such as rehabilitating walls or installing temporary partition walls. Other actions, such as installation of new electrical, water, and HVAC service, might also be needed. The stabilization work would have long-term, beneficial impacts. The rehabilitation work would be undertaken in accordance with the Secretary of the Interior's Standards. This would ensure that the character-defining features and integrity of the structure would be minimally affected and that any adverse effects because of the loss of historic fabric would be long term and negligible to minor in intensity.

Similar to the North Guard Rooms, the South Guard Room of Fort Massachusetts would

provide for a visitor orientation film. This adaptive reuse could result in limited impacts such as rehabilitating existing walls or installing temporary partition walls. Other actions, such as installation of new electrical, water, and HVAC service, might also be needed. Rehabilitation work would be undertaken in accordance with the Secretary of the Interior's Standards. This would ensure that character-defining features and integrity of the structure are minimally affected and that any adverse effects because of the loss of historic fabric would be long term and negligible to minor in intensity.

New interpretive wayside signs and an orientation kiosk would be developed at West Ship Island in the area of Fort Massachusetts. None of these signs would be affixed to the historic structure or physically impact it. Also, the kiosk would be placed so it would not affect the historic fort. Careful design would ensure that the kiosk would have little effect upon the scale and visual relationships between the kiosk and the fort. In addition, the topography and land use patterns of the area would remain unaltered. As a result, there would be no effect on historic structures.

Guided and self-guided interpretive tours of the fort would occur in this alternative. These activities would occur both inside and outside the walls of the fort. There could be some rehabilitation to the structure to provide appropriate conditions for tours. Rehabilitation efforts would have impacts that are adverse, long term, and negligible to minor in intensity because of the loss of historic fabric. There would be no impacts on historic structures from interpretive presentations.

Historic structures could be impacted by wear and tear from increased visitation, but monitoring user capacity of historic structures could result in visitation levels or constraints that would contribute to the stability and integrity of the resources without unduly hindering interpretation for visitors. Unstaffed or minimally staffed structures could be more susceptible to vandalism. However, continued ranger patrol and emphasis on visitor education would discourage vandalism and inadvertent destruction of historic fabric. Any adverse impacts would be long term and negligible to minor in intensity.

To enhance visitor understanding of the role Fort Massachusetts played in our country's history, in this alternative certain portions of the fort would be restored to reflect a scene of its historic operational period. Such actions as repointing masonry and reproducing original hardware would be undertaken. To accomplish this, all work would be done in conformance with the Secretary of the Interior's Standards so that the form, features, and materials would depict the fort as it appeared during its period of use by the military. The work would result in impacts that are adverse, long term, and negligible to minor in intensity because of the loss of historic fabric.

As part of this alternative, cannon firing demonstrations would be conducted. The cannons would likely be placed on top of the fort in their historic locations. Although designed in the 1860s to withstand the repeated concussive forces generated by the firing of cannons during an armed engagement, the exposure to the corrosive effects of salt spray, more than 130 years of weathering storms, and general deterioration of mortar and brick may have weakened the structure. Additional analysis would be necessary to determine whether reinforcement would be needed to resist transmitting vibrations throughout the structure. If it is determined that additional structural reinforcement was required, and depending upon the level of intrusion into the original fabric necessary, adverse impacts on Fort Massachusetts would range from minor to moderate and be long term.

The beach nourishment necessary to protect the foundations and walls of Fort Massachusetts would continue. Nourishment would consist of adding new sand around the base of the fort where sand has been displaced through erosion. Over time, the loss of sand exposes the masonry to Gulf Coast waters and could result in the loss of the fort's brick and mortar. Replacing this sand would have short-term beneficial impacts on historic structures.

#### **Cumulative Impacts**

Pensacola Naval Air Station Historic District, a national historic landmark near but not within the national seashore boundary, originally contained 55 structures, although not all of these are still standing today. Hurricane Ivan (2004) damaged 16 buildings, 6 of which were repaired and 10 of which were razed. This demolition of 10 structures adversely affected the historic character of the district. Since Hurricane Ivan, some consideration has been given to reevaluating the district and potentially removing it from the national register because the characteristics that caused it to be designated originally have been lost or destroyed. Removing the historic district from the national register would have an adverse, moderate, long-term impact because the structures would no longer be protected under the National Historic Preservation Act. As described above, implementation of alternative 3 would result in impacts on historic structures that are adverse, long term, and of negligible to minor intensity, as well as impacts that are long term and beneficial. Combined with the long-term, adverse, moderate impacts of other past, present, or reasonably foreseeable actions, the cumulative impact would be adverse, long term, and of minor intensity. Although the cumulative impact would be adverse, adverse impacts on historic structures resulting from alternative 3 would be a small component of that cumulative impact.

#### Conclusion

Implementation of alternative 3 would result in impacts to historic structures that are

adverse, long term, and of negligible to minor intensity because of the proposed rehabilitation work that would result in the loss of historic fabric. Stabilization work would be beneficial and long term. Cumulative impacts would be adverse, minor, and long term. The contribution of this alternative to those cumulative impacts would be small.

#### Section 106 Summary

After applying ACHP criteria of adverse effects (36 CFR Part 800.5, *Assessment of Adverse Effects*), the National Park Service concludes the proposed undertakings outlined in alternative 3 would have *no adverse effect* on historic structures.

#### IMPACTS OF IMPLEMENTING ALTERNATIVE 4

#### **Fort Pickens Area**

Rehabilitation of historic structures, such as the historic firehouse and mining casemate, to support visitor services could necessitate the removal or relocation of walls and the installation of new electrical, water, and HVAC services. Interpretive activities would continue to be provided in the Fort Pickens Area, including the masonry fort and historic frame and brick structures. These activities would occur primarily in the structures but could occur outside as part of a tour. There could be some rehabilitation to the structures to provide appropriate conditions for tours.

Rehabilitation work would be undertaken in accordance with the Secretary of the Interior's Standards. This would ensure that the character-defining features and integrity of the structures would be minimally affected and that any adverse effects would be long term and of negligible to minor intensity. Any materials removed during the rehabilitation efforts would be evaluated to determine their value to the national seashore's museum collection and/or for their comparative use in future preservation work at the national seashore. Rehabilitation efforts would have impacts that are adverse, long term, and minor in intensity because of the loss of historic fabric.

This alternative would (1) continue to adaptively reuse a portion of Fort Pickens for visitor contact and historic building FL5 for interpretive, educational, and other operational support, and (2) use Battery Cooper for interpretive programs. If needed for these purposes, relocating and rehabilitating walls and/or installing new electrical, water, and HVAC service throughout the buildings would be undertaken. Rehabilitation work would follow the Secretary of the Interior's Standards. This would ensure that the character-defining features and integrity of the structures would be minimally affected and that any adverse effects because of loss of historic fabric would be long term and of negligible to minor intensity.

The interior of the Fort Pickens Lifesaving Station and accompanying garage would be rehabilitated for orientation and educational purposes. The historic exteriors would be returned to their original appearance/ function. There could be additional interpretive exhibits installed inside the buildings. If needed for these purposes, relocating and rehabilitating walls and/or installing new electrical, water, and HVAC service throughout the buildings would be undertaken. Rehabilitation work would follow The Secretary of the Interior's Standards. This would ensure that the character-defining features and integrity of the structures would be minimally affected and that any adverse effects because of loss of historic fabric would be long term and of negligible to minor intensity.

Historic structures could be impacted by wear and tear from increased visitation, but monitoring the user capacity of historic structures could result in visitation levels or constraints that would contribute to the stability and integrity of the resources without unduly hindering interpretation for visitors. Unstaffed or minimally staffed structures could be more susceptible to vandalism. However, continued ranger patrol and emphasis on visitor education would discourage vandalism and inadvertent destruction of historic fabric. Any adverse impacts would be long term and negligible to minor in intensity.

Other portions of Fort Pickens might also be rehabilitated to portray the historic appearance and/or function. If needed for these purposes, relocating and rehabilitating walls and/or installing new electrical, water, and HVAC service throughout the buildings would be undertaken. Rehabilitation work would follow The Secretary of the Interior's Standards. This would ensure that characterdefining features and integrity of the structures would be minimally affected and that any adverse effects because of the loss of historic fabric would be long term and of negligible to minor intensity. Additional interpretive exhibits could be added, which would have no impact on historic structures.

In partnership with the national seashore, a consortium of universities would fund and manage a shared educational and research facility within adaptively rehabilitated historic structures of Fort Pickens. If needed for these purposes, relocating and rehabilitating walls and/or installing new electrical, water, and HVAC service throughout the buildings would be undertaken. Rehabilitation work would follow the Secretary of the Interior's Standards. This would ensure that characterdefining features and integrity of the structures would be minimally affected and that any adverse effects because of the loss of historic fabric would be long term and of negligible to minor intensity.

# Pensacola Naval Air Station / Fort Barrancas

Selected portions of Fort Barrancas, Bateria de San Antonio (Water Battery), and the Advanced Redoubt would be restored to portray their appearance and/or function during specific historic operational periods. These actions would be undertaken in accordance with the Secretary of the Interior's Standards. This would ensure that the character-defining features and integrity of the structures would be minimally affected and that any adverse effects because of the loss of historic fabric would be long term and of negligible to minor intensity.

Interpretive and educational activities would be provided at Fort Barrancas, Bateria de San Antonio (Water Battery), and the Advanced Redoubt. These activities would occur primarily within the structures, but could occur outside as part of a tour. No effects on historic structures would be expected from such interpretive presentations.

If management of the Pensacola Lighthouse were transferred to the National Park Service, it would be managed as an unstaffed feature of the national seashore. The exterior of the structures would be used as the setting for visitor interpretation. Interpretation of the exterior of the fort and lighthouse complex would not impact, either directly or indirectly, any of the buildings or grounds and would therefore result in no effect on any of the structures.

The interior of the lighthouse keeper's quarters would be developed for use as a visitor contact station and bookstore. There could also be visitor access and interpretation of the lighthouse interior in this alternative. Adaptively reused in this way, these structures could be altered, if needed, through relocating and rehabilitating walls and/or installing new electrical, water, and HVAC service. Rehabilitation work would follow the Secretary of the Interior's Standards. This would ensure that characterdefining features and integrity of the structures would be minimally affected and that any adverse effects because of the loss of historic fabric would be long term and of negligible to minor intensity.

Interpretive exhibits and activities would be developed within portions of the Advanced Redoubt and could include wayside signs and displays of historic activities. None of these exhibits would be affixed to the historic structures, and these activities would not physically impact the historic structures. As a result, there would be no effect on any historic structures.

Historic structures could be impacted by wear and tear from increased visitation, but monitoring the user capacity of historic structures could result in visitation levels or constraints that would contribute to the stability and integrity of the resources without unduly hindering interpretation for visitors. Unstaffed or minimally staffed structures could be more susceptible to vandalism. However, continued ranger patrol and emphasis on visitor education would discourage vandalism and inadvertent destruction of historic fabric. Any adverse impacts would be long term and negligible to minor in intensity.

# Perdido Key

Providing composting or vault toilet facilities on the eastern end of Perdido Key near the remnant military structures associated with Fort McRee; Batteries 233, Center, and Slemmer; and the sea wall would reduce the likelihood of visitors relieving themselves on these remnant structures. Providing these sanitation facilities would most likely result in long-term beneficial impacts on historic structures.

Interpretive signs would be developed at Fort McRee; Batteries 233, Center, and Slemmer; and the sea wall. None of these signs would be affixed to the historic structures or physically impact them. As a result, there would be no effect on any of these historic structures.

Providing on-site interpretive programs at the historic Fort McRee; Batteries 233, Center, and Slemmer; and the sea wall would occur in this alternative. These activities would occur outside the remnant structures as part of tours or interpretive talks that would explain their historic significance and the importance of preserving the remnant structures. No effects on historic structures would be expected from such interpretive presentations.

Historic structures could be impacted by wear and tear from increased visitation, but monitoring the user capacity of historic structures could result in visitation levels or constraints that would contribute to the stability and integrity of the resources without unduly hindering interpretation for visitors. Unstaffed or minimally staffed structures could be more susceptible to vandalism. However, continued ranger patrol and emphasis on visitor education would discourage vandalism and inadvertent destruction of historic fabric. Any adverse impacts would be long term and negligible to minor in intensity.

Developing a permit system for overnight camping and the mooring of boats and implementing a permit system to control landings on the eastern end of Perdido Key may result in fewer visitors in the area of the historic Fort McRee; Batteries 233, Center, and Slemmer; and the sea wall. Fewer visitors might result in a reduction in graffiti and people relieving themselves on the remnant structures, but the impacts would still be adverse, long-term, and negligible in intensity because of visitor use of the area.

# West Ship Island

Fort Massachusetts would be stabilized, and the North Guard Rooms would be rehabilitated for use as a visitor contact area;. This adaptive reuse could result in impacts such as rehabilitating walls or installing temporary partition walls. Other actions, such as installation of new electrical, water, and HVAC service, might also be needed. The stabilization work would have long-term, beneficial impacts. The rehabilitation work would be undertaken in accordance with the Secretary of the Interior's Standards. This would ensure that the character-defining features and integrity of the structure would be minimally affected and that any adverse effects because of the loss of historic fabric would be long term and negligible to minor in intensity.

Similar to the North Guard Rooms, the South Guard Room of Fort Massachusetts would have a visitor orientation film. This adaptive reuse could result in limited impacts, such as rehabilitating existing walls or installing temporary partition walls. Other actions, such as installation of new electrical, water, and HVAC service, might also be needed. Rehabilitation work would be undertaken in accordance with the Secretary of the Interior's Standards. This would ensure that the character-defining features and integrity of the structure would be minimally affected and that any adverse effects because of the loss of historic fabric would be long term and negligible to minor in intensity.

New interpretive wayside signs and an orientation kiosk would be developed at West Ship Island in the area of Fort Massachusetts. None of these signs would be affixed to the historic structure or physically impact it. Also, the kiosk would be located in a manner that would not affect the historic fort. Careful design would ensure that the kiosk would have little effect upon the scale and visual relationships between the kiosk and the fort. In addition, the topography and land use patterns of the area would remain unaltered. As a result there would be no effect on historic structures.

Guided and self-guided interpretive tours of the fort would occur in this alternative. These activities would occur both inside and outside the walls of the fort. There could be some rehabilitation to the structure to provide appropriate conditions for tours. Rehabilitation efforts would have impacts that are adverse, long term, and negligible to minor in intensity due to loss of historic fabric. There would be no adverse impacts to historic structures from interpretive presentations.

Historic structures could be impacted by wear and tear from increased visitation, but monitoring the user capacity of historic structures could result in visitation levels or constraints that would contribute to the stability and integrity of the resources without unduly hindering interpretation for visitors. Unstaffed or minimally staffed structures could be more susceptible to vandalism. However, continued ranger patrol and emphasis on visitor education would discourage vandalism and inadvertent destruction of historic fabric. Any adverse impacts would be long term and negligible to minor in intensity.

To enhance visitor understanding of the role Fort Massachusetts played in our country's history, in this alternative certain portions of the fort would be restored to reflect a scene of its historic operational period. Such actions as repointing masonry and reproducing original hardware would be undertaken. To accomplish this, all work would be done in conformance with the Secretary of the Interior's Standards so that the form, features, and materials would depict the fort as it appeared during its period of use by the military. The work would result in impacts that would be adverse, long term, and negligible to minor in intensity because of the loss of historic fabric.

As part of this alternative, cannon firing demonstrations would be conducted. The cannons would likely be placed on top of the fort in their historic locations. Although designed in the 1860s to withstand the repeated concussive forces generated by the firing of cannons during an armed engagement, the exposure to the corrosive effects of salt spray, more than 130 years of weathering storms, and general deterioration of mortar and brick may have weakened the structure. Additional analysis would be necessary to determine whether reinforcement would be needed to resist transmitting vibrations throughout the structure. If it is determined that additional structural reinforcement was required, and depending upon the level of intrusion into the original fabric necessary, adverse impacts on Fort Massachusetts would range from minor to moderate and be long term.

The beach nourishment necessary to protect the foundations and walls of Fort Massachusetts would continue. Nourishment would consist of adding new sand around the base of the fort where sand has been displaced through erosion. Over time the loss of sand exposes the masonry to the Gulf Coast waters and could result in the loss of the fort's brick and mortar. Replacing this sand would have short-term beneficial impacts on historic structures.

# **Cumulative Impacts**

Pensacola Naval Air Station Historic District, a national historic landmark near but not within the national seashore boundary, originally contained 55 structures, although not all of these are still standing today. Hurricane Ivan (2004) damaged 16 buildings, 6 of which were repaired and 10 of which were razed. This demolition of 10 structures adversely affected the historic character of the district. Since Hurricane Ivan, some consideration has been given to reevaluating the district and potentially removing it from the national register because the characteristics that caused it to be designated originally appear to have been lost or destroyed. Removing the historic district from the national register would have an adverse, moderate, long-term impact because the structures would no longer be protected under the National Historic Preservation Act.

As described above, implementation of alternative 4 would result in impacts on historic structures that are adverse, long term, and of negligible to minor intensity, as well as impacts that are long term and beneficial. Combined with the long-term, adverse, moderate impacts of other past, present, or reasonably foreseeable actions, the cumulative impact would be adverse, long term, and of minor intensity. Although the cumulative impact would be adverse, adverse impacts on historic structures resulting from alternative 4 would be a small component of the cumulative effect.

# Conclusion

Implementation of alternative 4 would result in impacts on historic structures that are adverse, long term, and of negligible to minor intensity because of the proposed rehabilitation work that would result in the loss of historic fabric. Stabilization work would be beneficial and long term. Cumulative impacts would be adverse, minor, and long term. The contribution of this alternative to those cumulative impacts would be small.

# Section 106 Summary

After applying ACHP criteria of adverse effects (36 CFR Part 800.5, *Assessment of Adverse Effects*), the National Park Service concludes the proposed undertakings outlined in alternative 4 would have *no adverse effect* on historic structures.

# **IMPACTS ON GEOLOGIC PROCESSES**

#### METHODS AND ASSUMPTIONS FOR ANALYZING IMPACTS

Geologic processes are addressed in this section, primarily in terms of barrier island and coastal plain geomorphology. Because barrier islands are geologically dynamic environments, many of the proposed actions could affect natural geologic processes.

The no-action alternative, alternative 1, serves as the baseline condition against which all action alternatives are evaluated. Alternative 1 may have impacts associated with current management trends, and those impacts have been described. The impacts on geologic processes were evaluated by comparing projected changes resulting from the action alternatives to the no-action alternative. The thresholds to determine the level of impact on these resources are defined as follows:

**Negligible Impact:** An action would result in change to a geologic resource or geologic process. The change would be so small that it would not be detectable based on standard scientific method. Disruptions to key geologic processes would be well within the natural range of variability.

**Minor Impact:** An action would result in a change to a geologic resource or geologic process. The change would be detectable, but small, localized, and of little consequence. Monitoring would likely detect changes to the features, and the loss of associated contextual information would be minimal. Disruptions to key geologic processes would be within the natural range of variability.

**Moderate Impact:** An action would result in a change to a geologic resource or geologic process. The change would be measurable, readily apparent, and of consequence. Some features and/or associated contextual information would be lost. Disruptions to key geologic processes may be outside the natural range of variability.

Major Impact: An action would result in a substantial or widespread loss or alteration of geologic features or processes. The change would be measurable and result in an adverse impact. Disruptions to key geologic processes are expected to be outside the natural range of variability and may be permanent.

#### IMPACTS OF IMPLEMENTING ALTERNATIVE 1

#### **Florida District Areas**

Naval Live Oaks. Under the no-action alternative, no effects on geologic processes would occur at Naval Live Oaks as a result of continued management and use of this area.

**Perdido Key.** The presence of the road would continue minor to moderate, long-term, adverse effects on natural geologic processes.

The presence of the road would continue to affect dune formation and dune migration. Because dunes are an integral component of the barrier island system that absorb the force of waves and contain the sand necessary to continue the barrier island geologic/dune processes, impacts on natural dune formation and migration would continue to be adverse. Additionally, the presence of a flat, hardened surface in the sandy barrier island environment would continue to increase the scouring action of storms and the effects of erosion by further removing sand from the island. Because fill would be required in many cases following a storm to repair road damage and elevate the road surface, there would be further risk of introducing additional foreign material. Windblown and

waterborne barrier island sediment is finely separated and sifted as part of the natural processes. New material may not have the same grain coarseness or consistency as the existing naturally developed sands, which would exacerbate adverse effects on the natural processes. Any type of armoring or other protection of the road from storms would further exacerbate adverse impacts on the natural geologic processes.

**Fort Pickens.** Similar to Perdido Key and Santa Rosa Island, the presence of the road would continue minor to moderate, longterm, adverse effects on natural geologic processes.

**Santa Rosa Island.** Similar to Perdido Key and Fort Pickens, the presence of the road would continue minor to moderate, long-term adverse, effects on natural geologic processes.

# **Mississippi District Areas**

**Davis Bayou.** Under the no-action alternative, the presence of roads with inadequate culverts would continue to disrupt soil and sediment transport, resulting in moderate, long-term, adverse effects on natural geologic processes.

By constricting the natural flow of streams and drainages, the combination of an elevated roadway and inadequate culverts causes ponding on the upstream side and scouring/channelization on the downstream or outlet side of the culvert. The ponding of water combined with the scouring action continues to result in sedimentation and erosion, which disrupts the natural geologic/geomorphic processes.

**Cat Island.** Continued NPS and private boat use would disrupt the natural shoaling processes at Cat Island, resulting in minor, long-term, adverse effects on natural geologic processes. The submerged sands at Cat Island form shallow shoals surrounding most of the island. Boat propellers scour these shallow shoals near the canal when boats enter or leave the canal, thus disrupting and altering the natural geologic processes. If propellerdriven boats did not access the island, this shoaling process would continue unabated.

**East and West Ship Islands.** Continued unrestricted boat landings would impact seagrass beds. Because seagrass beds serve as a sediment stabilizer, impacts on these beds destroy this function, resulting in minor, long-term, adverse effects on island geomorphology and natural geologic processes.

Horn and Petit Bois Islands. Similar to the Ship Islands, continued unrestricted boat landings would continue to result in minor, long-term, adverse effects on island geomorphology and natural geologic processes.

# **Cumulative Impacts**

Continued introduction of gravel and asphalt debris over the long term have had a moderate adverse effect on natural geologic processes. All areas of the national seashore with a surfaced road are similarly affected by the accumulation of nonnative materials.

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on geologic resources may be longterm and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

Leasing for mineral development near barrier islands may result in extensive oil and gas drilling and production activities. Hydrocarbon withdrawals have been linked to activation of faults that may have accelerated subsidence, resulting in land masses sinking below sea level (USGS 2013). Production-caused subsidence may also acerbate the already high rate of island erosion due to climate change and sea level rise. Mineral development may have minor, long-term adverse impacts on geologic processes.

Acceptance of dredged sand from Pensacola Pass has required and would continue to require careful management to ensure that sediment loads are carefully balanced. Deposition in the middle of the island is permissible if sand meets necessary criteria. Dredging occurs every three to five years. The exact long-term impacts of this action are not well understood.

When the Mississippi Coastal Improvement Program is implemented, the National Park Service's acceptance of dredged sand as replenishment near the Ship Islands would likely prevent accelerated erosion of the islands that has been occurring since the dredging of shipping channels. These conditions would continue to have short- to long-term moderate beneficial effects on island geomorphology and geologic processes.

Overall, the combined effects of these past, present, and future actions would be both beneficial and adverse, and minor in intensity.

The effects of other past, present, and future actions, when combined with the minor to moderate, long-term, adverse effects of actions proposed in alternative 1, would result in cumulative effects that are both adverse and beneficial and moderate in intensity. Alternative 1 would contribute a modest adverse impact on these overall cumulative impacts.

# Conclusion

Implementation of the no-action alternative would result in the continuation of minor to

moderate, long-term, adverse effects on natural geologic processes from roads and minor, long-term, adverse effects on island shape and natural geologic processes from unrestricted boat landings. Cumulative effects would be beneficial and minor in intensity.

# IMPACTS OF IMPLEMENTING ALTERNATIVE 2

#### **Florida District Areas**

**Naval Live Oaks.** Under alternative 2, no effects on geologic processes would occur at Naval Live Oaks as a result of proposed management actions or use of this area.

**Perdido Key.** If the road is washed out and not replaced, the effects of this action would create moderate, long-term, beneficial effects. Removal of the road would benefit natural processes such as dune formation, dune migration, and vegetation colonization. With these conditions restored, wave action during severe storms would occur under more natural conditions, benefiting the natural dune processes.

**Fort Pickens.** Impacts would be similar to those described for Perdido Key.

**Santa Rosa Island.** The presence of the road would continue to cause minor to moderate, long-term, adverse effects on natural geologic processes, although following a severe storm that washes the road out, the two-lane road would be replaced with a one-lane road that has a smaller footprint compared to existing conditions.

The presence of the road would continue to affect dune formation and dune migration. Because dunes are an integral component of the barrier island system that absorb the force of waves and contain the sand necessary to continue the barrier island geologic/dune processes, impacts on natural dune formation and migration would continue to be adverse. Additionally, the presence of a flat, hardened surface in the sandy barrier island environment would continue to increase the scouring action of storms and the effects of erosion by further removing sand from the island. Following storms, the introduction of hardened roadway debris into the sandy island would continue to further alter the natural geologic process, again by increasing erosion and changing the natural dynamic of sediment transport. Because fill would be required in many cases following a storm to repair road damage and elevate the road surface, there would be further risk of introducing additional foreign material. Windblown and waterborne barrier island sediment is finely separated and sifted as part of the natural processes. New material may not have the same grain coarseness or consistency as the existing naturally developed sands, which would exacerbate adverse effects on the natural processes. Any type of armoring or other protection of the road from storms would further exacerbate adverse impacts on the natural geologic processes.

#### Mississippi District Areas

**Davis Bayou.** Under alternative 2, the replacement of inadequate culverts with appropriately sized culverts or bridging structures would restore more natural water flows. It would also allow more natural soil and sediment transport and reduce erosion caused by improperly sized culverts. This would result in moderate, long-term, beneficial effects to geologic processes in the vicinity of the culverts.

**Cat Island.** Increased and expanded NPS and private boat use would disrupt the natural shoaling processes at Cat Island. The submerged sands at Cat Island form shallow shoals surrounding most of the island. Boat propellers scour these shallow shoals when boats enter or leave the canal, thus disrupting and altering the natural geologic processes. Increased boat activity would also increase shoreline erosion as a result of wave action.

Additional dredging would be required to accommodate increased boating demand. These actions would result in minor to moderate, long-term, adverse effects on natural geologic processes.

**East and West Ship Islands.** The proposed nonmotorized primitive visitor opportunities zone would protect seagrass beds by prohibiting motorized boating activities within seagrass habitat areas. Because seagrass beds stabilize sediment and are currently being impacted, this management action and associated zone would improve the overall condition of this habitat and of the actual seagrass beds, thereby improving the stabilization function. This improved condition would result in minor, long-term, beneficial effects on island geomorphology and natural geologic processes.

**Horn and Petit Bois Islands**. Impacts anticipated on these islands would be similar to those described for the Ship islands.

#### **Cumulative Impacts**

Continued introduction of gravel and asphalt debris over the long term have had a moderate adverse effect on natural geologic processes. All areas of the national seashore with a surfaced road are similarly affected by the accumulation of nonnative materials.

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on geologic resources may be longterm and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

Leasing for mineral development near barrier islands may result in extensive oil and gas

drilling and production activities. Hydrocarbon withdrawals have been linked to activation of faults that may have accelerated subsidence, resulting in land masses sinking below sea level (USGS 2013). Productioncaused subsidence may also exacerbate the already high rate of island erosion due to climate change and sea level rise. Mineral development may have minor, long-term adverse impacts on geologic processes.

Acceptance of dredged sand from Pensacola Pass has required and would continue to require careful management to ensure that sediment loads are carefully balanced. Deposition in the middle of the island is permissible if sand meets necessary criteria. Dredging occurs every three to five years. The exact long-term impacts of this action are not well understood.

When the Mississippi Coastal Improvement Program is implemented, the National Park Service acceptance of dredged sand as replenishment near the Ship Islands would likely prevent accelerated erosion of the islands that has been occurring since the dredging of shipping channels. These conditions would continue to have short- to long-term moderate beneficial effects on island geomorphology and geologic processes.

Overall, the combined effects of these past, present, and future actions would be both beneficial and adverse, and minor in intensity.

The effects of other past, present and future actions, when combined with the several moderate, long-term, beneficial impacts and a long-term minor to moderate adverse impact of actions proposed in alternative 2, would be moderate and both adverse and beneficial cumulative effects. Alternative 2 would contribute a small adverse impact and a noticeable beneficial impact to these cumulative effects.

#### Conclusion

Implementing alternative 2 would result in several moderate, long-term, beneficial impacts and a long-term minor to moderate adverse impact on island geomorphology and natural geologic processes. Cumulative effects would be minor and beneficial in intensity.

# IMPACTS OF IMPLEMENTING ALTERNATIVE 3

#### **Florida District Areas**

Naval Live Oaks. Under alternative 3, no effects on geologic processes would occur at Naval Live Oaks as a result of proposed management actions or use of this area.

**Perdido Key.** If the road is washed out and not replaced, the effects of this action would result in moderate, long-term, beneficial effects. Removal of the road would benefit natural processes such as dune formation, dune migration, and vegetation colonization. With these conditions restored, wave action during severe storms would occur under more natural conditions, benefiting the natural dune processes.

**Fort Pickens.** The presence of the road would continue to result in moderate, long-term, adverse effects on natural geologic processes.

The presence of the road would continue to affect dune formation and dune migration. Because dunes are an integral component of the barrier island system that absorb the force of waves and contain the sand necessary to continue the barrier island geologic/dune processes, impacts on natural dune formation and migration would continue to be adverse. Additionally, the presence of a flat, hardened surface in the sandy barrier island environment would continue to increase the scouring action of storms and the effects of erosion by further removing sand from the island. Following storms, the introduction of hardened roadway debris into the sandy island would continue to further alter the natural geologic process, again by increasing erosion and changing the natural dynamic of sediment transport. Because fill would be required in many cases following a storm to repair road damage and elevate the road surface, there would be further risk of introducing additional foreign material. Therefore, the impacts of rebuilding the road could be moderate or greater depending on the severity of the storms and reconstruction. Windblown and waterborne barrier island sediment is finely separated and sifted as part of the natural processes. New material may not have the same grain coarseness or consistency as the existing naturally developed sands, which would exacerbate adverse effects on the natural processes. Any type of armoring or other protection of the road from storms would further exacerbate adverse impacts on the natural geologic processes.

**Santa Rosa Island.** As described under Fort Pickens, the presence of the road on this island would continue to result in moderate, long-term, adverse effects on natural geologic processes.

#### **Mississippi District Areas**

**Davis Bayou.** Under alternative 3, the replacement of inadequate culverts with appropriately sized culverts or bridging structures would restore more natural water flows. It would also allow more natural soil and sediment transport, and reduce erosion caused by improperly sized culverts. This would result in moderate, long-term, beneficial effects to geologic processes in the vicinity of the culverts.

**Cat Island.** Increased and expanded NPS and private boat use would disrupt the natural shoaling processes at Cat Island. The submerged sands at Cat Island form shallow shoals surrounding most of the island. Boat propellers scour these shallow shoals near the canal when boats enter or leave the canal, thus disrupting and altering the natural geologic processes. Increased boat activity would also increase shoreline erosion as a result of wave action. Additional dredging would be required to accommodate increased boating demand. These actions would result in minor to moderate, longterm, adverse effects on natural geologic processes.

East and West Ship Islands. The proposed seagrass bed zone would protect seagrass beds by possibly restricting motorized boating activities within habitat areas if impacts on these beds continue to occur. This improved condition would result in negligible to minor, long-term, beneficial effects on island geomorphology and natural geologic processes. Although this protection strategy would be an improvement over existing conditions, because it is based on a discretionary management action following further impacts, it does not provide the same level of protection as the mandatory nonmotorized primitive visitor opportunities zone proposed in alternative 2. Because seagrass beds serve as a sediment stabilizer and are currently being impacted, this management action would improve the overall condition of this habitat and of the actual beds, thereby improving the stabilization function.

**Horn and Petit Bois Islands.** Impacts anticipated on these islands would be similar to those described for the Ship Islands.

# **Cumulative Impacts**

Continued introduction of gravel and asphalt debris over the long term have had a moderate adverse effect on natural geologic processes. All units of the national seashore with a surfaced road are similarly affected by the accumulation of nonnative materials.

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on geologic resources may be long term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

Leasing for mineral development near barrier islands may result in extensive oil and gas drilling and production activities. Hydrocarbon withdrawals have been linked to activation of faults that may have accelerated subsidence, resulting in land masses sinking below sea level (USGS 2013). Production-caused subsidence may also exacerbate the already high rate of island erosion due to climate change and sea level rise. Mineral development may have minor, long-term adverse impacts on geologic processes.

Acceptance of dredged sand from Pensacola Pass has required and would continue to require careful management to ensure that sediment loads are carefully balanced. Deposition in the middle of the island is permissible if sand meets necessary criteria. Dredging occurs every three to five years. The exact long-term impacts of this action are not well understood.

When the Mississippi Coastal Improvement Program is implemented, National Park Service acceptance of dredged sand as replenishment near the Ship Islands would likely prevent accelerated erosion of the islands that has been occurring since the dredging of shipping channels. These conditions would continue to have short- to long-term moderate beneficial effects on island geomorphology and geologic processes.

Overall, the combined effects of these past, present, and future actions would be both beneficial and adverse, and minor in intensity. The effects of other past, present and future actions, when combined with the moderate, long-term, beneficial impacts and moderate, long-term, adverse impacts of actions proposed in alternative 3, would result in moderate adverse and beneficial cumulative impacts. Alternative 3 would contribute modest adverse impacts and a slight beneficial impact to these cumulative impacts.

# Conclusion

Implementing alternative 3 would result in moderate, long-term, beneficial impacts and moderate, long-term, adverse impacts on island geomorphology and natural geologic processes. Cumulative effects would be moderate adverse and moderate beneficial.

# IMPACTS OF IMPLEMENTING ALTERNATIVE 4

# **Florida District Units**

Naval Live Oaks. Under alternative 4, the proposed paved trail on the south side of Highway 98 would alter dune dynamics, resulting in minor, long-term, adverse impacts on natural geologic processes.

**Perdido Key.** The continued presence of the road would continue to result in minor to moderate, long-term, adverse effects on natural geologic processes.

The presence of the road would continue to affect dune formation and dune migration. Because dunes are an integral component of the barrier island system that absorb the force of waves and contain the sand necessary to continue the barrier island geologic/dune processes, impacts on natural dune formation and migration would continue to be adverse. Additionally, the presence of a flat, hardened surface in the sandy barrier island environment would continue to increase the scouring action of storms and the effects of erosion by further removing sand from the island. Following storms, the introduction of hardened roadway debris into the sandy island would continue to further alter the natural geologic process, again by increasing erosion and changing the natural dynamic of sediment transport. Because fill would be required in many cases following a storm to repair road damage and elevate the road surface, there would be further risk of introducing additional foreign material. Windblown and waterborne barrier island sediment is finely separated and sifted as part of the natural processes. New material may not have the same grain coarseness or consistency as the existing naturally developed sands, which would exacerbate adverse effects on the natural processes. Any type of armoring or other protection of the road from storms would further exacerbate adverse impacts on the natural geologic processes.

**Fort Pickens.** The presence of the road would continue to result in minor to moderate, long-term, adverse effects on natural geologic processes, similar to the Perdido Key Area.

**Santa Rosa Island.** The presence of the road would continue to result in minor to moderate, long-term, adverse effects on natural geologic processes, similar to the Perdido Key and Fort Pickens Areas.

## **Mississippi District Areas**

**Davis Bayou.** Under alternative 4, the replacement of inadequate culverts with appropriately sized culverts or bridging structures would restore more natural water flows. It would also allow more natural soil and sediment transport, and reduce erosion caused by improperly sized culverts. This would result in moderate, long-term, beneficial effects to geologic processes in the vicinity of the culverts.

The proposed dredging operation under alternative 4 to keep boat channels open would result in moderate, short-term, adverse effects on natural geologic processes by moving sand and sediment to accommodate increased use by paddlers, fishers, and larger boats.

**Cat Island.** This alternative would increase boat use the most compared to all other alternatives, causing disruption of the natural shoaling processes at Cat Island. The submerged sands at Cat Island form shallow shoals surrounding most of the island. Boat propellers scour these shallow shoals near the canal when boats enter or leave the canal, disrupting and altering the natural geologic processes. If propeller-driven boats did not access the island, this shoaling process would continue unabated. Increased access and boating activity would require additional dredging. Increased boat activity would also increase shoreline erosion as a result of wave action. These actions would result in minor to moderate, long-term, adverse effects on natural geologic processes.

East and West Ship Islands. The proposed seagrass bed zone would protect seagrass beds by possibly restricting motorized boating activities within habitat areas if impacts on these beds continue to occur. This improved condition would result in negligible to minor, long-term, beneficial effects on island geomorphology and natural geologic processes. Although this protection strategy would be an improvement over existing conditions, because it is based on a discretionary management action following further impacts, it does not provide the same level of protection as the mandatory nonmotorized primitive visitor opportunities zone proposed in alternative 2. Because seagrass beds serve as a sediment stabilizer and are currently being impacted, this management action would improve the overall condition of this habitat and of the actual beds, thereby improving the stabilization function.

**Horn and Petit Bois Islands.** The anticipated impacts would be similar to those described for the Ship islands.

#### **Cumulative Impacts**

Continued introduction of gravel and asphalt debris over the long term have had a moderate adverse effect on natural geologic processes. All units of the national seashore with a surfaced road are similarly affected by the accumulation of nonnative materials.

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on geologic resources may be longterm and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

Leasing for mineral development near barrier islands may result in extensive oil and gas drilling and production activities. Hydrocarbon withdrawals have been linked to activation of faults that may have accelerated subsidence, resulting in land masses sinking below sea level (USGS 2013). Production-caused subsidence may also acerbate the already high rate of island erosion due to climate change and sea level rise. Mineral development may have minor, long-term adverse impacts on geologic processes.

Acceptance of dredged sand from Pensacola Pass has required and would continue to require careful management to ensure that sediment loads are carefully balanced. Deposition in the middle of the island is permissible if sand meets necessary criteria. Dredging occurs every three to five years. The exact long-term impacts of this action are not well understood.

When the Mississippi Coastal Improvement Program is implemented, National Park Service acceptance of dredged sand as replenishment near the Ship Islands would likely prevent accelerated erosion of the islands that has been occurring since the dredging of shipping channels. These conditions would continue to have short- to long-term moderate beneficial effects on island geomorphology and geologic processes.

Overall, the combined effects of these past, present, and future actions would be both beneficial and adverse, and minor in intensity.

The effects of other past, present, and future actions, combined with the moderate, longterm adverse impacts and minor, long-term beneficial impacts of actions proposed in alternative 4, would result in both adverse and beneficial and moderate cumulative effects. Alternative 4 would contribute modest adverse impacts and a slight beneficial impact to these cumulative effects.

## Conclusion

Implementing alternative 4 would result in moderate, long-term, adverse impacts and a minor, long-term, beneficial impact on island geomorphology and natural geologic processes. Cumulative effects would be moderate adverse and moderate beneficial.

# **IMPACTS ON SOILS**

#### METHODS AND ASSUMPTIONS FOR ANALYZING IMPACTS

The effects of the alternatives on soils have been analyzed based on the possibility of impacts resulting from visitor use and development. The thresholds to determine the intensity of impacts are defined as follows:

**Negligible Impact:** An action would result in a highly localized change in a soil, and the change would be so small that it would not be detectable. The effects on the soil productivity would not be perceptible.

**Minor Impact:** An impact that would result in a detectable change, but the change would be slight and localized. Effects on soil productivity would be slight. There could be changes in a soil's profile in a relatively small area, but the change would not noticeably increase the potential for erosion.

Moderate Impact: An impact that would result in a clearly detectable change in the soil character and properties over a relatively wide area. The effect on soil productivity would be apparent. The potential for erosion to remove small quantities of additional soil would noticeably increase or decrease.

Major Impact: An impact that would result in a substantial change in the soil character and soil productivity over a large area. There would be a strong likelihood that erosion would remove large quantities of additional soil or that erosion would be substantially reduced.

#### IMPACTS OF IMPLEMENTING ALTERNATIVE 1

#### **Florida District Areas**

Naval Live Oaks. Under the no-action alternative, localized impacts on soils to temporarily accommodate trailer office space for displaced Fort Pickens employees would continue to create negligible short-term adverse effects on soils. Once the road is rebuilt, the office trailers would be removed and the site restored. This would be a longterm, negligible, beneficial impact on soils.

**Pensacola Naval Air Station Historic Sites.** There would be no change in the pre-Hurricane Ivan development footprint, and therefore, there would be no new effects on soils.

**Perdido Key.** Effects would be the same as for the Pensacola Naval Air Station Historic Site.

**Fort Pickens.** There would be no change in the pre-Hurricane Ivan development foot-print. Therefore there would be no new effects on soils.

**Santa Rosa Island.** Visitors would continue to walk off trail and create unauthorized trails over natural sand dunes. These activities exacerbate wind and water erosion, causing negligible to minor, long-term, adverse effects on soils.

**Okaloosa.** There would be no change in the pre-Hurricane Ivan development footprint, and therefore there would be no new impacts on soils.

## **Mississippi District Areas**

**Davis Bayou.** Under the no-action alternative, pavement in the areas west of the visitor center would continue to result in runoff and erosion of soils especially during storms, resulting in minor to moderate, long-term, adverse effects. Additionally, improperly sized culverts (culverts that are too small to adequately move water) are disrupting soil and sediment transport by causing water to pond and channelizing natural water flow. Moderate, long-term, adverse effects on soils and natural soil processes from these conditions would continue.

**Cat Island.** Visitor use would continue not to be managed, resulting in unrestricted boat landings and unregulated visitor-created trails over dunes and other features. These conditions lead to soil compaction and erosion and have negligible to minor, long-term, adverse effects on soils.

**East and West Ship Islands.** On West Ship Island, there are access routes for administrative vehicle use through dunes and a road running through a wetland that is used by a tractor to move materials from the northern shore of the island to the southern shore. Continued use of these roads would have minor, long-term adverse effects on soils.

Campers on East Ship Island gather and use dead and down woody material for campfires, preventing this organic material from returning to the soil, which further depletes soils of critical nutrients and has minor to moderate, long-term, adverse effects on soils.

Unrestricted boat traffic and landings on both islands, but primarily on East Ship Island, affect shoreline marshes and fragile peat banks that are easily eroded by this activity. These conditions continue to have minor to moderate, long-term, adverse effects on soils.

Horn and Petit Bois Islands. Where camping occurs on these islands, dead and down

woody material is used for campfires. This use prevents the organic material from returning to the soil, which further depletes soils of these critical nutrients and continues to have minor to moderate, long-term adverse effects on soils. Unrestricted boat traffic and landings on both islands affect shoreline marshes and fragile peat banks that are easily eroded by this activity, and minor to moderate, long-term, adverse effects on soils would continue. Additional impacts that occur as a result of unrestricted boat landings relate to the fact that visitor use is not appropriately managed, which results in unregulated visitor-created trails over dunes and other features. These activities lead to soil compaction and erosion and have negligible to minor, long-term, adverse effects on soils. The current development footprint and administrative activity on Horn Island would continue to have negligible, long-term, adverse effects on soils.

## **Cumulative Impacts**

Gravel and asphalt debris from road construction and maintenance that has accumulated over the long term would continue to have a moderate adverse effect on soils because these foreign materials are being integrated into the natural soil regimen and they affect the soil consistency, texture, and chemistry. All areas of the national seashore with a surfaced road are similarly affected by the accumulation of nonnative materials.

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on soil resources may be long-term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity. Unauthorized off-road vehicle use has been occurring between Pensacola Beach and Fort Pickens when the road is destroyed by storms, creating minor adverse effects on soils. Visitors walking off trails have created unauthorized trails over natural sand dunes. These conditions have exacerbated wind and water erosion and would likely continue to result in negligible to minor adverse effects on soils.

Overall, the combined effects of these past, present, and future actions would be adverse and minor in intensity.

The effects of other past, present, and future actions, when combined with the negligible to moderate adverse impacts on soils from actions proposed in alternative 1, would have adverse and minor cumulative impacts. Alternative 1 would contribute modest adverse impacts to these cumulative impacts.

# Conclusion

Implementing the no-action alternative would continue to have long-term, negligible to moderate, adverse impacts on national seashore soils. The overall cumulative effects would be adverse and minor in intensity.

# IMPACTS OF IMPLEMENTING ALTERNATIVE 2

## **Florida District Areas**

Naval Live Oaks. Under alternative 2, localized impacts on soils would occur as a result of campground use being expanded, which would result in negligible, long-term, adverse effects on soils. Expansion of the maintenance complex would occur where the entire soil surface is currently covered with gravel. Therefore, no changes in soil condition would occur within the maintenance complex. The replacement of impermeable paved surfaces with permeable paved surfaces in parking areas would substantially reduce surface water runoff by capturing rainwater and permitting it to infiltrate back into the ground. This reduction in surface water runoff would decrease the rate of erosion in drainage channels and streambeds, resulting in long-term, minor, beneficial effects on soils.

#### Pensacola Naval Air Station Historic Sites.

The Woodland Trail would be closed and the natural conditions would be restored, which would improve the natural soil function and condition and have negligible to minor, longterm, beneficial effects on soils.

**Perdido Key.** Johnson Beach Road would be removed following a destructive storm, and the natural conditions would be restored. These actions would improve the natural soil function and condition and have minor, long term, beneficial effects on soils.

**Fort Pickens.** Fort Pickens Road, the carpenter's shop, and the Campground Store would be removed following a destructive storm, and natural conditions would be restored. These actions would improve the natural soil function and condition and have long-term, moderate, beneficial effects on soils.

**Santa Rosa Island.** The reduction of the developed footprint on Santa Rosa Island following a destructive storm would provide the potential for site restoration to natural conditions in many locations and would also reduce foot traffic over dunes. These actions would improve the natural soil function and condition and have minor, long-term, beneficial effects on soils.

**Okaloosa.** There would be no change in the pre-Hurricane Ivan development footprint. Therefore, there would be no new effects on soils.

## **Mississippi District Areas**

**Davis Bayou.** Under alternative 2, the expanded maintenance facility and dormitory could affect soils in localized areas, creating minor, long-term, adverse effects on soils. The replacement of impermeable pavement with permeable surfaces would help capture surface water runoff and have long-term, minor, beneficial effects on soils. The replacement of inadequate culverts with appropriately sized culverts or bridging structures would restore natural flows and have moderate, long-term, beneficial effects on soils.

**Cat Island**. Increased access would likely create an increase in visitor-created trails over dunes and other features—leading to soil compaction and erosion. Increased boating activity would increase shoreline erosion as a result of wave action. These increased activities would have minor, longterm, adverse effects on soils.

**East and West Ship Islands**. On West Ship Island, administrative vehicle use through dunes and tractor use of a road through a wetland would be discontinued, creating minor, long-term, beneficial effects on soils.

On East Ship Island, where camping occurs, campers use dead and down woody material for campfires, preventing this organic material from returning to the soil and depleting soils of these critical nutrients. Implementing a permit system and teaching campers about the nutrient cycle and organic material as part of the permit process could lessen the impact of camping both in terms of firewood gathering and by improving dispersal of visitors compared to the noaction alternative; these actions would have minor, long-term, beneficial effects on soils.

On West Ship Island, overnight camping would be introduced as a new use, creating new minor, long-term, adverse effects on soils. Application of the nonmotorized zone on both islands would restrict boat traffic and landings, benefitting shoreline marshes and fragile peat banks that are easily eroded by the wave action from boats. Impacts on soils would be moderate, long term, and beneficial. The reduction in the current development footprint following a destructive storm would have negligible to minor, long-term, beneficial effects on soils.

**Horn and Petit Bois Islands.** The anticipated impacts related to implementing a camping permit system and applying a nonmotorized zone would be similar to those described above for the Ship Islands.

# **Cumulative Impacts**

Gravel and asphalt debris from road construction and maintenance that has accumulated over the long term would continue to have a moderate adverse effect on soils because these foreign materials are being integrated into the natural soil regimen and they affect the soil consistency, texture, and chemistry. All areas of the national seashore with a surfaced road are similarly affected by the accumulation of nonnative materials.

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on soil resources may be long-term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

Unauthorized off-road vehicle use has been occurring between Pensacola Beach and Fort Pickens when the road is destroyed by storms, creating minor adverse effects on soils. Visitors walking off trails have created unauthorized trails over natural sand dunes. These conditions have exacerbated wind and water erosion and would likely continue to result in negligible to minor adverse effects on soils.

Overall, the combined effects of these past, present, and future actions would be adverse and minor in intensity.

The effects of other past, present and future actions, when combined with the long-term, minor and moderate, beneficial and longterm, minor, adverse impacts of actions proposed in alternative 2, would result in minor, adverse cumulative effects. Alternative 2 would make a modest, primarily beneficial, contribution to these impacts.

#### Conclusion

Implementing alternative 2 would result in long-term minor and moderate beneficial impacts and a long term minor adverse impact on national seashore soils. The overall cumulative effects would be adverse and minor in intensity.

#### IMPACTS OF IMPLEMENTING ALTERNATIVE 3

#### **Florida District Areas**

Naval Live Oaks. Under alternative 3, negligible, long-term, adverse effects on soils would occur because of campground use being expanded. Expansion of the maintenance complex would take place where the entire soil surface is currently covered with gravel. Therefore, no changes in soil condition would occur within the maintenance complex.

The replacement of impermeable paved surfaces with permeable paved surfaces in parking areas would substantially reduce surface water runoff by capturing rainwater and permitting it to infiltrate back into the ground. This reduction in surface water runoff would decrease the rate of erosion in drainage channels and streambeds, resulting in long-term, minor, beneficial effects on soils.

#### Pensacola Naval Air Station Historic Sites.

Clearing trees to open vistas near Fort Barrancas could locally increase soil erosion and runoff, creating negligible, short-term, adverse effects on soils. Short-term impacts would occur during thinning and for about one to two years after thinning operations based on the rate of vegetation reestablishment.

**Perdido Key.** Johnson Beach Road would be removed following a destructive storm, and a narrower multiuse trail would take its place restoring the natural function and conditions of the part of the road that would not be used for the trail. The resulting impacts on soils would be negligible to minor, long term, and beneficial.

The proposed restroom facilities at the eastern tip of Perdido Key could affect soils in a localized area, having negligible to minor, long-term, adverse effects on soils.

**Fort Pickens.** There would be no change in the pre-Hurricane Ivan development footprint. Therefore there would be no new effects on soils.

**Santa Rosa Island.** There would be no change in the pre-Hurricane Ivan development footprint. Visitors would continue to walk off trail and create unauthorized trails over natural sand dunes. These activities exacerbate wind and water erosion and would continue to result in negligible to minor, long-term, adverse effects on soils.

**Okaloosa.** There would be no change in the pre-Hurricane Ivan development footprint. Therefore, there would be no new effects on soils.

## **Mississippi District Areas**

**Davis Bayou.** Under alternative 3, the expanded maintenance facility and administrative development and the construction of an amphitheater and pavilion, could affect soils in localized areas—resulting in moderate, long-term, adverse effects on soils. The replacement of impermeable pavement with permeable surfaces would help capture surface water runoff and have long-term, minor, beneficial effects on soils. The replacement of inadequate culverts with appropriately sized culverts or bridging structures would restore natural flows and have moderate, long-term, beneficial effects on soils.

**Cat Island.** Increased access and the development of a group campsite with 10 to 15 tent pads would directly affect soils and likely create an increase in visitor-created trails over dunes and other features, which would lead to soil compaction and erosion. Increased boating activity would increase shoreline erosion as a result of wave action from boats. These increased activities would have minor to moderate, long-term, adverse effects on soils.

**East and West Ship Islands.** On West Ship, administrative vehicle use through dunes and use of a road through a wetland would be discontinued, creating minor, long-term, beneficial effects on soils.

On East Ship Island, where camping occurs, campers use dead and down woody material for campfires, preventing this organic material from returning to the soils and further depleting soils of these critical nutrients. Implementing a permit system and teaching campers about the nutrient cycle and organic material as part of the permit process could lessen the impact of camping both in terms of firewood gathering and by improving dispersal of visitors compared to the no-action alternative; these actions would have minor, long-term, beneficial effects on soils. On West Ship, overnight camping would be introduced as a new use, creating new minor, long-term adverse effects on soils.

If it becomes necessary because of adverse effects, application of the seagrass bed zone would restrict boat traffic and landings. Shoreline marshes and fragile peat banks that are easily eroded would benefit from this restriction, resulting in minor, long-term, beneficial effects on soils. Following a destructive storm, the current development footprint would be reconstructed, so there would be no change in the developed area footprint or new impacts on soils.

**Horn and Petit Bois Islands.** Under this alternative, impacts related to implementing a camping permit system and possibly applying a seagrass bed zone would be similar to those described for the Ship Islands.

# **Cumulative Impacts**

Gravel and asphalt debris from road construction and maintenance that has accumulated over the long term would continue to have a moderate adverse effect on soils because these foreign materials are being integrated into the natural soil regimen and they affect the soil consistency, texture, and chemistry. All areas of the national seashore with a surfaced road are similarly affected by the accumulation of nonnative materials.

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on soil resources may be long-term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity. Unauthorized off-road vehicle use has been occurring between Pensacola Beach and Fort Pickens when the road is destroyed by storms, creating minor adverse effects on soils. Visitors walking off trails have created unauthorized trails over natural sand dunes. These conditions have exacerbated wind and water erosion and would likely continue to result in negligible to minor adverse effects on soils.

Overall, the combined effects of these past, present, and future actions would be adverse and minor in intensity.

The effects of other past, present and future actions, combined with the minor and moderate adverse and beneficial effects of actions proposed in alternative 3, would result in adverse, minor, cumulative effects. Alternative 3 would slightly reduce these overall adverse cumulative impacts.

# Conclusion

Implementing alternative 3 would result in long-term minor and moderate adverse impacts and a long-term minor beneficial effect on national seashore soils. The overall cumulative effects would be adverse and minor in intensity.

# IMPACTS OF IMPLEMENTING ALTERNATIVE 4

## **Florida District Areas**

Naval Live Oaks. Under alternative 4, impacts on soils would be exacerbated by additional development, which would further cover and disrupt the natural soil horizons and soil function. However, expanded parking areas would use a permeable surface, reducing the impact on soils to minor, long term, and adverse.

Localized impacts on soils would occur as a result of primitive tent camping being

expanded, the trail system being expanded, and the construction of a new paved trail; all these actions would have minor, long term, adverse effects on soils.

The replacement of impermeable paved surfaces with permeable paved surfaces in parking areas would substantially reduce surface water runoff by capturing rainwater and permitting it to infiltrate back into the ground. This reduction in surface water runoff would decrease the rate of erosion in drainage channels and streambeds, resulting in long-term, minor, beneficial effects on soils.

#### Pensacola Naval Air Station Historic Sites.

Clearing trees to open vistas near Fort Barrancas could locally increase soil erosion and runoff, creating negligible, short-term, adverse effects on soils. Short-term impacts would occur during thinning and for about one to two years after thinning operations based the rate of vegetation becoming reestablished.

**Perdido Key.** The proposed expanded development footprint at Johnson Beach and the eastern tip of Perdido Key could affect soils in localized areas based on proposed new facilities, a new 0.5-mile-long trail, and associated visitor activities. Impacts on soils would be minor, long term, and adverse.

**Fort Pickens.** There would be no change in the pre-Hurricane Ivan development footprint. Therefore, there would be no new effects on soils.

**Santa Rosa Island.** An expanded development footprint and increased visitor use would change soil character within a localized area. Impacts on soils would be minor, long term, and adverse.

**Okaloosa.** An expanded development footprint and increased visitor use would change soil character within a localized area. Impacts on soils would be negligible to minor, long term, and adverse.

## **Mississippi District Areas**

Davis Bayou. Under alternative 4, the expanded maintenance facility and administrative development and the construction of a dormitory, amphitheater, pavilion, and bayou boathouse could affect soils in localized areas-resulting in moderate, longterm, adverse effects on soils. The construction of a multiuse trail would adversely affect soils both from physical placement of this trail and from runoff that would cause erosion. Impacts on soils would be moderate, long term, and adverse. The replacement of impermeable pavement with permeable surfaces would help capture surface water runoff and have long-term, minor, beneficial effects on soils. The replacement of inadequate culverts with appropriately sized culverts or bridging structures would restore natural flows and have moderate, long-term, beneficial effects on soils.

**Cat Island.** Increased access would directly affect soils and likely create an increase in visitor-created trails over dunes and other features, leading to soil compaction and erosion. Increased boating activity would increase shoreline erosion as a result of wave action from boats. The development and construction of a small, primitive campground and a bunkhouse and research facility with a classroom and laboratory would affect soils in localized areas. These increased activities and new development would have minor to moderate, long-term, adverse effects on soils.

**East and West Ship Islands.** On West Ship Island, administrative vehicle use through dunes and use of a road through a wetland would be discontinued, creating minor, long-term, beneficial effects on soils.

On East Ship Island, where camping occurs, campers use dead and down woody material for campfires, preventing this organic material from returning to the soil and further depleting soils of these critical nutrients. Implementing a permit system and teaching campers about the nutrient cycle and organic material as part of the permit process could lessen the impact of camping both in terms of firewood gathering and by improving dispersal of visitors compared to the no-action alternative. Impacts on soils would be minor, long term, and beneficial.

On West Ship, overnight camping would be introduced as a new use. Impacts on soils would be minor, long term and adverse.

If impacts on seagrass beds become too severe, application of the seagrass bed zone would restrict boat traffic and landings. Shoreline marshes and fragile peat banks that are easily eroded would benefit, and impacts on soils would be minor, long term, and beneficial. Following a destructive storm, the current development footprint would be reconstructed, representing no change in the developed area footprint or new impacts on soils.

On West Ship Island, the diverse visitor opportunities zone would overlie areas capable of absorbing a diverse range of outdoor recreation and interpretive visitor opportunities intermixed within both natural and developed environments. If developed, picnic shelters, pavilions, restrooms, restaurants, or other visitor amenities would increase the development footprint. These activities and development would have moderate, long-term, adverse effects on soils.

**Horn and Petit Bois Islands.** Impacts related to instituting a camping permit system and boater access would be the same as described above for the Ship Islands.

The current development footprint and administrative activity on Horn Island would remain and following a destructive storm would be reconstructed. Thus negligible, long-term, adverse effects on soils would continue.

#### **Cumulative Impacts**

Gravel and asphalt debris from road construction and maintenance that has accumulated over the long term would continue to have a moderate adverse effect on soils because these foreign materials are being integrated into the natural soil regimen and they affect the soil consistency, texture, and chemistry. All areas of the national seashore with a surfaced road are similarly affected by the accumulation of nonnative materials.

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on soil resources may be long term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

Unauthorized off-road vehicle use has been occurring between Pensacola Beach and Fort Pickens when the road is destroyed by storms, creating minor adverse effects on soils. Visitors walking off trails have created unauthorized trails over natural sand dunes. These conditions have exacerbated wind and water erosion and would likely continue to result in negligible to minor adverse effects on soils.

Overall, the combined effects of these past, present, and future actions would be adverse and minor in intensity.

The effects of other past, present, and future actions, combined with the long-term, minor and moderate, adverse effects and a longterm minor beneficial effect of actions proposed in alternative 4, would result in minor adverse cumulative impacts. Alternative 4 would modestly contribute to these adverse cumulative impacts.

## Conclusion

Implementing alternative 4 would result in long-term, minor and moderate, adverse impacts and a long-term minor to moderate beneficial effect on national seashore soils. The overall cumulative effects would be adverse and minor in intensity.

# **IMPACTS ON WATER QUALITY**

#### METHODS AND ASSUMPTIONS FOR ANALYZING IMPACTS

Water quality is analyzed in this section. The following impact thresholds have been developed for analysis. Water quality standards are set and monitored by the Florida Department of Environmental Protection and the Mississippi Department of Environmental Quality in the Florida and Mississippi districts, respectively.

**Negligible:** Impacts (from chemical, physical, or biological sources) would not be detectable, would be well below water quality standards or criteria, and would be within historical or desired water quality conditions.

**Minor:** Impacts (chemical, physical, or biological) would be detectable but would be below water quality standards or criteria and within historical or desired water quality conditions.

**Moderate:** Impacts (chemical, physical, or biological) would be detectable but would be at or below water quality standards or criteria; however, historical baseline or desired water quality conditions would be temporarily altered.

**Major:** Impacts (chemical, physical, or biological) would be detectable and would be frequently altered from the historical baseline or desired water quality conditions, and/or chemical, physical, or biological water quality standards or criteria would temporarily be exceeded.

#### IMPACTS OF IMPLEMENTING ALTERNATIVE 1

#### **Florida District Areas**

**Naval Live Oaks.** Under the no-action alternative, there would be no effect at this national seashore area.

#### Pensacola Naval Air Station Historic Sites.

There would be no change in the pre-Hurricane Ivan development footprint or NPS activities; current negligible effects on water quality would continue.

**Perdido Key.** Unrestricted boat and land use at the eastern tip of the island adjacent to Fort McRee would continue, perpetuating the current problems. The lack of restrooms available for visitors to use would continue to have minor to moderate short- and long-term adverse effects on water quality.

**Fort Pickens.** Wastewater generated at Fort Pickens is handled by pumping it through a sanitary transmission pipeline to Pensacola Beach to be treated by the municipal water treatment facility. If a storm breaks the pipeline or washes it away, limited untreated wastewater would be released into the environment, resulting in minor, short-term, adverse effects on water quality.

**Santa Rosa Island.** Wastewater generated at Opal Beach is pumped through a sanitary transmission pipeline to Navarre Beach to be treated by the municipal water treatment facility. If a storm breaks the pipeline and/or washes it away, limited untreated wastewater would be released into the environment, creating direct and indirect, minor, shortterm, adverse effects on water quality.

**Okaloosa.** There would be no change in the pre-Hurricane Ivan development footprint. There would be no new effects.

# Mississippi District Areas

**Davis Bayou.** Under the no-action alternative, impermeable surfaces would continue to accelerate surface water sheet flow and inappropriately sized culverts would continue to channelize flow in drainage basins. These conditions escalate runoff of stormwater into adjacent waters, thereby increasing soil erosion and turbidity, and negligible to minor adverse effects on water quality would continue.

**Cat Island.** There would be no change in the existing development footprint. Therefore, there would be no new effects.

East and West Ship Islands. There would be no change in the pre-Hurricane Ivan development footprint. On West Ship Island, wastewater treatment is provided by a septic tank and elevated leach mound. Because of the sandy nature of the island soils and relatively high water table, this type of sanitary system results in negligible, longterm, adverse effects on water quality. Because East Ship Island does not provide toilet facilities, visitors are required to either pack out human waste or use cat holes to bury waste. The use of cat holes in various locations across the island presents sanitation issues and creates negligible, long-term, adverse effects on water quality.

On West Ship Island, the use of well water for toilets and showers creates water table draw down and increases saltwater intrusion into the aquifer. Showers use at least 60% of the freshwater that is pumped from the aquifer at this location. These conditions present a risk of minor to moderate, long-term, adverse effects on groundwater quality.

An abandoned open well on West Ship Island presents a potential risk of groundwater contamination. The open vertical column at the ground surface provides a direct conduit to the aquifer below and allows saltwater or polluted surface water to flow through the entire depth of the well. In an unplugged well, each of these issues creates the potential for moderate, long-term adverse effects on groundwater quality from contamination by chemicals, pathogens, or saltwater.

Horn and Petit Bois Islands. There would be no change in the pre-Hurricane Ivan development footprint of the administrative facility on Horn Island. Wastewater treatment for this facility is provided by septic tank and elevated leach mound. Because of the sandy nature of the island soils and relatively high water table, this type of sanitary system results in negligible, longterm, adverse effects on water quality. Because Horn and Petit Bois Islands are both designated wilderness, no toilet facilities are provided and visitors are required to either pack out human waste or use cat holes to bury waste. The use of cat holes in various locations across both islands presents sanitation issues and continues to have negligible, long-term, adverse effects on water quality.

Two abandoned wells on West Ship Island present a potential risk of groundwater contamination. The open vertical columns at the ground surface provide direct conduits to the aquifer below and allow saltwater or polluted surface water to flow through the entire depth of either well. In unplugged wells, each of these issues creates the potential for moderate, long-term, adverse effects on groundwater quality from contamination by chemicals, pathogens, or saltwater.

# **Cumulative Impacts**

Water quality in the national seashore has been adversely impacted by numerous nonpoint and point source pollution. Nonpoint sources include urban stormwater runoff, agricultural runoff, spills from marinas and general boat traffic, and seepage of contaminated groundwater into surface waters. Point sources on the mainland include effluent from sewer outlets, a chemical plant, a paper mill, the American Creosote Works superfund site, and others. These activities have caused and continue to cause long-term moderate, adverse, impacts on water quality.

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on water resources may be longterm and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

Within the national seashore, ongoing degradation to water quality from petrochemicals in stormwater runoff of roads and parking areas occurs where these features are provided. Negligible to minor long-term adverse effects in the form of nonpoint source pollution would continue.

Oil and gas drilling platforms similar to those that may be developed near the national seashore have a history of discharges that impact marine water resources. Increased trash and debris from the platforms and related operations may also affect beach areas in addition to water quality. In the event of a severe storm, the proximity of the platforms would increase the likelihood that stormrelated oil spills, fuel spills, or released gasses and debris could potentially affect water quality in the national seashore. These impacts on water quality could be negligible to moderate in intensity, and adverse.

Overall, the combined effects of these past, present, and future actions would be adverse and moderate in intensity.

The effects of other past, present and future actions, combined with the negligible to moderate adverse effects of implementing the no-action alternative, would be moderate, adverse, cumulative effects. Alternative 1 would contribute modestly to these adverse cumulative effects.

## Conclusion

Implementing the no-action alternative would continue long-term negligible to moderate adverse impacts on water quality. The overall cumulative effects would be adverse and moderate in intensity.

#### IMPACTS OF IMPLEMENTING ALTERNATIVE 2

# **Florida District Areas**

Naval Live Oaks. Under alternative 2, the replacement of impermeable pavement with permeable surfaces would increase filtering of petrochemicals through soil and would help capture surface water runoff. This would likely improve water quality over the short term and could potentially improve water quality in the long term, resulting in negligible to minor, beneficial effects on water quality. The use of best management practices for stormwater management during construction (an erosion and sedimentation control plan) and as part of the overall design of facilities would help prevent further water quality degradation from erosion and sedimentation.

Pensacola Naval Air Station Historic Sites.

There would be no change in the pre-Hurricane Ivan development footprint or NPS activities. Therefore, there would be no new effects.

**Perdido Key.** Use at eastern end of island adjacent to Fort McRee would be regulated, possibly limiting the number of visitors to this location and providing an opportunity for those visitors to be educated about health, hygiene, and sanitation. Although regulation and education would be provided under this alternative, reducing the overall impact on water quality from baseline conditions, no toilet facilities would be provided and impacts on water quality would be negligible to minor, short and long term, and adverse.

**Fort Pickens.** If the road is washed out and not replaced following a storm, visitation and associated toilet use would likely be lower than pre-Hurricane Ivan conditions. The projected decrease in wastewater flow would allow the pipeline to Pensacola Beach to be removed and replaced with a sustainable wastewater treatment system and/or facility near Fort Pickens. If a storm destroys or washes away this on-site system, untreated wastewater would be released into the environment resulting in minor, short-term, adverse effects on water quality.

Without the road to Fort Pickens, automobile use on this island would be nearly eliminated and fewer petrochemicals would be introduced into surface and groundwater flows, resulting in minor, long-term, beneficial effects on water quality.

**Santa Rosa Island.** If the road is washed out and replaced with an emergency one-lane road following a storm, visitor facilities would be relocated from Opal Beach to the eastern and western entry areas within NPS lands closer to the bordering communities of Navarre Beach and Pensacola Beach. Automobile use on this island would be greatly reduced by these actions, and fewer petrochemicals would be introduced into surface and groundwater flows resulting in minor, long-term, beneficial effects on water quality.

Toilets would be provided, and wastewater would be conveyed by pipeline to the adjacent communities to be treated. Because the overall sanitary transmission pipeline distance would be reduced, there would be a reduced risk for pipeline washout during storms. If a storm destroyed or washed away these pipelines, limited untreated wastewater would be released into the environment, creating minor, short-term, adverse effects on water quality. **Okaloosa.** There would be no change in the pre-Hurricane Ivan development footprint. Therefore, there would be no new impacts.

# **Mississippi District Areas**

Davis Bayou. Under alternative 2, the replacement of impermeable pavement with permeable surfaces would increase filtering of petrochemicals through soil and would help capture surface water runoff. This would likely improve water quality over the short term and could potentially improve water quality in the long term. Beneficial effects on water quality would be minor to moderate. The replacement of inadequate culverts with appropriately sized culverts or bridging structures would restore natural flows and would result in moderate, longterm, beneficial effects on water quality. The use of best management practices for stormwater management during construction (an erosion and sedimentation control plan) and as part of the overall design of facilities would help prevent further water quality degradation from erosion and sedimentation.

The conversion of the public boat launch to a canoe dock would decrease use at this launch site and also remove motorized boat use from this site. Beneficial effects on water quality would be moderate and long term.

**Cat Island.** Infrastructure improvements would likely be minimal and accommodate proposed activities. However, increased boat use would mean more visitors and would introduce additional petrochemicals into the immediate environment. Increased visitation throughout the island would also create additional sanitation issues. All of these new actions would have negligible to minor, longterm, adverse effects on water quality.

**East and West Ship Islands.** On West Ship Island, there would be a reduction in the current development footprint following a destructive storm. Showers would not be replaced, and flush toilets would be replaced with another toilet system such as

composting or vault toilets. These changes would eliminate the need for well water that services these fixtures and would also include the removal and/or abandonment of the septic tank and elevated leach mound system. These proposed changes would have minor to moderate, long-term, beneficial effects on water quality. Visitors to East Ship Island would continue to be required to either pack out human waste or use cat holes to bury waste. The use of cat holes in various locations across the island would continue to present sanitation issues and continue to have negligible long-term adverse effects on water quality.

The abandoned open well on West Ship Island would be filled and capped, and the well casing would likely be removed to eliminate the risk of groundwater or saltwater contamination. The plugging of this well shaft in the long term would have moderate beneficial effects on groundwater quality. The removal and capping of the well would temporarily disturb groundwater and result in moderate adverse effects on water quality during and immediately following removal.

**Horn and Petit Bois Islands.** There would be similar effects as those described for the Ship islands (except those described for the showers) under this alternative.

## **Cumulative Impacts**

Water quality in the national seashore has been adversely impacted by numerous nonpoint and point source pollution. Nonpoint sources include urban stormwater runoff, agricultural runoff, spills from marinas and general boat traffic, and seepage of contaminated groundwater into surface waters. Point sources on the mainland include effluent from sewer outlets, a chemical plant, a paper mill, the American Creosote Works superfund site, and others. These activities have caused and continue to cause long-term moderate, adverse, impacts on water quality. Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on water resources may be longterm and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

Within the national seashore, ongoing degradation to water quality from petrochemicals in stormwater runoff of roads and parking areas occurs where these features are provided. Negligible to minor long-term adverse effects in the form of nonpoint source pollution would continue.

Oil and gas drilling platforms similar to those that may be developed near the national seashore have a history of discharges that impact marine water resources. Increased trash and debris from the platforms and related operations may also affect beach areas in addition to water quality. In the event of a severe storm, the close proximity of the platforms would increase the likelihood that storm-related oil spills, fuel spills, or released gasses and debris could potentially affect water quality in the national seashore. These impacts on water quality could be negligible to moderate in intensity, and adverse.

Overall, the combined effects of these past, present, and future actions would be adverse and moderate in intensity.

The effects of other past, present and future actions, combined with the long-term minor and moderate adverse impacts and minor to moderate beneficial impacts of implementing alternative 2, would be moderate adverse cumulative effects. Alternative 2 would slightly reduce these adverse impacts by contributing beneficial effects in some areas.

## Conclusion

Implementing alternative 2 would result in long-term minor and moderate adverse impacts and minor to moderate beneficial impacts on water quality. The overall cumulative effects would be adverse and moderate in intensity.

#### IMPACTS OF IMPLEMENTING ALTERNATIVE 3

## **Florida District Areas**

Naval Live Oaks. Under alternative 3, the replacement of impermeable pavement with permeable surfaces would increase filtering of petrochemicals through soil and would help capture surface water runoff. This would likely improve water quality over the short term and could potentially improve water quality in the long term, resulting in negligible to minor, beneficial effects on water quality. The use of best management practices for stormwater management during construction (an erosion and sedimentation control plan) and as part of the overall design of facilities would help prevent further water quality degradation from erosion and sedimentation.

#### Pensacola Naval Air Station Historic Sites.

The clearing of trees by the National Park Service to open vistas near Fort Barrancas could locally increase soil erosion and runoff into adjacent waters. This could increase turbidity in the short term and have negligible to minor, adverse effects on water quality. Short-term impacts would occur during thinning and for about one to two years after thinning operations based on the rate of vegetation reestablishment.

**Perdido Key.** Use at eastern end of island adjacent to Fort McRee would be regulated, possibly limiting the number of visitors to this location and providing an opportunity for those visitors to be educated about health, hygiene and sanitation. Toilet facilities would be provided, further improving the situation. Beneficial impacts on water quality would be minor to moderate and short and long term.

**Fort Pickens.** Wastewater generated at Fort Pickens is pumped through a pipeline to Pensacola Beach to be treated by the municipal water treatment facility. If a storm breaks the pipeline and/or washes it away, limited untreated wastewater would be released into the environment, creating minor, short-term, adverse effects on water quality.

**Santa Rosa Island.** The anticipated impacts of alternative 3 are similar to those described for Fort Pickens.

**Okaloosa.** There would be no change in the pre-Hurricane Ivan development footprint. Therefore, there would be no new impacts on water quality.

# **Mississippi District Areas**

Davis Bayou. Under alternative 3, the replacement of impermeable pavement with permeable surfaces would increase filtering of petrochemicals through soil and would help capture surface water runoff. This would likely improve water quality over the short term and could potentially improve water quality in the long term. Beneficial effects on water quality would be minor to moderate. The replacement of inadequate culverts with appropriately sized culverts or bridging structures would restore natural flows and would result in moderate, longterm, beneficial effects on water quality. The use of best management practices for stormwater management during construction (an erosion and sedimentation control plan) and as part of the overall design of facilities would help prevent further water quality degradation from erosion and sedimentation.

**Cat Island.** Infrastructure improvements would likely be minimal and accommodate proposed activities. However, increased boat

use would mean more visitors and would introduce additional petrochemicals into the immediate environment. Increased visitation throughout the island would also create additional sanitation issues. All of these new actions would have negligible to minor, longterm, adverse effects on water quality.

East and West Ship Islands. There would be no change in the pre-Hurricane Ivan development footprint. Following a destructive storm, all facilities would be reconstructed. The use of well water for toilets and showers on West Ship Island would continue to create water table draw down, increasing saltwater intrusion into the groundwater aquifer. Showers use at least 60% of the freshwater that is pumped from this aquifer. Wastewater treatment would continue to be provided by a septic tank and elevated leach mound. Because visitation is anticipated to increase under this alternative, the associated use of well water and wastewater generated are both expected to increase, having minor to moderate, longterm, adverse effects on water quality.

Visitors on East Ship Island would continue to be required to either pack out human waste or use cat holes to bury waste. The use of cat holes in various locations across the island would continue to present sanitation issues and have negligible, long-term, adverse effects on water quality.

The abandoned well on West Ship Island would be filled and capped, and the well casing would likely be removed to eliminate the risk of groundwater or saltwater contamination. The plugging of this well shaft in the long term would have moderate beneficial effects on groundwater quality. The removal and capping of well would temporarily disturb groundwater and result in moderate adverse effects on water quality during and immediately following removal.

**Horn and Petit Bois Islands.** The anticipated impacts of this alternative are similar to those described for the Ship islands except for those described for the showers.

## **Cumulative Impacts**

Water quality in the national seashore has been adversely impacted by numerous nonpoint and point source pollution. Nonpoint sources include urban stormwater runoff, agricultural runoff, spills from marinas and general boat traffic, and seepage of contaminated groundwater into surface waters. Point sources on the mainland include effluent from sewer outlets, a chemical plant, a paper mill, the American Creosote Works superfund site, and others. These activities have caused and continue to cause long-term moderate, adverse, impacts on water quality.

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on water resources may be longterm and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

Within the national seashore, ongoing degradation to water quality from petrochemicals in stormwater runoff of roads and parking areas occurs where these features are provided. Negligible to minor long-term adverse effects in the form of nonpoint source pollution would continue.

Oil and gas drilling platforms similar to those that may be developed near the national seashore have a history of discharges that impact marine water resources. Increased trash and debris from the platforms and related operations may also affect beach areas in addition to water quality. In the event of a severe storm, the close proximity of the platforms would increase the likelihood that storm-related oil spills, fuel spills, or released gasses and debris could potentially affect water quality in the national seashore. These impacts on water quality could be negligible to moderate in intensity, and adverse.

Overall, the combined effects of these past, present, and future actions would be adverse and moderate in intensity.

The effects of other past, present, and future actions, in combination with the long-term minor and moderate adverse impacts and a minor to moderate beneficial impact of alternative 3, would result in adverse, moderate, cumulative impacts. Alternative 3 would provide a small adverse contribution to these cumulative impacts.

# Conclusion

Implementing alternative 3 would result in long-term minor and moderate adverse impacts and a minor to moderate beneficial impact on water quality. The overall cumulative effects would be adverse and moderate in intensity.

#### IMPACTS OF IMPLEMENTING ALTERNATIVE 4

## **Florida District Areas**

Naval Live Oaks. Under alternative 4, the replacement of impermeable pavement with permeable surfaces would increase filtering of petrochemicals through soil and would help capture surface water runoff. This would likely improve water quality over the short term and could potentially improve water quality in the long term, resulting in negligible to minor, beneficial effects on water quality. The use of best management practices for stormwater management during construction (an erosion and sedimentation control plan) and as part of the overall design of facilities would help prevent further water quality degradation from erosion and sedimentation.

#### Pensacola Naval Air Station Historic Sites.

The clearing of trees by the National Park Service to open vistas near Fort Barrancas could locally increase soil erosion and runoff into adjacent waters. This could increase turbidity in the short term and have negligible to minor, adverse effects on water quality. Short-term impacts would occur during thinning and for about one to two years after thinning operations based on the rate that vegetation becomes reestablished.

**Perdido Key.** Use at eastern end of island adjacent to Fort McRee would be regulated, possibly limiting the number of visitors to this location and providing an opportunity for those visitors to be educated about health, hygiene, and sanitation. Toilet facilities would be provided, further improving the situation. Minor to moderate, short-and long-term beneficial effects on water quality would result.

**Fort Pickens.** Wastewater generated at Fort Pickens is pumped through a pipeline to Pensacola Beach to be treated by the municipal water treatment facility. If a storm breaks the pipeline or washes it away, limited untreated wastewater would be released into the environment and have minor, short-term, adverse effects on water quality.

**Santa Rosa Island.** Anticipated impacts under alternative 4 would be similar to those described for Fort Pickens.

**Okaloosa.** An expanded boat launch facility, with capacity for larger boats and more frequent boat use, and the construction of additional parking spaces would increase visitor use and would contribute additional pollutants above the baseline conditions. Degradation of water quality from petrochemicals from motorized vessel launchings and stormwater runoff from additional parking areas and an associated increase in automobile traffic would have negligible to minor, long-term, adverse effects on water quality.

## **Mississippi District Areas**

Davis Bayou. Under alternative 4, the replacement of impermeable pavement with permeable surfaces would increase filtering of petrochemicals through soil and would help capture surface water runoff. This would likely improve water quality over the short term and could potentially improve water quality in the long term. Beneficial effects on water quality would be minor to moderate. The replacement of inadequate culverts with appropriately sized culverts or bridging structures would restore natural flows and would result in moderate, longterm, beneficial effects on water quality. The use of best management practices for stormwater management during construction (an erosion and sedimentation control plan) and as part of the overall design of facilities would help prevent further water quality degradation from erosion and sedimentation. Dredging operations to keep the bayou accessible to larger boats would have moderate, long-term, adverse effects on water quality.

**Cat Island.** Infrastructure improvements would accommodate proposed activities. However, visitation would be greatest in alternative 4 compared to any other alternative. Increased boat use would introduce additional petrochemicals into the immediate environment. Increased visitation throughout the island (with no toilet facilities) would result in additional sanitation issues. All of these new actions would have minor, long-term, adverse effects on water quality.

**East and West Ship Islands.** There would be no change in the pre-Hurricane Ivan development footprint. Following a destructive storm, all facilities would be reconstructed. The use of well water for toilets and showers on West Ship Island would continue to create water table draw down, increasing saltwater intrusion into the groundwater aquifer. Showers use at least 60% of the freshwater that is pumped from this aquifer. Wastewater treatment would continue to be provided by a septic tank and elevated leach mound. Because visitation is anticipated to increase under this alternative, the associated use of well water and wastewater generated are both expected to increase, having minor to moderate, longterm, adverse effects on water quality.

Visitors on East Ship Island would continue to be required to either pack out human waste or use cat holes to bury waste. The use of cat holes in various locations across the island would continue to present sanitation issues and have negligible, long-term, adverse effects on water quality.

The abandoned well on West Ship Island would be filled and capped, and the well casing would likely be removed to eliminate the risk of groundwater or saltwater contamination. The plugging of this well shaft in the long term would have moderate beneficial effects on groundwater quality. The removal and capping of well would temporarily disturb groundwater and result in moderate adverse effects on water quality during and immediately following removal.

**Horn and Petit Bois Islands.** Anticipated impacts from alternative 4 would be similar to those described for the Ship Islands except for those described for the showers.

## **Cumulative Impacts**

Water quality in the national seashore has been adversely impacted by numerous nonpoint and point source pollution. Nonpoint sources include urban stormwater runoff, agricultural runoff, spills from marinas and general boat traffic, and seepage of contaminated groundwater into surface waters. Point sources on the mainland include effluent from sewer outlets, a chemical plant, a paper mill, the American Creosote Works superfund site, and others. These activities have caused and continue to cause long-term moderate, adverse, impacts on water quality. Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on water resources may be longterm and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

Within the national seashore, ongoing degradation to water quality from petrochemicals in stormwater runoff of roads and parking areas occurs where these features are provided. Negligible to minor long-term adverse effects in the form of nonpoint source pollution would continue.

Oil and gas drilling platforms similar to those that may be developed near the national seashore have a history of discharges that impact marine water resources. Increased trash and debris from the platforms and related operations may also affect beach areas in addition to water quality. In the event of a severe storm, the close proximity of the platforms would increase the likelihood that storm-related oil spills, fuel spills, or released gasses and debris could potentially affect water quality in the national seashore. These impacts on water quality could be negligible to moderate in intensity, and adverse.

Overall, the combined effects of these past, present, and future actions would be adverse and moderate in intensity.

The effects of other past, present, and future actions, combined with the long-term minor and moderate adverse impacts and a minor to moderate beneficial impact of alternative 4, would be moderate adverse cumulative impacts. Alternative 4 would provide a small adverse contribution to these cumulative impacts.

## Conclusion

Implementing alternative 4 would result in long-term minor and moderate adverse impacts and a minor to moderate beneficial impact on water quality. The overall cumulative effects would be adverse and moderate in intensity.

# **IMPACTS ON WETLANDS**

#### METHODS AND ASSUMPTIONS FOR ANALYZING IMPACTS

Wetlands and riparian areas are analyzed together in this section. Only those national seashore areas where wetlands occur or where they would be affected are included. The following impact thresholds have been developed for analysis.

**Negligible:** No measurable or perceptible changes in wetland size, integrity, or continuity would occur.

**Minor:** The impact would be measurable or perceptible, but slight. A small change in size, integrity, or continuity could occur due to short-term indirect effects such as construction-related runoff.

**Moderate:** The impact would be sufficient to cause a measurable change in the size, integrity, or continuity of the wetland, including native species diversity, soil structure, hydrology or primary functions and values, or would result in a small loss or gain in wetland acreage.

**Major:** The action would result in a measurable change in all three parameters (size, integrity, and continuity). The impact would be substantial and highly noticeable.

Adverse Impact: Wetland would be filled or obliterated. Beneficial impact: Wetland would be restored to proper functioning condition.

#### IMPACTS OF IMPLEMENTING ALTERNATIVE 1

#### **Florida District Areas**

**Naval Live Oaks.** Existing activities currently do not occur within wetland areas at Naval

Live Oaks. Under the no-action alternative, there would be no change in the pre-Hurricane Ivan development footprint and there would be no new effect.

**Fort Pickens.** Under the no-action alternative, the road from Pensacola Beach to Fort Pickens would be reconstructed if damaged by a storm. The 2004 and 2005 storms created new wetlands in the breach area between these two locations. Because of the dynamic nature of this coastal environment, and because the road remains in a fixed location, the road now impacts these new wetlands. The existence and maintenance of the road within and adjacent to these wetlands continues to cause minor to moderate, long-term, adverse effects on wetlands.

**Santa Rosa Island.** Existing activities currently do not occur within wetland areas on Santa Rosa Island. There would be no change in the pre-Hurricane Ivan development footprint, and there would be no new effect.

#### **Mississippi District Areas**

Davis Bayou. By constricting the natural flow of streams and drainages, the combination of elevated roadways and inadequate culverts would continue to create a barrier that causes unnatural ponding in the swamps and marshes on the upstream side and scouring/ channelization on the downstream or outlet side of the culvert. This blockage of natural water flow combined with the concentrated scouring action creates sedimentation and erosion that disrupts the natural processes. The impacts would continue to have long term, moderate, and adverse. Sheet flow from parking areas and other impermeable surfaces creates additional sedimentation and contamination. These conditions continue to

have long-term, moderate, adverse impacts on wetlands.

**Cat Island.** There would be no change in the pre-Hurricane Ivan development footprint on Cat Island, which primarily consists of elevated roadways and ditched lowlands. Wetlands are currently impacted because of previous diking of swales and wetlands in attempts to drain wet areas and from constructed walkways across others that block the natural flow and drainage. This disruption to the natural processes on Cat Island creates continuing moderate, long-term, adverse effects on wetlands.

**East and West Ship Islands.** Impacts on wetlands resulting from current operations on West Ship Island would continue. Current operations include the use of tractor paths to the well and the potential lowering of the water table because of well water draw down to provide water service for showers and toilets. Daily operations and routine maintenance of the NPS structures require these activities. All of these activities have moderate, long-term, adverse effects on wetlands.

## **Cumulative Impacts**

Wetlands have been and are being moderately adversely impacted from damming or diking of swales and wetlands in attempts to drain wet areas, and from walkways constructed across other wetland areas that block the natural flow and drainage.

The National Park Service has a "no net loss of wetlands" policy, meaning that at least 1 acre of wetlands will be restored for each acre destroyed or degraded. Best management practices, such as stormwater detention basins or other such structures, are used to protect wetlands and other resources. Continuing to implement these practices would result in minor to moderate, beneficial impacts. Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on wetlands may be long-term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

Oil and gas drilling platforms similar to those that may be developed near the national seashore have a history of discharges that impact barrier island and mainland wetlands. Increased trash and debris from the platforms and related operations may also degrade wetland habitats. In the event of a severe storm, the close proximity of the platforms would increase the likelihood that storm-related oil spills, fuel spills, or released gasses and debris could potentially affect wetlands in the national seashore. These impacts on wetlands could be negligible to moderate in intensity, and adverse.

Overall, the combined effects of these past, present, and future actions would be adverse and moderate in intensity.

The effects of other past, present and future actions, combined with long-term, moderate, adverse impacts the effects of the no-action alternative, result in moderate adverse cumulative impacts on wetlands. Alternative 1 would make a small contribution to these adverse cumulative impacts.

# Conclusion

Implementing the no-action alternative would continue long-term, moderate, adverse impacts on wetlands in the national seashore. The overall cumulative effects would be adverse and moderate in intensity.

#### IMPACTS OF IMPLEMENTING ALTERNATIVE 2

#### **Florida District Areas**

Naval Live Oaks. Under alternative 2, no development or activities are proposed within or adjacent to wetland areas in Naval Live Oaks. Therefore, there would be no new effects.

**Fort Pickens.** If the road is washed out following a storm, it would not be replaced. Removing the road would permit the quality of wetlands and function of natural processes to be restored. The effects of this action would constitute an overall improvement and would have moderate, long-term, beneficial effects on wetlands.

**Santa Rosa Island.** No development or activities are proposed within or adjacent to wetland areas on Santa Rosa Island under alternative 2, so there would be no new effects.

## **Mississippi District Areas**

**Davis Bayou.** Under alternative 2, inadequate culverts would be replaced with appropriately sized culverts or bridging structures that would restore natural flows, including tidal flow and fluctuation and storm surge. The replacement of impermeable pavement with permeable surfaces would help capture surface water runoff and reduce sheet flow into adjacent wetlands. These actions would have minor, short-term, adverse effects on wetlands during and immediately following construction activity and have moderate beneficial effects on wetlands in Davis Bayou over the long term.

**Cat Island.** A comprehensive wetland restoration effort would be made to restore natural processes via wetland restoration, including possible filling of dikes that block the natural flow of water. This restoration effort would have minor, short-term, adverse effects on wetlands during and immediately following construction activity and minor to moderate beneficial effects on wetlands in the long term.

**East and West Ship Islands.** On West Ship Island, mowing operations and tractor use through the wetland would be discontinued. Because shower and toilet facilities would be removed, the demand for fresh well water would be greatly reduced. All of these actions would have moderate, long-term, beneficial effects on wetlands.

The removal of an abandoned well would temporarily disturb wetlands, creating moderate, short-term, adverse effects.

# **Cumulative Impacts**

Past damming or diking of swales and wetlands to drain wet areas and walkways that were constructed across other wetland areas have continued to block the natural flow and drainage. Impacts continue to be moderate and adverse.

The National Park Service has a "no net loss of wetlands" policy, meaning that at least 1 acre of wetlands will be restored for each acre destroyed or degraded. Best management practices, such as stormwater detention basins or other such structures, are used to protect wetlands and other resources. Continuing to implement these practices would result in minor to moderate, beneficial impacts.

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on wetlands may be long-term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

Oil and gas drilling platforms similar to those that may be developed near the national seashore have a history of discharges that impact barrier island and mainland wetlands. Increased trash and debris from the platforms and related operations may also degrade wetland habitats. In the event of a severe storm, the close proximity of the platforms would increase the likelihood that storm-related oil spills, fuel spills, or released gasses and debris could potentially affect wetlands in the national seashore. These impacts on wetlands could be negligible to moderate in intensity, and adverse.

Overall, the combined effects of these past, present, and future actions would be adverse and minor in intensity.

The effects of other past, present and future actions, combined with the long-term, minor and moderate, beneficial impacts of alternative 2, would result in minor adverse cumulative impacts. Alternative 2 would contribute a modest beneficial impact to reduce the overall cumulative impacts.

## Conclusion

Implementing alternative 2 would have longterm, minor and moderate, beneficial impacts on wetlands. The overall cumulative effects would be adverse and minor in intensity.

#### IMPACTS OF IMPLEMENTING ALTERNATIVE 3

## **Florida District Areas**

**Naval Live Oaks.** No development or activities are proposed within or adjacent to wetland areas in Naval Live Oaks. Therefore, alternative 3 would have no new effects on wetlands.

**Fort Pickens.** Under alternative 3, if the road is washed out following a storm, it would be replaced if feasible, continuing to impact wetlands in the breech area. Any future construction or repair work related to this road would continue to cause minor to moderate, long-term, adverse effects on wetlands.

**Santa Rosa Island.** No development or activities are proposed within or adjacent to wetland areas on Santa Rosa Island. Therefore, alternative 3 would have no new effect on wetlands.

# **Mississippi District Areas**

**Davis Bayou.** Under alternative 3, inadequate culverts would be replaced with appropriately sized culverts or bridging structures that would restore natural flows, including tidal flow and fluctuation and storm surge. The replacement of impermeable pavement with permeable surfaces would help capture surface water runoff and reduce sheet flow into adjacent wetlands. These actions would have minor, short-term, adverse effects on wetlands during and immediately following construction activity and moderate, beneficial effects on wetlands in Davis Bayou over the long term.

**Cat Island.** A comprehensive wetland restoration effort would be made to restore natural processes via wetland restoration, including possible filling of dikes that block the natural flow of water. This restoration effort would have minor short term adverse effects on wetlands during and immediately following construction activity and minor to moderate beneficial effects on wetlands in the long term.

**East and West Ship Islands.** On West Ship Island, tractor use through the wetland would be discontinued, resulting in moderate long-term beneficial effects.

The potential lowering of the water table to provide water for showers and toilets would continue to have moderate long-term adverse effects on wetlands because visitation levels and associated demand on groundwater would likely remain the same under this alternative as that in the no-action alternative.

The removal of an abandoned well would temporarily disturb wetlands, creating moderate, short-term, adverse effects.

#### **Cumulative Impacts**

Past damming or diking of swales and wetlands to drain wet areas and walkways that were constructed across other wetland areas have continued to block the natural flow and drainage. Impacts continue to be moderate and adverse.

The National Park Service has a "no net loss of wetlands" policy, meaning that at least 1 acre of wetlands will be restored for each acre destroyed or degraded. Best management practices, such as stormwater detention basins or other such structures, are used to protect wetlands and other resources. Continuing to implement these practices would result in minor to moderate, beneficial impacts.

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on wetlands may be long-term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

Oil and gas drilling platforms similar to those that may be developed near the national seashore have a history of discharges that impact barrier island and mainland wetlands. Increased trash and debris from the platforms and related operations may also degrade wetland habitats. In the event of a severe storm, the close proximity of the platforms would increase the likelihood that storm-related oil spills, fuel spills, or released gasses and debris could potentially affect wetlands in the national seashore. These impacts on wetlands could be negligible to moderate in intensity, and adverse. Overall, the combined effects of these past, present, and future actions would be adverse and minor in intensity.

The primarily adverse effects of other past, present and future actions, combined with the long-term, moderate, beneficial impacts and the continuation of long-term, moderate, adverse impacts from actions proposed in alternative 3, would result in minor adverse cumulative impacts. Alternative 3 would comprise a small contribution of beneficial and adverse impacts to these cumulative impacts.

# Conclusion

Implementing alternative 3 would have longterm minor to moderate beneficial impacts and the continuation of long-term moderate adverse impacts on wetlands in the national seashore. The overall cumulative effects would be adverse and minor in intensity.

#### IMPACTS OF IMPLEMENTING ALTERNATIVE 4

## **Florida District Areas**

Naval Live Oaks. Under alternative 4, some trails may be paved, and additional trails would be developed. Many of these trails are adjacent to wetlands, including the beaver pond trail, Andrew Jackson Trail, Naval Live Oaks nature trail, and Brackenridge Trail. These trails disrupt surface water flows, increase sheet runoff, prevent wetland migration, and would directly impact wetlands. Trail improvements/development would result in minor to moderate long-term adverse effects on wetlands.

**Fort Pickens.** If the road is washed out following a storm, it would be replaced, continuing to impact wetlands in the breech area. Any future construction or repair work related to this road would cause minor to moderate, long-term, adverse effects on wetlands.

The proposed diverse visitor opportunities zone would overlie ponds and other wetland areas where outdoor recreation and interpretive visitor opportunities are intermixed within both natural and developed environments. Visitation and incompatible visitor activities could increase in these sensitive resource areas, potentially having moderate long-term adverse effects on wetlands.

Santa Rosa Island. The proposed diverse visitor opportunities zone would overlie ponds and other wetland areas north and west of the Opal Beach Pavilion where outdoor recreation and interpretive visitor opportunities are intermixed within both natural and developed environments. Visitation and incompatible visitor activities could increase in these sensitive resource areas, potentially creating moderate, longterm adverse effects on wetlands.

#### **Mississippi District Areas**

Davis Bayou. Under alternative 4, inadequate culverts would be replaced with appropriately sized culverts or bridging structures that would restore natural flows, including tidal flow and fluctuation and storm surge. The replacement of impermeable pavement with permeable surfaces would help capture surface water runoff and reduce sheet flow into adjacent wetlands. These actions would have minor, short term, adverse effects on wetlands during and immediately following construction and moderate beneficial effects on wetlands in Davis Bayou over the long term.

The construction of a multiuse trail would adversely affect wetlands within and adjacent to Davis Bayou. Also, runoff from this trail would increase sedimentation of wetlands. This trail would have moderate to major, long-term, adverse effects on wetlands.

**Cat Island.** A comprehensive wetland restoration effort would be made to restore natural processes via wetland restoration, including possible filling of dikes that block the natural flow of water. This restoration effort would have minor, short-term, adverse effects on wetlands during and immediately following construction and minor to moderate, beneficial effects on wetlands in the long term.

**East and West Ship Islands.** On West Ship Island, tractor use through the wetland would be discontinued, having moderate, long-term, beneficial effects.

The potential lowering of the water table to provide water for showers and toilets would continue to have moderate, long-term, adverse effects on wetlands. However, visitation levels and associated demand on groundwater would likely increase under this alternative compared to the no-action alternative, placing more stress on the water table.

The diverse visitor opportunities zone overlies some sensitive areas under alternative 4. This zone, where outdoor recreation and interpretive visitor opportunities are intermixed within both natural and developed environments, could also permit additional development and activities and would likely contribute to an increase in visitation and a dispersal of visitor activities. There would be negligible to moderate, long-term, adverse effects on wetlands. These adverse effects could be mitigated with appropriate site design directing visitors away from sensitive resources. The removal of an abandoned well would temporarily disturb wetlands, creating moderate, short-term, adverse effects.

#### **Cumulative Impacts**

Past damming or diking of swales and wetlands to drain wet areas and walkways that were constructed across other wetland areas have continued to block the natural flow and drainage. Impacts continue to be moderate and adverse.

The National Park Service has a "no net loss of wetlands" policy, meaning that at least 1 acre of wetlands will be restored for each acre destroyed or degraded. Best management practices, such as stormwater detention basins or other such structures, are used to protect wetlands and other resources. Continuing to implement these practices would result in minor to moderate, beneficial impacts.

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on wetlands may be long-term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity. Oil and gas drilling platforms similar to those that may be developed near the national seashore have a history of discharges that impact barrier island and mainland wetlands. Increased trash and debris from the platforms and related operations may also degrade wetland habitats. In the event of a severe storm, the close proximity of the platforms would increase the likelihood that storm-related oil spills, fuel spills, or released gasses and debris could potentially affect wetlands in the national seashore. These impacts on wetlands could be negligible to moderate in intensity, and adverse.

Overall, the combined effects of these past, present, and future actions would be adverse and minor in intensity.

The primarily adverse effects of other past, present and future actions, combined with the long-term, moderate, beneficial and adverse impacts of implementing alternative 4, would result in minor, adverse cumulative impacts. Alternative 4 would comprise a small contribution of beneficial impacts to these cumulative impacts.

# Conclusion

Implementing alternative 4 would have longterm, minor to moderate, beneficial impacts and long-term, moderate, adverse impacts on wetlands in the national seashore. The overall cumulative effects would be adverse and minor in intensity.

# IMPACTS ON TERRESTRIAL VEGETATION AND WILDLIFE

#### METHODS AND ASSUMPTIONS FOR ANALYZING IMPACTS

Because a discussion of potential impacts on wildlife involves discussion of wildlife habitat, which is primarily the terrestrial vegetation communities in the national seashore, wildlife and vegetation are addressed together in this section. Impacts on vegetation and wildlife were evaluated by comparing projected changes resulting from the action alternatives to the no-action alternative. The thresholds for the level of impacts on these resources are defined as follows.

**Negligible:** Effects on individual plants, plant populations, or wildlife communities are not observable. Disturbance would be small and would not result in changes to plant community structure or composition beyond what would occur through natural processes.

**Minor:** Impacts are slight but detectable. Damage or enhancement to individual plants is restricted to herbs and small shrubs and does not affect belowground plant structures. Changes to plant or wildlife communities are limited in area and severity. Postdisturbance habitat usually returns quickly to predisturbance conditions.

**Moderate:** Impacts are apparent. The severity and timing of changes are expected to be outside natural variability, spatially and/or temporally. Postdisturbance habitats regain many characteristics of predisturbance communities, but differences generally persist for several years.

**Major:** Impacts are obvious without close inspection and may be severely adverse or exceptionally beneficial. A substantial area of vegetation or most of the inhabiting wildlife community would be affected. Changes in plant and animal species composition are dramatic because of species loss/recruitment or invasion of new species. Postdisturbance habitat may not resemble predisturbance communities, even after several years or decades.

#### IMPACTS OF IMPLEMENTING ALTERNATIVE 1

#### **Florida District Areas**

Naval Live Oaks. Under the no-action alternative, the utility corridor that supports maintenance operations and national seashore headquarters would continue to be used and maintained. The mowing and cutting of vegetation in this corridor would continue to have minor, long-term, adverse effects on terrestrial vegetation and wildlife habitat within Naval Live Oaks.

#### Pensacola Naval Air Station Historic Sites.

There would be no change in the pre-Hurricane Ivan development footprint at any of the NPS-managed properties within the Pensacola Naval Air Station. Current management and visitation would remain the same. This alternative would have no new effect on terrestrial vegetation and wildlife habitat.

**Perdido Key.** Unrestricted use would continue at the eastern end of Perdido Key where visitors arrive primarily by boat and engage in recreational activities. Visitors have generated multiple unauthorized trails through existing island vegetation. These trails have resulted in the trampling and breaking of vegetation. Campers sometimes gather woody material, oftentimes cut from living plants, for use in campfires. At the western end of the national seashore lands on Perdido Key, the road continues to fragment habitat and prevent natural colonization by vegetation. Incidences of roadkill also continue to occur. All of these disruptions result in negligible to minor, long-term, adverse effects on terrestrial vegetation and wildlife.

Fort Pickens. The road from Pensacola Beach to Fort Pickens would continue to bisect native plant communities and habitat. The road continues to prevent natural colonization by vegetation as a result of loss of natural habitat and through the prevention of dune formation, which is a core component of plant community succession on barrier islands. The road also has adverse impacts on wildlife, especially shorebirds, because of roadkill, nesting and feeding disruption, and habitat fragmentation caused by the road bisecting important habitat. Changes in traffic patterns on Fort Pickens Road may have impacts on shorebirds and their habitat, and continued mitigation would be necessary. Overall, the actions in alternative 3 would result in minor, longterm, adverse effects on terrestrial vegetation and wildlife.

**Santa Rosa Island.** When visitors walk on dunes, they impact fragile dune vegetation. The road and developed areas continue to reduce the area of contiguous wildlife habitat, and the road results in increases in mortality rates (roadkill). Similar to the Fort Pickens Road, impacts to shorebirds on J. Earle Bowden Way are expected to continue under this alternative. Changes in traffic patterns may have impacts on shorebirds and their habitat, and continued mitigation would be necessary. These conditions continue to have negligible to minor, long-term, adverse effects on terrestrial vegetation and wildlife.

**Okaloosa.** There would be no change in the pre-Hurricane Ivan development footprint at Okaloosa. Current management and visitation would remain the same. This alternative would have no new effects on terrestrial vegetation and wildlife habitat at Okaloosa.

## **Mississippi District Areas**

**Davis Bayou.** Under the no-action alternative, there would be no change in the pre-Hurricane Ivan development footprint or management practices in Davis Bayou. Therefore, there would be no new effects on vegetation and wildlife.

**Cat Island.** Visitor use is not currently managed, and this unrestricted use would continue to result in unregulated and unauthorized visitor-created trails over dunes and through island vegetation, which has resulting in trampling and breaking of vegetation. The gathering of woody material, oftentimes cut from living plants, for use in campfires is also currently unrestricted and unregulated. There are long-term adverse effects from the presence of nonnative species such as wild hogs, axis deer, nutria, black rats, and various plant species. All of these disruptions to Cat Island resources have minor, long-term, adverse effects on terrestrial vegetation and wildlife habitat.

**East and West Ship Islands.** There would be no change in the pre-Hurricane Ivan development footprint or use on West Ship Island, so there would be no new effects on terrestrial vegetation and wildlife from implementing this alternative.

On East Ship Island, overnight camping is not closely managed, resulting in unregulated and unauthorized visitor-created trails over dunes and other features and trampled vegetation. Firewood is gathered and cut without restrictions. Because vegetation is sparse and plant communities are relatively fragile on East Ship Island, these actions result in minor, long-term, adverse effects on terrestrial vegetation and wildlife habitat.

Horn and Petit Bois Islands. Overnight camping is not closely managed on Horn and Petit Bois islands, resulting in unauthorized visitor-created trails over dunes and other features, vegetation trampling, and unrestricted firewood gathering. Impacts from these activities would continue to be minor long term, and adverse.

#### **Cumulative Impacts**

The establishment of Gulf Islands National Seashore has resulted in minor beneficial impacts on vegetation and wildlife through protection of native vegetation and nonnative species eradication efforts in some areas of the national seashore.

Gravel and asphalt debris that has been scattered as a result of past road surfaces being washed out during severe storms has had a minor adverse effect on vegetation because vegetation cannot grow through road rubble.

Prescribed fire was addressed in the national seashore's 2010 Fire Management Plan as a valid management tool to restore more natural and healthy plant communities. The results of implementing this plan would be beneficial for vegetation and wildlife.

Unrestricted boat landings and visitor use would continue to disrupt nesting shorebirds on nearby Sand Island despite temporary/seasonal closures.

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on terrestrial vegetation and wildlife may be long-term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

The development of oil and gas drilling rigs and associated operations may cause direct adverse effects on terrestrial vegetation and wildlife. Wildlife on the barrier islands may be affected by artificial light, sound, and chemicals used in drilling or exploration activities, and these effects may interfere in wildlife habitat use, migration patterns, nesting and breeding activities, communication, and feeding activities. Vegetation may be impacted by chemicals including toxins released into the water column that accumulate on land. These effects would be adverse and negligible to moderate in intensity.

Overall, the combined effects of these past, present, and future actions would be adverse and minor in intensity.

The effects of other past, present and future actions, combined with the continued longterm, moderate, adverse impacts from the noaction alternative, would have minor adverse cumulative impacts. Alternative 1 would comprise a small contribution of adverse impacts to these cumulative impacts.

# Conclusion

Implementing the no-action alternative would continue long-term, moderate, adverse impacts on terrestrial vegetation and wildlife in the national seashore. The overall cumulative effects would be adverse and minor in intensity.

## IMPACTS OF IMPLEMENTING ALTERNATIVE 2

# **Florida District Areas**

Naval Live Oaks. Under alternative 2, all utility lines in the Naval Live Oaks Area would be buried, and corridors would be revegetated following construction. NPS staff would determine the best location for utility lines—likely along road corridors and within the same rights-of-way as other utility lines. This practice would result in minor, shortterm, adverse effects on wildlife and terrestrial vegetation during and immediately following construction, and long-term, minor, beneficial effects on terrestrial vegetation and habitat once vegetation becomes reestablished.

#### Pensacola Naval Air Station Historic Sites.

There would be opportunities for regeneration of terrestrial vegetation along the closed Woodland Trail. This would have negligible, long-term, beneficial effects on terrestrial vegetation.

**Perdido Key.** The regulation of activities at the eastern end of Perdido Key and the application of zoning, including the nonmotorized primitive visitor opportunities zone, would help prevent continuing damage to island vegetation through education and direct management of visitor activities. The removal of the road following a destructive storm would improve conditions for vegetation by allowing natural processes to continue unimpeded and by opening available habitat. These actions would have minor to moderate, long-term, beneficial effects on terrestrial vegetation and wildlife on Perdido Key.

**Fort Pickens.** The anticipated impacts related to the removal of the road would be similar to those described for Perdido Key, leading to minor to moderate, long-term, beneficial effects on terrestrial vegetation and wildlife.

**Santa Rosa Island.** The anticipated impacts related to the removal of the road would be similar to those described for Perdido Key and Fort Pickens, leading to minor to moderate, long-term, beneficial effects on terrestrial vegetation and wildlife.

**Okaloosa.** There would be no change in the pre-Hurricane Ivan development footprint or use at Okaloosa, so there would be no new effects on terrestrial vegetation and wildlife.

## Mississippi District Areas

**Davis Bayou.** Under alternative 2, forest management practices would be expanded to include restoration of the upland hardwood

community and, like the wet pine community, could include prescribed fire. Impacts would be long term, moderate, and beneficial.

Also, the wet pine community adjacent to the entry road would be managed primarily for habitat and secondarily for screening. These actions would have moderate, long-term, beneficial effects on vegetation and wildlife habitat.

**Cat Island.** Increased access and visitation would likely create an increase in unauthorized visitor-created trails over dunes and other features, which would likely lead to further vegetation trampling and increased firewood gathering. This would result in minor to moderate, long-term, adverse effects on terrestrial vegetation and habitat on Cat Island. Expanding the nonnative species eradication program would result in minor, long-term, beneficial impacts.

**East and West Ship Islands.** Overnight camping would be introduced to West Ship Island. Because vegetation is sparse and plant communities are relatively fragile on West Ship Island, this proposed new use would likely lead to increased vegetation trampling and firewood gathering by campers. The impacts on terrestrial habitat would be moderate, long term, and adverse.

Because vegetation communities are relatively fragile on both islands, implementing a permit system for camping would help educate campers about impacts on vegetation and wildlife and could lessen the impact of camping. Also, the use of a permit system could improve the dispersal of backcountry campers and would help spread out impacts of this activity. The resulting impacts on terrestrial habitat would likely be minor, long term, and beneficial.

**Horn and Petit Bois Islands.** Implementing a permit system for camping on these islands would provide an opportunity for NPS staff to educate campers about impacts on vegetation when issuing permits. Also, the use

of a permit system could improve the dispersal of backcountry campers and would help spread out impacts of this activity. Because camping areas would be designated to a certain extent, NPS management could move camping areas or temporarily close campsites to allow vegetation to recover if resources become extensively impacted. NPS ability to actively manage backcountry camping on these islands would result in minor, long-term, beneficial effects on terrestrial vegetation.

# **Cumulative Impacts**

The establishment of Gulf Islands National Seashore has resulted in minor beneficial impacts on vegetation and wildlife through protection of native vegetation and nonnative species eradication efforts in some areas of the national seashore.

Gravel and asphalt debris that has been scattered as a result of past road surfaces being washed out during severe storms has had a minor adverse effect on vegetation because vegetation cannot grow through road rubble.

Prescribed fire was addressed in the national seashore's 2010 Fire Management Plan as a valid management tool to restore more natural and healthy plant communities. The results of implementing this plan would be beneficial for vegetation and wildlife.

Unrestricted boat landings and visitor use would continue to disrupt nesting shorebirds on nearby Sand Island despite temporary/ seasonal closures.

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on terrestrial vegetation and wildlife may be long-term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

The development of oil and gas drilling rigs and associated operations may cause direct adverse effects on terrestrial vegetation and wildlife. Wildlife on the barrier islands may be affected by artificial light, sound, and chemicals used in drilling or exploration activities, and these effects may interfere in wildlife habitat use, migration patterns, nesting and breeding activities, communication, and feeding activities. Vegetation may be impacted by chemicals including toxins released into the water column that accumulate on land. These effects would be adverse and negligible to moderate in intensity.

Overall, the combined effects of these past, present, and future actions would be adverse and minor in intensity.

The effects of other past, present, and future actions, combined with the minor, long-term, beneficial impacts of implementing alternative 2, would result in minor adverse cumulative impacts. Alternative 2 would slightly reduce the overall adverse cumulative impacts.

# Conclusion

Implementing alternative 2 would result in minor to moderate, long-term, beneficial impacts with several minor to moderate, long-term, adverse impacts on terrestrial vegetation and wildlife in the national seashore. The overall cumulative effects would be adverse and minor in intensity.

#### IMPACTS OF IMPLEMENTING ALTERNATIVE 3

## **Florida District Areas**

Naval Live Oaks. Under alternative 3, all utility lines in the Naval Live Oaks Area would be buried, and corridors would be revegetated following construction. NPS staff would determine the best location for utility lines—likely along road corridors and within the same rights-of-way as other utility lines. This practice would have minor, short-term, adverse effects on terrestrial vegetation and wildlife during and immediately following construction, and minor beneficial effects on terrestrial vegetation in the long term once vegetation becomes reestablished.

The magnitude of impacts from restoring part of the historic live oak plantation would depend on the specific management techniques used and the area that would be restored. Restoration would result in improved vegetation and habitat, leading to minor to moderate beneficial impacts.

#### Pensacola Naval Air Station Historic Sites.

Clearing trees to open vistas near Fort Barrancas would have negligible to minor, short- and long-term, adverse effects on terrestrial habitat. Thinning operations would be based on the rate of vegetation becoming reestablished.

**Perdido Key.** The regulation of activities at the eastern end of Perdido Key and the application of zoning, including the nonmotorized primitive visitor opportunities zone, would help prevent continuing damage to island vegetation through education and direct management of visitor activities. The removal of the road following a destructive storm would improve conditions for vegetation by allowing natural processes to continue unimpeded and by opening available habitat. These actions would create minor to moderate, long-term, beneficial effects on terrestrial vegetation and wildlife on Perdido Key.

Fort Pickens. The road from Pensacola Beach to Fort Pickens would continue to bisect native plant communities and habitat. The road would continue to prevent natural colonization by vegetation as a result of loss of habitat and through the prevention of dune formation, which is a core component of plant community succession on barrier islands. These actions would have minor, long-term, adverse effects on terrestrial vegetation. The construction of new boardwalks between Fort Pickens to the ocean side of the island would have minor, long-term benefits on terrestrial vegetation by protecting unique habitats and controlling visitor access across these areas.

**Santa Rosa Island.** When visitors walk on dunes, they impact fragile dune vegetation. The road and developed areas continue to reduce the area of contiguous wildlife habitat, and the road results in increases in mortality rates (roadkill). These conditions continue to have negligible to minor, long-term, adverse effects on terrestrial vegetation and wildlife.

**Okaloosa.** There would be no change in the pre-Hurricane Ivan development footprint or use at Okaloosa, so there would be no new effects.

# **Mississippi District Areas**

**Davis Bayou.** Under alternative 3, forest management practices would be expanded to include restoration of the upland hardwood community and, like the wet pine community, could include prescribed fire. This would result in moderate, long-term, beneficial impacts.

Also, the wet pine community adjacent to the entry road would be managed primarily for habitat and secondarily for screening. These actions would have moderate, long-term, beneficial effects on vegetation and wildlife habitat.

The construction of an interpretive pavilion and amphitheater adjacent to the visitor

center would expand the development footprint and visitor use in Davis Bayou, resulting in a localized loss of terrestrial vegetation minor, long-term, adverse effects.

**Cat Island.** Visitation would increase above that described in alternative 1, and the development of a campground would affect vegetation and wildlife in localized areas. The increased access and visitation would likely create an increase in visitor-created trails over dunes and other features, leading to further vegetation trampling and increased firewood gathering. These actions would result in minor to moderate, long-term, adverse effects on terrestrial vegetation and wildlife on Cat Island.

**East and West Ship Islands.** Overnight camping would be introduced to West Ship Island. Because vegetation is sparse and plant communities are relatively fragile on West Ship Island, this proposed new use would likely lead to increased vegetation trampling and firewood gathering by campers. Resulting impacts on terrestrial vegetation would be moderate, long term, and adverse.

Because vegetation communities are relatively fragile on both islands, implementing a permit system for camping would allow NPS staff to help educate campers about impacts on vegetation and wildlife when issuing permits, and this could lessen the impact of camping. Also, the use of a permit system could improve the dispersal of backcountry campers and would help spread out impacts of this activity. Impacts on terrestrial vegetation would be minor, long term, and beneficial.

Horn and Petit Bois Islands. Implementing a permit system for camping on the islands would provide an opportunity for NPS staff to educate campers about impacts on vegetation when issuing permits. Also, the use of a permit system could improve the dispersal of backcountry campers and would help to spread out impacts of this activity. Because camping areas would be assigned to a certain extent, NPS management could move camping areas or temporarily close campsites to allow vegetation to recover if resources become extensively impacted. NPS staff ability to actively manage backcountry camping on the islands would have minor, long-term, beneficial effects on terrestrial vegetation.

# **Cumulative Impacts**

The establishment of Gulf Islands National Seashore has resulted in minor beneficial impacts on vegetation and wildlife through protection of native vegetation and nonnative species eradication efforts in some areas of the national seashore.

Gravel and asphalt debris that has been scattered as a result of past road surfaces being washed out during severe storms has had a minor adverse effect on vegetation because vegetation cannot grow through road rubble.

Prescribed fire was addressed in the national seashore's 2010 Fire Management Plan as a valid management tool to restore more natural and healthy plant communities. The results of implementing this plan would be beneficial for vegetation and wildlife.

Unrestricted boat landings and visitor use would continue to disrupt nesting shorebirds on nearby Sand Island despite temporary/ seasonal closures.

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on terrestrial vegetation and wildlife may be long-term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity. The development of oil and gas drilling rigs and associated operations may cause direct adverse effects on terrestrial vegetation and wildlife. Wildlife on the barrier islands may be affected by artificial light, sound, and chemicals used in drilling or exploration activities, and these effects may interfere in wildlife habitat use, migration patterns, nesting and breeding activities, communication, and feeding activities. Vegetation may be impacted by chemicals including toxins released into the water column that accumulate on land. These effects would be adverse and negligible to moderate in intensity.

Overall, the combined effects of these past, present, and future actions would be adverse and minor in intensity.

The effects of other past, present and future actions, combined with the minor to moderate, long-term, adverse impacts of implementing alternative 3, would result in minor, adverse, cumulative impacts. Alternative 3 would comprise a slight contribution of adverse impacts to these cumulative impacts.

# Conclusion

Implementing alternative 3 would largely result in minor to moderate, long-term, adverse impacts and some minor to moderate, long-term, beneficial impacts on terrestrial vegetation and wildlife in the national seashore. The overall cumulative effects would be adverse and minor in intensity.

#### IMPACTS OF IMPLEMENTING ALTERNATIVE 4

#### **Florida District Areas**

**Naval Live Oaks.** Under alternative 4, all utility lines in the Naval Live Oaks Area would be buried, and corridors would be revegetated following construction. NPS staff would determine the best location for utility lines—likely along road corridors and in the same rights-of-way as other utility lines. This practice would have minor, short-term, adverse effects on terrestrial vegetation during and immediately following construction, and minor, beneficial effects on terrestrial vegetation in the long term once vegetation becomes reestablished.

The magnitude of impacts from restoring part of the historic live oak plantation would depend on the specific management techniques used and the area that would be restored. Restoration would result in improved vegetation and habitat, leading to minor to moderate beneficial impacts.

The expanded campground and parking areas would result in localized loss of habitat and would have minor to moderate, longterm, adverse effects.

Pensacola Naval Air Station Historic Sites.

Clearing trees to open vistas near Fort Barrancas would have negligible to minor, short- and long-term, adverse effects on terrestrial vegetation and wildlife. Thinning operations would be based on the rate of vegetation becoming reestablished.

**Perdido Key.** The regulation of activities at the eastern end of Perdido Key would help prevent continuing damage to island vegetation through education and direct management of visitor activities. Resulting impacts on terrestrial vegetation and habitat would be minor to moderate, long term, and beneficial.

The road at the western end of the national seashore lands on Perdido Key would continue to prevent natural colonization by vegetation. Incidents of roadkill would also continue. These conditions would continue to result in negligible to minor, long-term, adverse effects. Additionally, the proposed new facilities and 0.5-mile-long trail would affect vegetation in localized areas at Johnson Beach. Resulting impacts on terrestrial vegetation and habitat would be minor, long term, and adverse.

**Fort Pickens.** The road from Pensacola Beach to Fort Pickens would continue to bisect native plant communities and habitat. The road would also continue to prevent natural colonization by vegetation as a result of loss of habitat and through the prevention of dune formation, which is a core component of plant community succession on barrier islands. These actions would have minor long-term, adverse effects on vegetation and wildlife.

Activities permitted in the diverse visitor opportunities zone could include additional development and would likely contribute to an increase in visitation and a dispersal of visitor activities. Because this zone would overlie areas capable of absorbing a diverse range of outdoor recreation and interpretive visitor opportunities intermixed within both natural and developed environments, there could be negligible to minor, long-term, adverse effects on terrestrial vegetation and wildlife depending on the level and intensity of use and associated visitor activities. These adverse effects could be mitigated with appropriate site design directing visitors away from sensitive resources.

**Santa Rosa Island.** The expanded development footprint would result in a localized loss of terrestrial vegetation and additional fragmentation of wildlife habitat. When visitors walk on dunes they impact fragile dune vegetation; however, increased visitor use would likely exacerbate this problem leading to more visitor-created trails and localized loss of terrestrial vegetation. These actions would continue to have minor to moderate, long-term, adverse effects.

**Okaloosa.** The expanded development footprint would result in a localized loss of terrestrial vegetation and additional habitat fragmentation. Increased visitor use could lead to more visitor-created trails and localized loss of terrestrial vegetation from trampling. These actions would have negligible to minor, long-term, adverse effects on terrestrial vegetation and habitat.

# **Mississippi District Areas**

**Davis Bayou.** Under alternative 4, forest management practices would be expanded to include restoration of the upland hardwood community and, like the wet pine community, could include prescribed fire. This expanded action would result in moderate, long-term, beneficial effects on this plant community.

Also, managing the wet pine community adjacent to the entry road primarily for screening and secondarily for habitat would still provide some benefit to this community, resulting in minor, long-term, beneficial effects.

The construction of an interpretive pavilion and amphitheater adjacent to the visitor center would expand the development footprint in Davis Bayou. This would result in a localized loss of terrestrial vegetation and have minor, long-term, adverse effects.

The construction of a multiuse trail would also expand the development footprint in Davis Bayou, resulting in a localized loss of terrestrial vegetation and habitat. Impacts would be minor, short and long term, and adverse.

**Cat Island.** Visitation would increase above that described in alternative 1, and the development of a campground, bunkhouse, and research facility would affect vegetation in localized areas. The increased access and visitation would likely create an increase in visitor-created trails over dunes and other features, leading to further vegetation trampling and increased firewood gathering. A greater ease of access to remote areas by individual canoes, kayaks, or other means (rental business) might create additional disturbances to wildlife and habitat. These actions would result in moderate, long-term,

adverse effects on terrestrial vegetation and wildlife on Cat Island.

**East and West Ship Islands.** Overnight camping would be introduced to West Ship Island. Because vegetation is sparse and plant communities are relatively fragile on West Ship Island, this proposed new use would likely lead to increased vegetation trampling and firewood gathering by campers. Resulting impacts on terrestrial vegetation would be moderate, long term, and adverse.

Because vegetation communities are relatively fragile on both islands, implementing a permit system for camping would allow NPs staff to help to educate campers about impacts on vegetation and wildlife when issuing permits, and this could lessen the impact of camping. Also, the use of a permit system could improve the dispersal of backcountry campers and would help spread out impacts of this activity. Impacts on terrestrial vegetation would be minor, long term, and beneficial.

Activities permitted in the diverse visitor opportunities zone would overlie areas capable of absorbing a diverse range of outdoor recreation and interpretive visitor opportunities intermixed within both natural and developed environments. This could include additional development and would likely contribute to an increase in visitation and a dispersal of visitor activities. Because this zone is in vegetated habitat areas on West Ship Island under alternative 4, the associated activities and possible development would have minor to moderate, long-term, adverse effects on terrestrial vegetation and wildlife habitat. These adverse effects could be mitigated with appropriate site design directing visitors away from sensitive resources.

Horn and Petit Bois Islands. Implementing a permit system for camping on these islands would provide an opportunity for NPS staff to educate campers about impacts on vegetation when issuing permits. Also, the use of a permit system could improve the dispersal of backcountry campers and would help to spread out impacts of this activity. Because camping areas would be assigned to a certain extent, NPS management could move camping areas or temporarily close campsites to allow vegetation to recover if resources become extensively impacted. NPS ability to actively manage backcountry camping on these islands would have minor, long-term, beneficial effects on terrestrial vegetation.

# **Cumulative Impacts**

The establishment of Gulf Islands National Seashore has resulted in minor beneficial impacts on vegetation and wildlife through protection of native vegetation and nonnative species eradication efforts in some areas of the national seashore.

Gravel and asphalt debris that has been scattered as a result of past road surfaces being washed out during severe storms has had a minor adverse effect on vegetation because vegetation cannot grow through road rubble.

Prescribed fire was addressed in the national seashore's 2010 Fire Management Plan as a valid management tool to restore more natural and healthy plant communities. The results of implementing this plan would be beneficial for vegetation and wildlife.

Unrestricted boat landings and visitor use would continue to disrupt nesting shorebirds on nearby Sand Island despite temporary/seasonal closures.

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on terrestrial vegetation and wildlife may be long-term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

The development of oil and gas drilling rigs and associated operations may cause direct adverse effects on terrestrial vegetation and wildlife. Wildlife on the barrier islands may be affected by artificial light, sound, and chemicals used in drilling or exploration activities, and these effects may interfere in wildlife habitat use, migration patterns, nesting and breeding activities, communication, and feeding activities. Vegetation may be impacted by chemicals including toxins released into the water column that accumulate on land. These effects would be adverse and negligible to moderate in intensity.

Overall, the combined effects of these past, present, and future actions would be adverse and minor in intensity.

The effects of other past, present and future actions, combined with the minor to moderate, long-term, adverse impacts and a moderate, long-term, beneficial impact of implementing alternative 4, would be minor and adverse cumulative impacts. Alternative 4 would comprise a slight contribution of adverse impacts to these cumulative effects.

# Conclusion

Implementing alternative 4 would result in minor to moderate, long-term, adverse impacts and a moderate, long-term, beneficial impact on terrestrial vegetation and wildlife in the national seashore. The overall cumulative effects would be adverse and minor in intensity.

# IMPACTS ON AQUATIC VEGETATION AND WILDLIFE

#### METHODS AND ASSUMPTIONS FOR ANALYZING IMPACTS

Because a discussion of potential impacts on marine life involves discussion of habitat, which is primarily the marine vegetation communities in the national seashore (e.g., seagrass habitat), marine life and vegetation are addressed together in this section. Impacts were evaluated by comparing projected changes resulting from the action alternatives to the no-action alternative. Impacts are described only for those units of the national seashore that have marine resources that could be affected by one or more of the alternatives. The thresholds for the level of impacts on these resources are defined as follows:

**Negligible:** The impact on individuals (plants or animals) and/or communities would not be measurable. The abundance or distribution of individuals would be only slightly affected. Ecological processes and biological productivity would not be affected.

**Minor:** An action would affect the abundance or distribution of individuals in a localized area but would not affect the viability of local or regional populations or communities and not necessarily decrease or increase the area's overall biological productivity.

**Moderate:** An action would result in a change in overall biological productivity in a small area. An action would cause a change in abundance or distribution, but it would not affect the viability of the regional population or communities. Changes in ecological processes would be of limited extent.

**Major:** An action would affect important ecological processes and overall biological productivity in a relatively large area. An action would cause a change in abundance or in distribution to the extent that the population or communities would not be likely to return to its/their former level (adverse), or would return to a sustainable level (beneficial).

#### IMPACTS OF IMPLEMENTING ALTERNATIVE 1

#### **Florida District Areas**

Naval Live Oaks. Under the no-action alternative, submerged aquatic vegetation and marine habitat continue to be affected by unrestricted boat landings that damage seagrass beds and nursery habitat on the south side of Naval Live Oaks through propeller scarring, vessel groundings, and damage from anchors. These activities continue to have minor to moderate, longterm, adverse effects on aquatic vegetation.

**Perdido Key.** At Perdido Key, motorized boat use is prohibited in Spanish Cove and in the cove between Langley and Redfish points to protect seagrass beds. However, unrestricted boat landings would continue to degrade seagrass habitat in most other areas along Perdido Key through propeller scarring, vessel groundings, and damage from anchors—continuing to have minor, adverse effects on aquatic vegetation.

**Fort Pickens.** Unrestricted boat landings would continue to degrade seagrass beds through propeller scarring, vessel groundings, and damage from anchors. Impacts would continue to be minor to moderate and adverse on aquatic vegetation.

**Santa Rosa Island.** Anticipated impacts would be similar to those described for Fort Pickens.

#### **Mississippi District Areas**

**Davis Bayou.** No change to management or use of the aquatic habitat around Davis Bayou would be anticipated, so there would be no new effects.

**Cat Island.** Visitation is relatively low due to the shallow, waters that are difficult to navigate that surround the island. Visitor use is not currently managed. Seagrass beds would continue to be degraded by propeller scarring and vessel groundings from unrestricted boat landings. Negligible, long-term, adverse effects would continue.

**East and West Ship Islands.** Continuing the sand replenishment program causes rapid influx of loose, unconsolidated sediment and buries seagrasses. Depending on location and practice, sand replenishment would continue to cause moderate to major adverse effects on seagrass and the animals that depend on it in the short-term. However, long-term benefits of the restoration of more natural barrier island processes are anticipated, including more natural vegetation and wildlife communities in the area of replenishment and nearby.

Horn and Petit Bois Islands. Impacts would be similar to those described for Cat Island.

#### **Cumulative Impacts**

Overall health of seagrass beds has been declining for the past 60 years across the entire Gulf Coast. This may be because of increased turbidity from harbor and channel dredging, boat traffic, shoreline modification, shoreline development, or natural events such as hurricanes and changes in salinity. Human and natural causes have substantially changed species composition and decreased habitat in some areas by as much as 80% since the 1950s, creating moderate to major adverse impacts on marine vegetation and wildlife. Nonnative jellyfish, clams, crabs, fish, and snails have been and are being introduced to Gulf waters from ships. These potentially invasive and/or harmful organisms have moderate adverse impacts on native marine life.

Gravel and asphalt debris that has been scattered throughout the marine shallows as a result of past road surfaces being washed out during storms have had and likely would continue to have an adverse effect on aquatic vegetation because turbidity, petrochemicals, and pieces of large debris impede seagrass growth. This is a continuing minor adverse impact on seagrass habitat.

Ongoing monitoring efforts that document the health and condition of seagrass beds, coupled with implementing adaptive management responses to threats, provide proactive protection measures for these resources and would continue to result in minor, long-term, beneficial effects on aquatic vegetation and habitat.

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on aquatic vegetation and wildlife may be long-term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

The development of oil and gas drilling rigs and associated operations may cause direct adverse effects on aquatic vegetation and wildlife. Wildlife on the barrier islands may be affected by artificial light, sound, and chemicals used in drilling or exploration activities, and these effects may interfere in wildlife habitat use, surfacing rates, migration patterns, breeding activities, communication, and feeding activities. Aquatic vegetation may be impacted by chemicals including toxins released into the water column, harming the vegetation as well as compromising its ability to serve as habitat for aquatic wildlife. These effects would be adverse and negligible to moderate in intensity.

Overall, the combined effects of these past, present, and future actions would be adverse and moderate in intensity.

The adverse effects of other past, present and future actions, combined with the minor to moderate, long-term, adverse impacts of implementing alternative 1, would result in moderate, adverse, cumulative impacts. Alternative 1 would comprise a small contribution of adverse impacts to these cumulative impacts.

# Conclusion

Implementing alternative 1 would result in minor to major, long-term, adverse impacts on aquatic vegetation and marine life in the national seashore, with long-term major benefits of sand replenishment activities. The overall cumulative effects would be adverse and moderate in intensity.

There may be localized, major short-term adverse impacts on some seagrass communities and wildlife due to sand replenishment in the short-term near East and West Ship islands. However, overall these actions would be beneficial and longterm, and would return more natural barrier island processes in those areas being replenished with sand.

# IMPACTS OF IMPLEMENTING ALTERNATIVE 2

#### **Florida District Areas**

Naval Live Oaks. Under alternative 2, the construction and maintenance of public docks and piers on the south side of Naval Live Oaks would disrupt seagrass beds within a limited area, causing minor, long-term, adverse effects on aquatic vegetation.

**Perdido Key.** The implementation of a nonmotorized primitive visitor opportunities zone and associated permitted activities would greatly improve conditions for seagrass beds compared to existing conditions. Moderate, long-term, beneficial effects on aquatic habitat in prime seagrass bed areas would result.

**Fort Pickens.** The implementation of a seagrass bed zone would greatly improve conditions for seagrass beds compared to existing conditions. The seagrass bed zone would prohibit motorized boat use when impacts are determined to be severe. Implementation of this zoning would result in minor to moderate, long-term, beneficial effects on aquatic habitat.

**Santa Rosa Island.** The anticipated impacts under this alternative would be similar to those described for Fort Pickens.

# **Mississippi District Areas**

**Davis Bayou.** Increased general boat activity, including ferries to and from Davis Bayou under this alternative, would adversely affect Ruppia beds, and wave action from boats would adversely affect marsh communities by disturbing marine life and uprooting plants. Impacts from these activities would be minor, long term, and adverse.

**Cat Island.** Increased access and boating activity would require additional dredging and would continue to degrade seagrass habitat through propeller scarring and vessel groundings. Impacts from these activities would be minor, long term, and adverse.

**East and West Ship Islands**. Extending the nonmotorized primitive visitor opportunities zone into the water from these islands would protect the seagrass habitat from damage by motorboats. Resulting impacts

would be moderate, long term, and beneficial.

Continuing the sand replenishment program causes rapid influx of loose, unconsolidated sediment and buries seagrasses. Depending on location and practice, sand replenishment would continue to cause moderate to major adverse effects on seagrass and the animals that depend on it in the short-term. However, long-term benefits of the restoration of more natural barrier island processes are anticipated, including more natural vegetation and wildlife communities in the area of replenishment and nearby.

**Horn and Petit Bois Islands.** Impacts expected under this alternative would be similar to those described for the Ship islands except for the sand replenishment program.

# **Cumulative Impacts**

Overall health of seagrass beds has been declining for the past 60 years across the entire Gulf Coast. This may be because of increased turbidity from harbor and channel dredging, boat traffic, shoreline modification, shoreline development, or natural events such as hurricanes and changes in salinity. Human and natural causes have substantially changed species composition and decreased habitat in some areas by as much as 80% since the 1950s, creating moderate to major adverse impacts on marine vegetation and wildlife.

Nonnative jellyfish, clams, crabs, fish, and snails have been and are being introduced to Gulf waters from ships. These potentially invasive and/or harmful organisms have moderate adverse impacts on native marine life.

Gravel and asphalt debris that has been scattered throughout the marine shallows as a result of past road surfaces being washed out during storms have had and likely would continue to have an adverse effect on aquatic vegetation because turbidity, petrochemicals, and pieces of large debris impede seagrass growth. This is a continuing minor adverse impact on seagrass habitat.

Ongoing monitoring efforts that document the health and condition of seagrass beds, coupled with implementing adaptive management responses to threats, provide proactive protection measures for these resources and would continue to result in minor, long-term, beneficial effects on aquatic vegetation and habitat.

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on aquatic vegetation and wildlife may be long-term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

The development of oil and gas drilling rigs and associated operations may cause direct adverse effects on aquatic vegetation and wildlife. Wildlife on the barrier islands may be affected by artificial light, sound, and chemicals used in drilling or exploration activities, and these effects may interfere in wildlife habitat use, surfacing rates, migration patterns, breeding activities, communication, and feeding activities. Aquatic vegetation may be impacted by chemicals including toxins released into the water column, harming the vegetation as well as compromising its ability to serve as habitat for aquatic wildlife. These effects would be adverse and negligible to moderate in intensity.

Overall, the combined effects of these past, present, and future actions would be adverse and moderate in intensity.

The adverse effects of other past, present, and future actions, combined with the moderate, long-term, beneficial impacts of implementing alternative 2, would have moderate adverse cumulative impacts. Alternative 2 would contribute an increment that would slightly reduce the overall adverse cumulative impacts via beneficial actions in some locations.

# Conclusion

Overall, implementing alternative 2 would result in moderate to major, long-term, beneficial impacts on aquatic vegetation and marine life in the national seashore. The overall cumulative effects would be adverse and moderate in intensity.

There may be localized, major short-term adverse impacts on some seagrass communities and wildlife due to sand replenishment in the short-term near East and West Ship islands. However, overall these actions would be beneficial and longterm, and would return more natural barrier island processes in those areas being replenished with sand.

#### IMPACTS OF IMPLEMENTING ALTERNATIVE 3

# **Florida District Areas**

Naval Live Oaks. Under alternative 3, the construction and maintenance of public docks and piers on the south side of Naval Live Oaks would disrupt seagrass beds within a limited area, causing minor, long-term, adverse effects on aquatic vegetation and habitat.

**Perdido Key.** The implementation of a seagrass bed zone would greatly improve conditions for seagrass beds compared to existing conditions. The seagrass bed zone would prohibit motorized boat use when impacts are determined to be excessive. The long-term, beneficial effects on aquatic vegetation would be minor under alternative 3.

**Fort Pickens.** The anticipated impacts on aquatic habitat would be similar to those described for Perdido Key.

**Santa Rosa Island.** The anticipated impacts on aquatic habitat would be similar to those described for Perdido Key.

# **Mississippi District Areas**

**Davis Bayou.** Increased general boat activity, including ferries to and from Davis Bayou, would adversely affect Ruppia beds, and wave action from boats would adversely affect marsh communities by disturbing marine life and uprooting vegetation. Continued dredging operations from the boat launch facility would also adversely affect Ruppia beds and marsh communities through increased turbidity, subsidence, and wave action. These actions would result in moderate, long-term, adverse impacts.

Moderate, short-term, adverse effects would occur to Ruppia beds in front of boat slips and the visitor center from erosion caused by the proposed boat facility construction and other land-based construction activities. Growth and reestablishment of Ruppia would depend on the level of disturbance.

**Cat Island.** Proposed increased access and boating activity would require additional dredging and would increase degradation of seagrass beds from propeller scarring and vessel groundings. Resulting impacts would be minor to moderate, long term, and adverse.

**East and West Ship Islands.** Extending the seagrass bed zone into the water from these islands would protect the seagrass habitat from damage by motorboats, resulting in minor, long-term, beneficial effects.

Continuing the sand replenishment program causes rapid influx of loose, unconsolidated sediment and buries seagrasses. Depending on location and practice, sand replenishment would continue to cause moderate to major adverse effects on seagrass and the animals that depend on it in the short-term. However, major benefits of the restoration of more natural barrier island processes are anticipated in the long-term, including more natural vegetation and wildlife communities in the area of replenishment and nearby.

**Horn and Petit Bois Islands.** Impacts from alternative 3 would be similar to those described for the Ship islands except for the sand replenishment program.

# **Cumulative Impacts**

Overall health of seagrass beds has been declining for the past 60 years across the entire Gulf Coast. This may be because of increased turbidity from harbor and channel dredging, boat traffic, shoreline modification, shoreline development, or natural events such as hurricanes and changes in salinity. Human and natural causes have substantially changed species composition and decreased habitat in some areas by as much as 80% since the 1950s, creating moderate to major adverse impacts on marine vegetation and wildlife.

Nonnative jellyfish, clams, crabs, fish, and snails have been and are being introduced to Gulf waters from ships. These potentially invasive and/or harmful organisms have moderate adverse impacts on native marine life.

Gravel and asphalt debris that has been scattered throughout the marine shallows as a result of past road surfaces being washed out during storms have had and likely would continue to have an adverse effect on aquatic vegetation because turbidity, petrochemicals, and pieces of large debris impede seagrass growth. This is a continuing minor adverse impact on seagrass habitat. Ongoing monitoring efforts that document the health and condition of seagrass beds, coupled with implementing adaptive management responses to threats, provide proactive protection measures for these resources and would continue to result in minor, long-term, beneficial effects on aquatic vegetation and habitat.

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on aquatic vegetation and wildlife may be long-term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

The development of oil and gas drilling rigs and associated operations may cause direct adverse effects on aquatic vegetation and wildlife. Wildlife on the barrier islands may be affected by artificial light, sound, and chemicals used in drilling or exploration activities, and these effects may interfere in wildlife habitat use, surfacing rates, migration patterns, breeding activities, communication, and feeding activities. Aquatic vegetation may be impacted by chemicals including toxins released into the water column, harming the vegetation as well as compromising its ability to serve as habitat for aquatic wildlife. These effects would be adverse and negligible to moderate in intensity.

Overall, the combined effects of these past, present, and future actions would be adverse and moderate in intensity.

The adverse effects of other past, present and future actions, combined with the minor to moderate, long-term, beneficial impacts and a moderate, long-term, adverse impact from actions proposed in alternative 3, would result in a moderate adverse cumulative impact. Alternative 3 would comprise a small beneficial contribution and small adverse contribution to these cumulative impacts.

# Conclusion

Overall, implementing alternative 3 would result in minor to major, long-term, beneficial impacts and a moderate, long-term, adverse impact on aquatic vegetation and marine life in the national seashore. The overall cumulative effects would be adverse and moderate in intensity.

There may be localized, major short-term adverse impacts on some seagrass communities and wildlife due to sand replenishment in the short-term near East and West Ship islands. However, overall these actions would be beneficial and longterm, and would return more natural barrier island processes in those areas being replenished with sand.

# IMPACTS OF IMPLEMENTING ALTERNATIVE 4

# **Florida District Areas**

**Naval Live Oaks.** Alternative 4 would provide expanded recreation opportunities compared to all alternatives. This change in type and level of use would slightly affect the health and integrity of marine habitat, resulting in negligible, long-term, adverse impacts.

The construction and long-term maintenance of public docks on the south side of Naval Live Oaks in seagrass beds that occur within a limited area would affect these resources because of expanded recreational opportunities and activities and would result in moderate, long-term, adverse effects on aquatic vegetation and habitat.

**Perdido Key.** The implementation of a seagrass bed zone would greatly improve conditions for seagrass beds compared to existing conditions. The seagrass bed zone would prohibit motorized boat use when impacts are determined to be excessive. The long-term, beneficial effects on aquatic

vegetation would be minor under alternative 4.

**Fort Pickens.** The anticipated impacts related to zoning would be similar to those described for Perdido Key.

**Santa Rosa Island.** The anticipated impacts related to zoning would be similar to those described for Perdido Key.

# **Mississippi District Areas**

**Davis Bayou.** Increased general boat activity, including ferries to and from Davis Bayou, would adversely affect Ruppia beds, and wave action from boats would adversely affect marsh communities by disturbing marine life and uprooting vegetation. Continuing dredging operations from the boat launch facility would also adversely affect Ruppia beds and marsh communities through increased turbidity, subsidence, and wave action. These actions would result in moderate, long-term, adverse impacts.

Moderate, short-term, adverse effects would occur to Ruppia beds in front of boat slips and the visitor center from erosion caused by the proposed boat facility construction and other land-based construction activities. Growth and reestablishment of Ruppia would depend on level of disturbance.

**Cat Island.** Proposed increased access and boating activity would require additional dredging and would increase degradation of seagrass beds from propeller scarring and vessel groundings. Resulting impacts would be minor to moderate, long term, and adverse.

**East and West Ship Islands.** Extending the seagrass bed zone into the water from these islands would protect the seagrass habitat from damage by motorboats, resulting in minor, long-term, beneficial effects.

Continuing the sand replenishment program causes rapid influx of loose, unconsolidated sediment and buries seagrasses. Depending on location and practice, sand replenishment would continue to cause moderate to major adverse effects on seagrass and the animals that depend on it in the short-term. However, major benefits of the restoration of more natural barrier island processes are anticipated in the long-term, including more natural vegetation and wildlife communities in the area of replenishment and nearby.

**Horn and Petit Bois Islands.** Impacts would be similar to those described for the Ship islands except for the sand replenishment program.

# **Cumulative Impacts**

Overall health of seagrass beds has been declining for the past 60 years across the entire Gulf Coast. This may be because of increased turbidity from harbor and channel dredging, boat traffic, shoreline modification, shoreline development, or natural events such as hurricanes and changes in salinity. Human and natural causes have substantially changed species composition and decreased habitat in some areas by as much as 80% since the 1950s, creating moderate to major adverse impacts on marine vegetation and wildlife.

Nonnative jellyfish, clams, crabs, fish, and snails have been and are being introduced to Gulf waters from ships. These potentially invasive and/or harmful organisms have moderate adverse impacts on native marine life.

Gravel and asphalt debris that has been scattered throughout the marine shallows as a result of past road surfaces being washed out during storms have had and likely would continue to have an adverse effect on aquatic vegetation because turbidity, petrochemicals, and pieces of large debris impede seagrass growth. This is a continuing minor adverse impact on seagrass habitat. Ongoing monitoring efforts that document the health and condition of seagrass beds, coupled with implementing adaptive management responses to threats, provide proactive protection measures for these resources and would continue to result in minor, long-term, beneficial effects on aquatic vegetation and habitat.

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on aquatic vegetation and wildlife may be long-term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

The development of oil and gas drilling rigs and associated operations may cause direct adverse effects on aquatic vegetation and wildlife. Wildlife on the barrier islands may be affected by artificial light, sound, and chemicals used in drilling or exploration activities, and these effects may interfere in wildlife habitat use, surfacing rates, migration patterns, breeding activities, communication, and feeding activities. Aquatic vegetation may be impacted by chemicals including toxins released into the water column, harming the vegetation as well as compromising its ability to serve as habitat for aquatic wildlife. These effects would be adverse and negligible to moderate in intensity.

Overall, the combined effects of these past, present, and future actions would be adverse and moderate in intensity.

The adverse effects of other past, present, and future actions, combined with the minor to moderate, long-term, beneficial impacts and a moderate, long-term, adverse impact of alternative 4, would result in moderate adverse cumulative impacts. Alternative 4 would comprise a small beneficial contribution and small adverse contribution to these cumulative impacts.

#### Conclusion

Implementing alternative 4 would result in minor to major, long-term, beneficial impacts and a moderate, long-term, adverse impact on aquatic vegetation and marine life in the national seashore. The overall cumulative effects would be adverse and moderate in intensity. There may be localized, major short-term adverse impacts on some seagrass communities and wildlife due to sand replenishment in the short-term near East and West Ship islands. However, overall these actions would be beneficial and longterm, and would return more natural barrier island processes in those areas being replenished with sand.

# IMPACTS ON SPECIES OF SPECIAL CONCERN

#### METHODS AND ASSUMPTIONS FOR ANALYZING IMPACTS

Through coordination with the U.S. Fish and Wildlife Service and wildlife management agencies for Mississippi and Florida, listed species were identified that may be in or near the national seashore. Information on each species, including their preferred habitat, prey, and foraging areas, was gathered. Shortterm impacts would last one year or less; long-term impacts would occur for more than one year. Impacts on special status species were determined based on the following criteria:

- 1. Species are found in areas likely to be affected by management actions or associated activities described in the alternatives.
- 2. Current and future use and distribution of visitor activities based on proposed management zones.
- 3. Potential impacts on wildlife species from management actions or visitor use include inducing flight and alarm responses, disrupting normal behaviors and causing stress, degrading habitat quality, and potentially affecting reproductive success.
- 4. Displacement and disturbance potential of the actions, and the species' potential to be affected by visitor activities.
- 5. Plant species at risk from direct and indirect impacts associated with management actions and visitor uses such as direct impacts on species and/or habitat based on proposed development or from trampling due to associated visitor activities.

6. Mitigation measures designed to lessen impacts on special status species.

Federal and state listed threatened and endangered species are addressed together in this section, because many of these species (1) have dual federal and state special status, (2) occur in the same habitats, or (3) would be impacted similarly under each alternative.

No known special status species are in the Pensacola Naval Air Station Historic Sites or in the Okaloosa Area, so these areas are not discussed in this section.

For special status species, the following impact intensities were used. Additionally, Endangered Species Act determination language was also included for alternative 3, the NPS preferred alternative, to be consistent with the language used to describe effects on threatened and endangered species under section 7 of the Endangered Species Act.

See "Chapter 2: Mitigation Measures" for detailed information on sea turtle, gopher tortoise, shorebird, and Perdido Key beach mouse monitoring and mitigation measures, and mitigation measures for special status species in general, that would continue under all action alternatives.

**No effect:** The action would have no effect on the special status species or critical habitat. This effect intensity equates to a section 7 *no effect* determination.

**Negligible:** The action could result in a change to a population or individuals of a species or designated critical habitat, but the change would be so small that it would not be of any measurable or perceptible consequence and would be within natural variability. This effect intensity equates to a

section 7 *may affect, not likely to adversely affect* determination.

**Minor:** The action could result in a change to a population or individuals of a species or designated critical habitat. The change would be measurable, but would be small and localized, and in many cases incidental. This effect intensity equates to a section 7 *may affect, not likely to adversely affect* determination.

**Moderate:** The action could result in a detectable change to a population or individuals of a species or designated critical habitat. Changes to the population or habitat might deviate from natural variability, but the changes would not threaten the continued existence of the species in the national seashore. This effect intensity equates to a section 7 *may affect, not likely to adversely affect* if beneficial or a *likely to adversely affect* determination if adverse.

Major: The action would result in a noticeable effect on the viability of a population or individuals of a species or designated critical habitat. Changes to the population or habitat would substantially deviate from natural variability and either threaten or help ensure the continued existence of the species in the national seashore. A major adverse effect would be considered a "take" situation and would equate to a section 7 likely to adversely affect determination. A major adverse effect may also be likely to jeopardize proposed species, or adversely modify proposed critical habitat. A major beneficial effect would receive a not likely to adversely affect determination under the Endangered Species Act.

As explained in detail in "Chapter 3: Affected Environment," climate change is anticipated to alter water and air temperature, water quality, severe weather events, and vegetation and wildlife. The National Park Service is required to protect federally listed species, and by policy, supports species listed by Florida and Mississippi. Climate change may cause alterations in listed species' habitat, breeding and nesting timing and success, predator-prey relationships, and the food web that supports these species. Some of these changes may be difficult to distinguish from other natural processes such as barrier island migration. The national seashore will work with U.S. Fish and Wildlife Service and the appropriate state agencies to determine and implement new mitigation or management actions to support species health and population stability as the dynamic effects of climate change become apparent over the life of this General Management Plan.

#### IMPACTS OF IMPLEMENTING ALTERNATIVE 1

# **Florida District Areas**

Naval Live Oaks. Gopher tortoises occur in this area and have been killed by vehicles while crossing roads, including the service road to the NPS maintenance facility. This alternative would not change existing conditions or situations for this species and so it would have no new affect on special status species in this area.

Perdido Key. The listed Perdido Key beach mouse, shorebirds, sea turtles and other marine species may be present and could be affected by visitor use. Use at Johnson Beach and the eastern tip of island, especially at night, could create potential problems and would require monitoring. The presence of the road would continue to affect wildlife habitat and cause direct mortality from roadkill. The Perdido Key beach mouse is now only found in the national seashore in the developed area at Johnson Beach, the eastern tip of the island, and the larger dunes in the center of the island. Sea turtles use the beach at night, and the effect of artificial lighting has been shown to be adverse. The national seashore continues to study artificial lighting impacts on sea turtles and to implement lighting standards in the seashore and surrounding areas with the help of

community partners. Unrestricted access at the eastern tip is of particular concern based on recent declines in Perdido Key beach mouse counts. Implementing this alternative would have no new affect on special status species.

**Fort Pickens.** Shorebirds, sea turtles and other marine species may be present and could be affected by visitor use. Implementing this alternative would not result in a change affecting special status species or their habitat in this area.

**Santa Rosa Island.** Beach mouse, shorebirds, sea turtles and other marine species may be present and could be affected by visitor use. Implementing this alternative would not result in a change affecting special status species or their habitat in this area.

#### **Mississippi District Areas**

**Davis Bayou.** State and federal species that live in Davis Bayou are likely not adversely affected by current activities. Habitat exists for many species that do not live within Davis Bayou. The continuation of current actions would have no new effects.

**Cat Island.** Cat Island is remote and infrequently visited. This situation is expected to continue, so this alternative would have no new effect on listed species.

**East and West Ship Islands.** Avian and aquatic species (including turtles) use these islands and would be the species most affected by current visitor use trends. Continuation of current actions would not result in a change affecting special status species or their habitat in this area.

**Horn and Petit Bois Islands.** Avian and aquatic species are primarily the species most affected by current visitor use trends, including unrestricted motorboat access and overnight camping. Current seasonal closures

for ospreys and colonial shorebirds result in long-term, beneficial impacts.

# **Cumulative Impacts**

Overfishing, habitat loss, and degradation are the most common reasons for a wildlife or plant species to become threatened or endangered. Loss or fragmentation of habitat has occurred in the region around the national seashore as a result of commercial and residential development. Human-related land uses on private, state, and federal land have disrupted or fragmented terrestrial and marine habitat, displaced individuals, or otherwise caused stress to animals. Incremental development of the region has changed the quality and capacity of habitats, resulting in the decrease of population numbers. Past impacts on threatened and endangered species in the region from human activities have been moderate and adverse.

Establishment of Gulf Islands National Seashore has resulted in long-term benefits for special status species. Protection provided by the national seashore will become increasingly important in providing quality habitat for rare species in the region. NPS programs such as monitoring and removal of nonnative species continue to benefit animal, fish, and plant special status species. These are minor to moderate, long-term, beneficial impacts.

Disorientation from light pollution at Pensacola seems to cause some sea turtle hatchlings to head the wrong way after hatching, and they are being run over by vehicles on roads. Gravel and asphalt debris accumulating over the long term has an adverse effect on special status species, particularly turtles because they cannot dig through debris on the beach to lay eggs. These are minor to moderate, long-term, adverse impacts.

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on special status species may be long-term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

The development of oil and gas drilling rigs and associated operations may cause direct adverse effects on species of special concern, which can especially sensitive to changes in their environments. Individuals and populations of these species may be affected by artificial light, sound, and chemicals used in drilling or exploration activities, and these effects may interfere in wildlife habitat use, surfacing rates, migration patterns, breeding activities, communication, and feeding activities. Species of special concern may be impacted by chemicals including toxins released into the water column or sediments, harming their habitats and food sources. These effects would be adverse and negligible to moderate in intensity.

Overall, the combined effects of these past, present, and future actions would be adverse and moderate in intensity.

The adverse effects of other past, present and future actions, combined with no new effects from actions proposed in this alternative, would have moderate adverse cumulative impacts. Alternative 1 would comprise a small contribution of adverse impacts to these cumulative impacts.

# Conclusion

Implementing alternative 1 would not result in any changes to current situations or management that would affect sensitive species.

Cumulative effects would be adverse and moderate in intensity.

# IMPACTS OF IMPLEMENTING ALTERNATIVE 2

#### **Florida District Areas**

Naval Live Oaks. Increased human use and activity under this alternative would add to the potential for mortalities of gopher tortoises by vehicles when crossing the service road to the maintenance facility. A barrier may be installed to keep tortoises from crossing the roadway and being killed by vehicles. However, it would also fragment population dynamics by preventing migration to the west unless tortoise underpasses were installed. This alternative would have minor, long-term adverse impacts on the gopher tortoise, unless underpasses were constructed.

Perdido Key. The listed Perdido Key beach mouse, shorebirds, sea turtles, and other marine species may be present and could be affected by visitor use. Use at Johnson Beach and the eastern tip of island, especially at night, could create potential problems and would require monitoring. The presence of the road would continue to result in roadkills, resulting in minor, long-term, adverse impacts on wildlife. The Perdido Key beach mouse is now only found in the national seashore in the developed area at Johnson Beach, the eastern tip of island, and the larger dunes in the center of the island. Sea turtles use the beach at night, and the effect of artificial lighting has been shown to be adverse. The national seashore continues to study artificial lighting impacts on sea turtles and to implement lighting standards in the seashore and surrounding areas with the help of community partners. Unrestricted access at the eastern tip may be related to recent declines in Perdido Key beach mouse counts.

Removal of the road, following a destructive storm, would have beneficial impacts on listed species by reducing the level of use on the beach and lagoon. These actions would also create habitat without threats of automobile mortalities.

Implementation of the nonmotorized visitor opportunities zone would benefit marine species. Use restrictions on the eastern tip of Perdido Key would also benefit shorebirds and the Perdido Key beach mouse.

This alternative would have moderate, longterm, beneficial impacts on listed species in this area.

**Fort Pickens.** Removal of the road following a severe storm would reduce visitation along this island, resulting in minor, long-term, beneficial impacts. There has been a substantial decrease in shorebird and turtle mortalities based on comparative roadkill counts from when the road was reopened. This reduction is estimated at a 90% reduction in bird mortality. This alternative would have a minor, long-term, beneficial effect on listed species in this area.

**Santa Rosa Island.** Implementing this alternative would result in similar effects and determination as those described for Fort Pickens.

# **Mississippi District Areas**

**Davis Bayou.** Increased activity would be unlikely to adversely affect special status species. The proposed restoration of habitat at Davis Bayou would be a potential minor to moderate, long-term, beneficial impact for several special status species.

**Cat Island.** Greater accessibility would most likely cause greater visitation; however, under this alternative, NPS staff would have greater controls to regulate access and overnight use through education via a permit system, which would benefit management of sensitive species and habitat.

**East and West Ship Islands.** The bird nesting period of March through September

would coincide with the most desirable period for overnight camping on West Ship Island. Also, sea turtles lay eggs on the beach during summer months. Incidental take could occasionally occur from camping activities in the following ways:

- Nests and eggs could be inadvertently stepped on.
- Nesting birds could be scared off, adversely affecting egg incubation or chick rearing.
- Kemp's Ridley, loggerhead, and leatherback sea turtles could also be impacted by the presence of campers.

Although NPS staff would have controls to regulate overnight use through a permit system, benefiting management of sensitive species, the presence of overnight campers could pose threats to these same species. These conditions would result in minor, long-term, adverse impacts.

Horn and Petit Bois Islands. NPS staff would have greater control to regulate overnight use through a permit system, which would benefit management of sensitive species. The nonmotorized primitive visitor opportunities zone would prevent motorized boats from accessing the islands in an unregulated manner, resulting in beneficial effects for sensitive species.

# **Cumulative Impacts**

Overfishing, habitat loss, and degradation are the most common reasons for a wildlife or plant species to become threatened or endangered. Loss or fragmentation of habitat has occurred in the region around the national seashore as a result of commercial and residential development. Human-related land uses on private, state, and federal land have disrupted or fragmented terrestrial and marine habitat, displaced individuals, or otherwise caused stress to animals. Incremental development of the region has changed the quality and capacity of habitats, resulting in the decrease of population numbers. Past impacts on threatened and endangered species in the region from human activities have been moderate and adverse.

Establishment of Gulf Islands National Seashore has resulted in long-term benefits for special status species. Protection provided by the national seashore will become increasingly important in providing quality habitat for rare species in the region. NPS programs such as monitoring and removal of nonnative species continue to benefit animal, fish, and plant special status species. These are minor to moderate, long-term, beneficial impacts.

Disorientation from light pollution at Pensacola seems to cause some sea turtle hatchlings to head the wrong way after hatching, and they are being run over by vehicles on roads. Gravel and asphalt debris accumulating over the long term has an adverse effect on special status species, particularly turtles because they cannot dig through debris on the beach to lay eggs. These are minor to moderate, long-term, adverse impacts.

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on special status species may be long-term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

The development of oil and gas drilling rigs and associated operations may cause direct adverse effects on species of special concern, which can especially sensitive to changes in their environments. Individuals and populations of these species may be affected by artificial light, sound, and chemicals used in drilling or exploration activities, and these effects may interfere in wildlife habitat use, surfacing rates, migration patterns, breeding activities, communication, and feeding activities. Species of special concern may be impacted by chemicals including toxins released into the water column or sediments, harming their habitats and food sources. These effects would be adverse and negligible to moderate in intensity.

Overall, the combined effects of these past, present, and future actions would be adverse and moderate in intensity.

The adverse effects of other past, present, and future actions, combined with the adverse and beneficial impacts of alternative 2, would have moderate adverse cumulative impacts. Alternative 2 would comprise a modest beneficial contribution to these cumulative impacts.

# Conclusion

Implementing alternative 2 would have longterm, minor, adverse impacts on the gopher tortoise at Naval Live Oaks, the Perdido Key beach mouse near Johnson Beach, and nesting turtles on East and West Ship islands. Other federally listed species, including sea turtles, birds, and amphibians, would experience negligible or minor adverse impacts in general, but may benefit if certain roads or facilities are closed after a destructive storm. In some locations, additional protections for resources such as permitting of visitor use and seasonal habitat closures would lead to minor long-term benefits to listed species.

Cumulative effects would be adverse and moderate in intensity.

# IMPACTS OF IMPLEMENTING ALTERNATIVE 3

Measures for mitigation of the potential impacts of the action alternatives on federally listed species are detailed in the "Mitigation Measures" section in chapter 2.

# **Florida District Areas**

**Naval Live Oaks.** Increased human use and activity under this alternative could increase the potential for mortalities (incidental take) of gopher tortoises by vehicles when crossing the service road to the maintenance facility. However, ongoing mitigation measures reduce the likelihood of mortality. The addition of underpasses would support population dynamics by allowing migration to the west. Overall, the activity at this location *may affect and is not likely to adversely affect* gopher tortoise.

Perdido Key. The listed Perdido Key beach mouse, shorebirds, sea turtles, and other marine species may be present and could be affected by visitor use. Use at Johnson Beach and the eastern tip of island, especially at night, could create potential problems and would require monitoring. The presence of the road would continue to result in occasional roadkills (incidental take), resulting in negligible to minor, long-term, adverse impacts on wildlife. However, ongoing mitigation measures for shorebird protection have proven to be effective, and receive annual review by the national seashore and wildlife management agency partners.

The Perdido Key beach mouse is now only found in the national seashore in the dunes near Johnson Beach, the eastern tip of island, and the larger dunes in the center of the island. Unrestricted access at the eastern tip might be related to recent declines in Perdido Key beach mouse counts. Therefore, the construction of a restroom at the eastern tip of the key that would direct visitors to one area. rather than visitors trampling beach mouse habitat, would benefit the listed beach mouse and their habitat. Closure of the last 0.5 mile of Johnson Beach Road will have beneficial impacts on the Perdido Key beach mouse by reducing vehicular traffic and restricting access via a multiuse path. Additional mitigation of effects with specific management actions such as fencing and improved dune cross-overs could also reduce the impact on the beach mouse. Therefore, the preferred alternative *may affect and is not likely to adversely affect* the Perdido Key beach mouse due to the construction of a toilet facility and other mitigation measures.

Many species of sea turtles use the beach at night, and the effect of artificial lighting has been shown to be adverse. The national seashore continues to study artificial lighting impacts on sea turtles and to implement lighting standards in the seashore and surrounding areas with the help of community partners. This would equate to a *may affect, not likely to adversely affect* on sea turtles on in this area.

Due to their rare use of the area, West Indian manatee is *not likely to be adversely affected*.

**Fort Pickens.** Shorebirds, sea turtles and other marine species may be present and could be affected by visitor use. Although new effects are not anticipated, implementing this alternative would result in continued negligible to minor effects, equating to a *may affect, not likely to adversely affect* determination for shorebirds and sea turtles in some locations.

**Santa Rosa Island.** Beach mouse, shorebirds, sea turtles, and other marine species such as West Indian manatee may be present and could be affected by visitor use. All mitigation measures described in chapter 2 would continue. Although new effects are not anticipated, implementing this alternative would result in continued negligible to minor effects, equating to a *may affect, not likely to adversely affect* determination for shorebirds and sea turtles in some locations. Due to their rare use of the area, West Indian manatee is *unlikely to be adversely affected*.

# **Mississippi District Areas**

**Davis Bayou.** Increased activity might occur under this alternative, but it would be unlikely to adversely affect special status species. The proposed restoration of habitat at Davis Bayou would create potential minor, long-term, *beneficial* impacts on bird species including Mississippi sandhill crane, wood stork, and West Indian manatee. This would equate to a *may affect*, *not likely to adversely affect* determination for these species.

Cat Island. Greater accessibility would most likely cause greater visitation; however, under this alternative, NPS staff would have greater controls to regulate access and overnight use through education via a permit system, which would benefit management of sensitive species. Greater development and accommodation for more frequent visitation and more people to this destination under this alternative would occur and would require further effort to ensure protection of sensitive species such as piping plover, which critical habitat on Cat Island. This would equate to a *may affect*, *not likely to adversely* affect determination for these species. West Indian manatees are not found along the Mississippi barrier islands, and no effects are *expected*.

**East and West Ship Islands.** The bird nesting period of March through September would coincide with the most desirable period for overnight camping. Sea turtles lay eggs on the beach also during summer months. Incidental take could occasionally occur from camping activities. However, the shorebird and sea turtle monitoring programs limit activities in sensitive areas during nesting seasons, so this alternative *may affect*, *but is not likely to adversely affect* sea turtles.

Greater development and accommodation for more frequent visitation and more people to this destination would occur under this alternative and would require further effort to ensure protection of sensitive species. These conditions could have a negligible to minor, long-term, adverse impact. This would equate to a *may affect, not likely to adversely affect* on nesting birds and sea turtles on East and West Ship islands. West Indian manatees are not found along the Mississippi barrier islands, and *no effects are expected*.

Horn and Petit Bois Islands. Under this alternative, NPS staff would have greater control to regulate overnight use through a permit system, which would benefit management for sensitive species. The nonmotorized primitive visitor opportunities zone would prevent motorized boats from accessing the islands in an unregulated manner, resulting in beneficial effects for sensitive species such as piping plover, which has critical habitat on these islands. This would equate to a may affect, not likely to adversely affect determination for these species. West Indian manatees are not found along the Mississippi barrier islands, and no effects are expected.

# **Cumulative Impacts**

Overfishing, habitat loss, and degradation are the most common reasons for a wildlife or plant species to become threatened or endangered. Loss or fragmentation of habitat has occurred in the region around the national seashore as a result of commercial and residential development. Human-related land uses on private, state, and federal land have disrupted or fragmented terrestrial and marine habitat, displaced individuals, or otherwise caused stress to animals. Incremental development of the region has changed the quality and capacity of habitats, resulting in the decrease of population numbers. Past impacts on threatened and endangered species in the region from human activities have been moderate and adverse.

Establishment of Gulf Islands National Seashore has resulted in long-term benefits for special status species. Protection provided by the national seashore will become increasingly important in providing quality habitat for rare species in the region. NPS programs such as monitoring and removal of nonnative species continue to benefit animal, fish, and plant special status species. These are minor to moderate, long-term, beneficial impacts. Disorientation from light pollution at Pensacola seems to cause some sea turtle hatchlings to head the wrong way after hatching, and they are being run over by vehicles on roads. Gravel and asphalt debris accumulating over the long term has an adverse effect on special status species, particularly turtles because they cannot dig through debris on the beach to lay eggs. These are minor to moderate, long-term, adverse impacts.

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on special status species may be long-term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

The development of oil and gas drilling rigs and associated operations may cause direct adverse effects on species of special concern, which can especially sensitive to changes in their environments. Individuals and populations of these species may be affected by artificial light, sound, and chemicals used in drilling or exploration activities, and these effects may interfere in wildlife habitat use, surfacing rates, migration patterns, breeding activities, communication, and feeding activities. Species of special concern may be impacted by chemicals including toxins released into the water column or sediments, harming their habitats and food sources. These effects would be adverse and negligible to moderate in intensity.

Overall, the combined effects of these past, present, and future actions would be adverse and moderate in intensity.

The adverse effects of other past, present, and future actions, combined with the beneficial and adverse impacts of this alternative, would have moderate adverse cumulative impacts. Alternative 3 would comprise a modest beneficial and adverse contribution to these cumulative impacts.

# Conclusion

Table 19 summarizes the determinations of effect on federally listed species under the Endangered Species Act. This table is included to help fulfill the National Park Service obligations under section 7 of the Endangered Species Act to complete speciesspecific determinations of effect of the actions of the preferred alternative.

Implementing alternative 3 would have longterm, minor, adverse impacts on the Perdido Key beach mouse near Johnson Beach. Other federally listed species, including shorebirds, gopher tortoise, sea turtles, and amphibians, would experience negligible to minor adverse impacts. However, in some locations, additional protections for resources such as permitting of visitor use and seasonal habitat closures would lead to minor long-term benefits to listed species.

Cumulative effects would be adverse and moderate in intensity.

Because the actions described in this alternative are general and conceptual, the impacts have been analyzed in general terms. If and when site-specific developments or other actions are proposed for implementation after the final General Management Plan is published and approved, appropriate and detailed consultation with the U.S. Fish and Wildlife Service and the National Marine Fisheries Service will be conducted as required by the Endangered Species Act on a project-specific basis.

# TABLE 18. SUMMARY OF FEDERALLY LISTED SPECIES DETERMINATIONS FOR THE PREFERRED ALTERNATIVE

Federally Listed Species <sup>1</sup>	Endangered Species Act Determination of Effect
Gulf Sturgeon	NE <sup>2</sup>
American Alligator	MA / NLAA <sup>3</sup>
Loggerhead Turtle	MA / NLAA
Green Sea Turtle	MA / NLAA
Leatherback Turtle	MA / NLAA
Eastern Indigo Snake	NE
Kemp's Ridley Sea Turtle	MA / NLAA
Gopher Tortoise	MA / NLAA
Dusky Gopher Frog	NE
Piping Plover	MA / NLAA
Mississippi Sandhill Crane	MA / NLAA
Wood Stork	MA / NLAA
Red-Cockaded Woodpecker	NE
Red Wolf	NE
Perdido Key Beach Mouse	MA / NLAA
West Indian Manatee	MA / NLAA
Florida Perforate Cladonia (Reindeer Lichen)	NE

1. See table 9 in chapter 3 for scientific names of these species.

2. No effect. Some species are included on this table because they are federally listed in the area, but the plan will have no effect (see "Chapter 3, Special Status Species").

3. May affect, not likely to adversely affect.

#### IMPACTS OF IMPLEMENTING ALTERNATIVE 4

#### **Florida District Areas**

**Naval Live Oaks.** Increased human use and activity under this alternative would increase the potential for mortalities of gopher tortoises by vehicles when crossing the service road to the maintenance facility.

As mitigation, a barrier would be installed to keep tortoises from crossing the roadway and being killed by vehicles. However, it would also fragment population dynamics by preventing migration to the west unless tortoise underpasses were installed. This alternative would have minor, long-term adverse impacts on the gopher tortoise, unless underpasses were constructed.

Perdido Key. The listed Perdido Key beach mouse, shorebirds, sea turtles, and other marine species might be present and could be affected by visitor use. Use at Johnson Beach and the eastern tip of island, especially at night, could create potential problems and would require monitoring. The presence of the road would continue to cause roadkills, resulting in minor, long-term, adverse impacts on wildlife. The Perdido Key beach mouse is now only found in the national seashore park in the developed area at Johnson Beach, the eastern tip of island, and the larger dunes in the center of the island. Sea turtles use the beach at night, and the effect of artificial lighting might be adverse, but this needs additional study.

An increased footprint at Johnson Beach, including new facilities and a new 0.5-milelong trail and associated activities, could affect mice and Perdido Key beach mouse habitat. However, the construction of a restroom facility would reduce visitors trampling the beach mouse habitat in the area, leading to long-term benefits.

Use restrictions employed at the eastern tip of the island would provide minor, longterm, beneficial effects for shorebirds and Perdido Key beach mouse. Overall, this alternative would have negligible to minor, long-term adverse impacts on listed species in this area.

**Fort Pickens.** Shorebirds, sea turtles, and other marine species might be present and could be affected by visitor use.

Implementing this alternative would not result in any change that would affect sensitive species.

**Santa Rosa Island.** Beach mouse, shorebirds, sea turtles, and other marine species might be present and could be affected by visitor use.

Implementing this alternative would not result in any change that would affect sensitive species.

# **Mississippi District Areas**

**Davis Bayou.** Increased activity would be unlikely to adversely affect special status species. Construction of a multiuse trail would be a minor, long-term, adverse impact on wildlife habitat. However, the proposed restoration of habitat at Davis Bayou would be a potential minor to moderate, long-term, beneficial impact for several special status species.

**Cat Island.** Although there are more manmade impacts on Cat Island, this island also provides the most diverse habitat types compared to any other area of the entire national seashore. Alternative 4 provides the greatest level of accessibility to this destination and therefore would require the greatest level of effort to ensure adequate protection of sensitive species. The combination of increased visitation coupled with the potential for boat and buggy rentals would provide visitors with almost unimpeded access to all areas of the island. This action would result in moderate, long-term, adverse impacts on sensitive species.

**East and West Ship Islands.** Alternative 4 provides the greatest level of accessibility to this destination and therefore would require the greatest level of effort to ensure adequate protection of sensitive species. The bird nesting period of March through September would coincide with the most desirable period for overnight camping on the islands. Sea turtles lay eggs on the beach also during the summers. Incidental take could occasionally occur from camping activities.

Although NPS staff would have controls to regulate overnight use through a permit system, benefiting management of sensitive species, the presence of overnight campers could pose threats to these same species. These conditions would have a minor, long-term, adverse impact.

Horn and Petit Bois Islands. NPS staff would have control to regulate overnight use through a permit system, which would benefit management for sensitive species. The nonmotorized primitive visitor opportunities zone would prevent motorized boats from accessing the islands in an unregulated manner, resulting in beneficial effects for sensitive species.

# **Cumulative Impacts**

Overfishing, habitat loss, and degradation are the most common reasons for a wildlife or plant species to become threatened or endangered. Loss or fragmentation of habitat has occurred in the region around the national seashore as a result of commercial and residential development. Human-related land uses on private, state, and federal land have disrupted or fragmented terrestrial and marine habitat, displaced individuals, or otherwise caused stress to animals. Incremental development of the region has changed the quality and capacity of habitats, resulting in the decrease of population numbers. Past impacts on threatened and endangered species in the region from human activities have been moderate and adverse. Establishment of Gulf Islands National Seashore has resulted in long-term benefits for special status species. Protection provided by the national seashore will become increasingly important in providing quality habitat for rare species in the region. NPS programs such as monitoring and removal of nonnative species continue to benefit animal, fish, and plant special status species. These are minor to moderate, long-term, beneficial impacts.

Disorientation from light pollution at Pensacola seems to cause some sea turtle hatchlings to head the wrong way after hatching, and they are being run over by vehicles on roads. Gravel and asphalt debris accumulating over the long term has an adverse effect on special status species, particularly turtles because they cannot dig through debris on the beach to lay eggs. These are minor to moderate, long-term, adverse impacts.

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on special status species may be long-term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

The development of oil and gas drilling rigs and associated operations may cause direct adverse effects on species of special concern, which can especially sensitive to changes in their environments. Individuals and populations of these species may be affected by artificial light, sound, and chemicals used in drilling or exploration activities, and these effects may interfere in wildlife habitat use, surfacing rates, migration patterns, breeding activities, communication, and feeding activities. Species of special concern may be impacted by chemicals including toxins released into the water column or sediments, harming their habitats and food sources. These effects would be adverse and negligible to moderate in intensity.

Overall, the combined effects of these past, present, and future actions would be adverse and moderate in intensity.

The adverse effects of other past, present, and future actions, combined with the beneficial and adverse effects of this alternative, would result in moderate adverse cumulative impacts. Alternative 4 would comprise a modest beneficial and adverse contribution to these cumulative impacts.

# Conclusion

Implementing alternative 4 would have longterm, minor, adverse impacts on the gopher tortoise at Naval Live Oaks, the Perdido Key beach mouse near Johnson Beach, and nesting turtles on East and West Ship islands. Other federally listed species, including sea turtles, birds, and amphibians, would be subject to negligible or minor adverse impacts. However, in some locations, additional protections for resources such as permitting of visitor use and seasonal habitat closures would lead to minor long-term benefits to listed species.

Cumulative effects would be adverse and moderate in intensity.

# IMPACTS ON VISITOR USE AND EXPERIENCE

#### METHODS AND ASSUMPTIONS FOR ANALYZING IMPACTS

NPS *Management Policies 2006* state that enjoyment of park (national seashore) resources and values by the people of the United States is part of the fundamental purpose of all parks, and that the National Park Service is committed to providing appropriate, high-quality opportunities for visitors to enjoy parks. Anticipated impacts on visitor use and experience were analyzed using baseline information from current operations. Impacts were evaluated comparatively between alternatives, using alternative A, the no-action alternative, as a baseline for comparison with each action alternative.

In this section, impacts are analyzed across all units because of the similarities of visitor use and effect of the alternatives. This impact analysis considers various aspects of visitor use and experience at Gulf Islands National Seashore, including the effects on the visitor's ability to access areas of the national seashore, the visitor's ability to participate in a diverse range of national seashore recreation opportunities, and visitor safety.

#### **Definitions of Intensity Levels**

**Negligible:** Visitors would likely be unaware of any effects associated with implementation of the alternative.

**Minor:** Changes in visitor use and/or experience would be slight but detectable, would affect few visitors, and would not appreciably limit or enhance experiences identified as fundamental to the national seashore's purpose and significance.

**Moderate:** Some characteristics of visitor use and/or experience would change, and many

visitors would likely be aware of the effects associated with implementation of the alternative; some changes to experiences identified as fundamental to the national seashore's purpose and significance would be apparent.

**Major:** Multiple characteristics of visitor experience would change, including experiences identified as fundamental to the national seashore's purpose and significance; most visitors would be aware of the effects associated with implementation of the alternative.

# Type of Impact

Adverse impacts are those that most visitors participating in the affected activity would perceive as undesirable. Beneficial impacts are those that most visitors would perceive as desirable.

#### IMPACTS OF IMPLEMENTING ALTERNATIVE 1

# Analysis

The public roads in the national seashore would provide visitors with access to a variety of lifeguarded and unguarded beaches, picnic areas, day use areas, and stretches of white sand beaches. Visitors would continue to be provided with access to national seashore sites that provide a comprehensive variety of recreational and interpretive opportunities such as Johnson Beach, Fort Pickens, Opal Beach, Naval Live Oaks, and Okaloosa in the Florida District and Davis Bayou and West Ship Island in the Mississippi District. The Naval Live Oaks, Davis Bayou, Fort Pickens, and Pensacola Naval Air Station Historic Sites have visitor centers that vary in size and number of programs. The only location

where RV and personal vehicle camping are permitted would continue to be at the Fort Pickens and Davis Bayou Areas. Overnight, primitive camping for individuals is not allowed in the Naval Live Oaks, Santa Rosa, Okaloosa, and West Ship Island areas. Group camping facilities would continue to be designated for a specific group and function. The national seashore visitors would continue to have access to various recreational opportunities into the future and that would continue to have a negligible beneficial long-term impact on the visitor use and experience. Hurricanes could routinely damage national seashore roads and facilities and begin to limit visitor opportunities as demonstrated in 2004 and 2005.

There would continue to be no alternative land or water transportation systems supporting the areas in the Florida District, and only one passenger ferry would provide visitor access from Gulfport, Mississippi, to West and East Ship islands in the Mississippi District. Continuing the current reliance on roads and one passenger ferry in the Mississippi District would likely continue to have a minor to moderate, long-term, adverse impact on the visitor experience because crowding would continue and NPS facilities and parking would not be expanded to accommodate the rise in visitation. In addition, the current transportation system would continue to limit visitor access between areas in the national seashore.

As the natural coastline of the northern Gulf Coast continues to be developed, the natural resources of the national seashore will become even more important for researchers as a baseline to monitor land use and resource decisions. The growing demand for environmental education programs cannot be accommodated with current staffing levels and the lack of facilities. There would continue to be a minor, long-term, adverse impact on the visitor experience from not expanding staffing, resource monitoring programs, and school programs, and not providing facilities for environmental education and research.

Opportunities would continue to be provided for visitors to explore the historic sites and structures, including the defense fortifications, in the national seashore. Most sites currently allow visitors to explore the structures but have very little furnishings and few interpretive signs that support selfdiscovery and understanding of the historic events and functions of these resources. Selfguiding brochures would continue to be used as major interpretive tools. There would continue to be no visitor access or interpretive program in the lighthouse complex in the Pensacola Naval Air Station Historic Sites Area. The current programs would continue to rely mostly on scheduled interpretive talks, brochures, and selfdiscovery. The current programs would continue to have a negligible, long-term beneficial impact on the visitor use and experience into the future.

The Okaloosa Area would continue to provide day-use access to safe swimming. A small boat launch would continue to be provided in addition to the small bathhouse and interpretive signs. This area is in the community of Fort Walton Beach and has limited NPS presence and programs. The current visitor opportunities would continue to have a negligible, long-term impact on the visitor experience. The lack of a ranger presence here would have a minor, longterm, adverse impact on the visitor experience and safety as the population continues to grow at Fort Walton Beach.

Boaters would continue to have very few restrictions to access and anchor near the beaches of the barrier islands. The only formal or designated boat access to land would continue to be small boat launches (mainly for small boats, kayaks, and canoes) at the Johnson Beach, Davis Bayou, and Okaloosa Areas. Private boaters would continue to be allowed to temporally tie-up to load and unload at the NPS docking facility on West Ship Island. Boaters could continue to access and anchor on all shores of the wilderness islands of Petit Bois and Horn. Motors and generators from the boats would continue to be intrusive on wilderness values. The boating public would continue to have a lot of freedom within the national seashore. Boaters could continue to anchor away from others or raft together for group gatherings. The current management directions provide boaters freedom to anchor at and access most areas of the national seashore, but as the boating population grows there would be fewer opportunities for boaters to find solitude or group gathering spaces. This could have a moderate, longterm, adverse impact on the visitor experience.

Cat Island would continue to provide visitors with a primitive, backcountry experience on lands managed by the national seashore. There would continue to be no permit system to manage camping opportunities and visitor congestion. There would continue to be no facilities to support visitor use and minimize impacts caused by water and land access and human waste. Given the current level of visitor use, there would continue to be a negligible level of impact on the visitor experience. Over time, Cat Island may grow in popularity, and the opportunities for backcountry solitude could be reduced during peak visitor use periods. In addition, the lack of facilities would continue to create a situation where evidence of previous visitors is easily found and might be unpleasant. These things would continue to result in minor to moderate, long-term, adverse impacts on visitor use and experience.

Overall, impacts on the visitor use and experience from implementing alternative 1 would continue to be minor to moderate, long term, and adverse.

#### **Cumulative Impacts**

The national seashore would continue to be a destination primarily for local and regional visitors to the Gulf Coast. The white sandy beaches within a natural, undeveloped setting contrasts with the developed coastal

communities of Florida, Alabama, and Mississippi. The national seashore would continue to preserve the natural setting and recreational opportunities. In context with the outdoor recreation and conservation activities provided by the Florida Department of Environmental Protection, Division of Recreation and Parks; Mississippi Department of Wildlife, Fisheries and Parks; the Pensacola Naval Air Station complex; Eglin Air Force Base; and various county and city recreational departments, a substantial area would continue to be provided where visitors (civilian or military) could continue to choose from a range of outdoor recreational opportunities and access historic resources of the region.

The communities of Perdido Key, Pensacola, Gulf Breeze, Pensacola Beach, Florida, and Ocean Springs and Gulfport, Mississippi, would continue to provide information and tourism-related services to visitors entering the national seashore. The actions of these communities and those of the national seashore staff would continue to influence the visitor experience, especially in relation to access and traffic considerations.

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on visitor use and experience may be long-term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

Large and artificially illuminated oil and/or gas drilling platforms could cause adverse impacts to scenery and visitor experiences that many visitors seek in their travel to the barrier islands. Similarly, the predicted increase the amount of service or transport carriers (e.g., vessels and helicopters) going to and from the rigs via navigation channels or flight paths in close proximity to the barrier islands could affect the natural setting and viewshed of these remote and undeveloped areas. Impacts on visitor ability to experience wilderness character on the designated wilderness islands would also be adverse. Overall, impacts on visitor experience could be adverse, and minor to moderate in intensity.

The University of West Florida and the Gulf Coast Research Laboratory of the University of Southern Mississippi support education and research opportunities that could contribute to visitor use and experience, especially through programs that occur in and near the national seashore.

The National Naval Aviation Museum is a major attraction that helps contribute to a critical mass of activities within the area of historic defense fortifications managed by the National Park Service. This provides visitors with a variety of choices to fill their day in this area of Pensacola, Florida.

Overall, the impacts of other past, present, and reasonably foreseeable actions just described would be long-term, moderate, and both beneficial and adverse.

The impacts of alternative 1 actions on the visitor use and experience, combined with the actions of other past, present, and reasonably foreseeable actions of others, would have a minor, long-term, adverse cumulative impact on the diversity of recreation and educational opportunities. The contribution of alternative 1 to these cumulative impacts would be minimal.

# Conclusion

The national seashore would continue to provide a variety of recreational and educational opportunities. These opportunities would continue to rely primarily on vehicle access to many of the areas in the Florida District and private boat access and one passenger ferry to access the areas in the Mississippi District. The continued dependence on these facilities and roads to provide for the variety of recreational opportunities could have a minor to moderate beneficial impact on the visitor use and experience unless the facilities periodically are impacted by hurricanes, which can dramatically influence visitor access and experience.

Many areas of the national seashore are just beginning to feel the pressures of crowding and the resource impacts on seagrass beds and the wilderness values of Petit Bois and Horn islands. Overall, impacts on the visitor use and experience from implementing alternative 1 would be minor to moderate, long-term, and adverse.

The cumulative impacts on the visitor use and experience would be minor, long-term, and adverse. The contribution of alternative 1 to these cumulative impacts would be minimal.

#### IMPACTS OF IMPLEMENTING ALTERNATIVE 2

# Analysis

Alternative 2 would emphasize the more primitive recreational opportunities within the national seashore. If a hurricane or major storm substantially destroys roads and/or facilities, they would not be replaced on the barrier islands. In this case, road debris may cause minor, long-term adverse impacts on visitor experience. Backcountry recreational opportunities would be more prominent throughout the national seashore. This alternative would have a moderate, long-term beneficial impact on visitors who are looking for recreational opportunities within a wild seashore setting with greater opportunities for self-discovery and testing their outdoor skills. The interpretive and educational opportunities could focus on more on selfdiscovery, stewardship, and educational programs focused on natural resources.

This alternative would also significantly alter the current recreational opportunities at popular areas of the national seashore such as the Fort Pickens, Santa Rosa, Perdido Key, and West Ship Island areas. Personal vehicle access would be eliminated when roads were not replaced once substantially destroyed by a storm. The lack of vehicle access at many of the NPS areas would eliminate visitor opportunities, services, and facilities that are available today such as car or RV camping; the ability to easily haul recreational equipment; motorized access to more areas of the national seashore for shoreline fishing; and other seashore recreational activities. With most of West and East Ship islands being managed for primitive nonmotorized recreational opportunities, visitor services would be provided off-site or from the concessioner boat. It would be expected that as more of the national seashore provides primitive recreational opportunities, there could be a decline in the number of visitors. These effects would have a moderate, longterm, adverse impact on visitors who prefer the current variety of recreational opportunities and access.

Alternative 2 encourages additional waterbased transportation service to the Fort Pickens Historic District from locations around Pensacola Bay and to add temporary boat tie-ups; both actions could provide a new and welcoming visitor experience. The historic resources and visitor access to recreational beaches would be maintained and accessible at NPS sites near and within the historic district. These actions could have a moderate, long-term, beneficial impact on the visitor experience at this national seashore area.

At Cat Island, the national seashore lands would continue to be managed for primitive backcountry opportunities and overnight camping. In alternative 2, a permit system to manage overnight camping would be implemented and might result in assigning designated campsites. If so, this might limit visitor campsite choices and thus have minor, long-term, adverse impact on visitor experiences.

Alternative 2 includes the following new opportunities at NPS sites that could have a minor to moderate, long-term, beneficial impacts on the visitor experience.

- At Naval Live Oaks the group camping facility would be made available to a broad range of organized groups.
- New boat docks at the visitor center would enhance safe access to the Naval Live Oaks site by water.
- The visitor experience at the Pensacola Naval Air Station Historic Sites Area would be enhanced by providing access and interpretation to the lighthouse complex.
- New visitor facilities and parking would enhance activities at the national seashore boundary with the community of Pensacola Beach.
- Based on a future commercial use feasibility study, there could be opportunities for visitors to access the Mississippi barrier islands from the Davis Bayou Area. This action would provide increased access for visitors who currently do not have access to water transportation.

There could be minor to moderate, longterm, adverse impact on the boating public because of new restrictions in areas managed to protect the seagrass beds.

These same restrictions could also increase protection of the wilderness values such as solitude, the natural soundscape, and views on Horn and Petite Bois islands, resulting in a minor to moderate, long-term, beneficial impact.

Overall, impacts on the visitor use and experience from implementing alternative 2 would be moderate, long-term, and adverse.

#### **Cumulative Impacts**

The national seashore would continue to be a destination primarily for local and regional visitors to the Gulf Coast. The white sandy beaches within a natural, undeveloped setting contrasts with the developed coastal communities of Florida, Alabama, and Mississippi. The national seashore would continue to preserve the natural setting and recreational opportunities. In context with the outdoor recreation and conservation activities provided by the Florida Department of Environmental Protection, Division of Recreation and Parks; Mississippi Department of Wildlife, Fisheries and Parks; the Pensacola Naval Air Station complex; and Eglin Air Force Base; and various county and city recreational departments, a substantial area would continue to be provided where visitors (civilian or military) could continue to choose from a range of outdoor recreational opportunities and access historic resources of the region.

The communities of Perdido Key, Pensacola, Gulf Breeze, Pensacola Beach, Florida, and Ocean Springs and Gulfport, Mississippi, would continue to provide information and tourism-related services to visitors entering the national seashore. The actions of these communities and those of the national seashore staff would continue to influence the visitor experience, especially in relation to access and traffic considerations.

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on visitor use and experience may be long-term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity. Large and artificially illuminated oil and/or gas drilling platforms could cause adverse impacts to scenery and visitor experiences that many visitors seek in their travel to the barrier islands. Similarly, the predicted increase the amount of service or transport carriers (e.g., vessels and helicopters) going to and from the rigs via navigation channels or flight paths in proximity to the barrier islands could affect the natural setting and viewshed of these remote and undeveloped areas. Impacts on the visitors' ability to experience wilderness character on the designated wilderness islands would also be adverse. Overall, impacts on visitor experience could be adverse, and minor to moderate in intensity.

The University of West Florida and the Gulf Coast Research Laboratory of the University of Southern Mississippi support education and research opportunities that could contribute to visitor use and experience, especially through programs that occur in and near the national seashore.

The National Naval Aviation Museum is a major attraction that helps contribute to a critical mass of activities within the area of historic defense fortifications managed by the National Park Service. This provides visitors with a variety of choices to fill their day in this area of Pensacola, Florida.

Overall, the impacts of other past, present, and reasonably foreseeable actions just described would be long-term, moderate, and both beneficial and adverse.

The impacts of alternative 2 actions on visitor use and experience, combined with the other past, presence, and reasonably foreseeable actions by others, would have a moderate, long-term adverse cumulative impact on the diversity of recreational opportunities that are available to visitors at Pensacola Beach, Gulf Breeze, and Perdido Key. The lack of roads in the Fort Pickens, Santa Rosa, and Perdido Key areas would create more primitive backcountry recreational opportunities rather than a diversity of opportunities. Visitors looking for car camping and RV camping would place greater demand on an already limited supply within the parks of northwest Florida. This action could affect the visitor experience for local residents and tourists who access the national seashore from these gateway communities. The contribution of alternative 2 to these cumulative impacts would be noticeable.

# Conclusion

Alternative 2 could change the visitor experience to a more primitive type of recreational opportunities and thereby have a moderate, long-term, adverse impact on visitors who prefer the current variety of recreational opportunities and access and levels of use. However, this could have a minor beneficial impact on visitors wanting solitude and more primitive types of experiences.

Access to new recreational opportunities that include the lighthouse complex in Pensacola Naval Air Station, new visitor facilities at the national seashore entrance on the border of Pensacola Beach, and docks at the Naval Live Oaks could have a minor to moderate, longterm, beneficial impact on the visitor experience.

There could be moderate, long-term, adverse impacts on the boating public with new restrictions in areas managed to protect seagrass beds on the north side of the barrier islands.

Overall, impacts on visitor use and experience from implementing alternative 2 would be moderate, long-term, and adverse.

The cumulative impacts on the visitor use and experience would be minor to moderate, long-term, and adverse. The contribution of alternative 2 to these cumulative impacts would be noticeable.

#### IMPACTS OF IMPLEMENTING ALTERNATIVE 3

# Analysis

Alternative 3 would emphasize the opportunities for visitors to learn about and explore the natural and historic resources of the national seashore. This alternative would provide more programs and visitor opportunities for educational, interpretive, and stewardship activities. The national seashore's historic structures and defense fortifications would be enhanced and furnished to help visitors explore the period of historic significance and learn about the stories and events. Environmental education and research centers at Naval Live Oaks and Davis Bayou would support a variety of outdoor education and stewardship activities to provide visitors an opportunity to learn about and participate in caring for the natural resources of the national seashore. To further support the education and interpretive concept, a mobile interpretive vehicle would be used throughout the national seashore where vehicle access is available. Modest educational facilities would be provided on Cat Island.

Existing campgrounds at Naval Live Oaks, Fort Pickens, and Davis Bayou, and permitted camping for group education programs at Santa Rosa could support educational and stewardship activities. The increased emphasis and number of facilities to support the education, interpretation, and stewardship activities for visitors could have a moderate, long-term, beneficial impact on the visitor use and experience at the national seashore.

If substantially destroyed by storms, vehicle access to Perdido Key would be replaced with a multiuse trail beyond Johnson Beach. This action could have a minor to moderate, long-term, adverse impact on visitors who enjoy vehicle access to more sections of the beach within the Perdido Key Area of the national seashore. Also, road debris may cause minor, long-term adverse impacts on visitor experience. The new trail could have a minor to moderate, long-term, beneficial impact on visitors seeking challenging and primitive recreational opportunities.

New boat docks at Naval Live Oaks and the dispersal of visitors in Fort Pickens and on other barrier islands would enhance visitor access to these NPS sites from the water. Areas that provide designated tent camping would support visitors who arrive by alternative transportation. These new boating and camping opportunities could have a minor, long-term, beneficial impact on visitor use and experience.

Recreational opportunities could be enhanced with the following proposed actions:

- allowing overnight camping opportunities on West Ship Island
- possibly expanding parking at Fort Pickens
- increasing NPS programs and presence at Okaloosa

These actions could have a moderate, longterm, beneficial impact on visitor use and experience.

Cat Island would continue to be managed for backcountry opportunities that include permitted overnight primitive camping. In addition to self-discovery, programs and modest facilities would be provided that support the educational and stewardship activities at this location and could provide a minor to moderate, long-term, beneficial impact on the visitor use and experience.

There could be minor to moderate, longterm, adverse impacts on the boating public because of new restrictions in areas managed to protect the seagrass beds. These same restrictions could also increase visitor enjoyment of natural habitats, and protection of the wilderness values such as solitude, the natural soundscape, and views on Horn and Petite Bois islands, resulting in a minor to moderate, long-term, beneficial impact on visitor experience.

Overall, impacts on the visitor use and experience from implementing alternative 3 would be minor to moderate, long-term, and beneficial.

# **Cumulative Impacts**

The national seashore would continue to be a destination primarily for local and regional visitors to the Gulf Coast. The white sandy beaches within a natural, undeveloped setting contrasts with the developed coastal communities of Florida, Alabama, and Mississippi. The national seashore would continue to preserve the natural setting and recreational opportunities. In context with the outdoor recreation and conservation activities provided by the Florida Department of Environmental Protection, Division of Recreation and Parks; Mississippi Department of Wildlife, Fisheries and Parks; the Pensacola Naval Air Station complex; and Eglin Air Force Base; and various county and city recreational departments, a substantial area would continue to be provided where visitors (civilian or military) could continue to choose from a range of outdoor recreational opportunities and access historic resources of the region.

The communities of Perdido Key, Pensacola, Gulf Breeze, Pensacola Beach, Florida, and Ocean Springs and Gulfport, Mississippi, would continue to provide information and tourism-related services to visitors entering the national seashore. The actions of these communities and those of the national seashore staff would continue to influence the visitor experience, especially in relation to access and traffic considerations.

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on visitor use and experience may be long-term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

Large and artificially illuminated oil and/or gas drilling platforms could cause adverse impacts to scenery and visitor experiences that many visitors seek in their travel to the barrier islands. Similarly, the predicted increase the amount of service or transport carriers (e.g., vessels and helicopters) going to and from the rigs via navigation channels or flight paths in proximity to the barrier islands could affect the natural setting and viewshed of these remote and undeveloped areas. Impacts on visitor ability to experience wilderness character on the designated wilderness islands would also be adverse. Overall, impacts on visitor experience could be adverse, and minor to moderate in intensity.

The University of West Florida and the Gulf Coast Research Laboratory of the University of Southern Mississippi support education and research opportunities that could contribute to visitor use and experience, especially through programs that occur in and near the national seashore.

The National Naval Aviation Museum is a major attraction that helps contribute to a critical mass of activities within the area of historic defense fortifications managed by the National Park Service. This provides visitors with a variety of choices to fill their day in this area of Pensacola, Florida. Overall, the impacts of other past, present, and reasonably foreseeable actions just described would be long-term, moderate, and both beneficial and adverse.

The impacts of alternative 3 actions on the visitor use and experience, combined with other past, present, and reasonably foreseeable actions by others, could have a minor to moderate, long-term, beneficial

cumulative impact on the diversity of recreational opportunities that are available to visitors at Pensacola Beach, Gulf Breeze, and Perdido Key. Also, a partnership with education and research institutions could create greater visitor opportunities to learn about and enjoy the natural and historic resources of the national seashore through stronger education and stewardship activities. This action could affect the visitor experience for local residents and tourists who access the national seashore from these gateway communities. The contribution of alternative 3 to these cumulative impacts would be noticeable.

#### Conclusion

Alternative 3 could provide a moderate, longterm, beneficial impact on the visitor use and experience by increasing opportunities for visitor access to education, interpretation, and stewardship programs that explore the natural and historic resources of the national seashore, including new environmental education and research centers at the Naval Live Oaks and Davis Bayou Areas.

Recreational opportunities would be enhanced by providing new alternative land and water transportation; improved and new access and support facilities at additional beach locations at the Naval Live Oaks, Santa Rosa, and Fort Pickens Areas; overnight camping on West Ship Island; designated group camping that supports education and stewardship activities at Cat Island and other areas in the Florida District; and an increase NPS programs and presence at the Okaloosa Area. These actions could have a moderate, long-term, beneficial impact.

The possible decrease in vehicle access on Perdido Key, and the new restrictions in areas where seagrass beds would be managed and protected, could have minor to moderate, long-term, adverse impacts on the visitor use and experience of boaters. There would be a minor to moderate, longterm, adverse impact on the boating public because of new restrictions to protect seagrass beds.

Overall, impacts on the visitor use and experience from implementing alternative 3 would be minor to moderate, long-term, and beneficial.

The cumulative impacts on the visitor experience would be a minor to moderate, long-term, and beneficial. The contribution of alternative 3 to the cumulative impacts would be noticeable.

#### IMPACTS OF IMPLEMENTING ALTERNATIVE 4

# Analysis

Alternative 4 would enhance visitor opportunities and access to the national seashore. By expanding alternative land and water transportation key departure locations and retaining the existing public roads, visitors could have more opportunities to access historic sites and the barrier islands. In providing on-site equipment rentals and concession services where appropriate, visitors could have greater choices of recreational and educational activities and opportunities in exploring and enjoying the resources of the national seashore. Potential locations for equipment rentals could be at the Perdido Key, Fort Pickens, Santa Rosa, Okaloosa, Davis Bayou, and West Ship Island areas. These actions could have a moderate to major, long-term, beneficial impacts on the visitor use and experience at the national seashore.

Increased visitor interpretation and education would be provided by establishing visitor contact stations; providing for guided tours throughout the national seashore; establishing an environmental education/ research center at the Fort Pickens Area; and encouraging water access between the Pensacola Naval Air Station Historic Sites Area and the Fort Pickens Area to enhance visitor understanding of the defense fortification alignment within Pensacola Bay and to provide alternative, water-based, transportation. These actions could have a moderate to major, long-term, beneficial impact on the visitor use and experience.

Additional recreational opportunities would be provided by increasing access to national seashore beaches (including dune walkover and visitor support facilities) at the Perdido Key, Fort Pickens and Santa Rosa Areas; marked canoe and kayak trails; expanded bike and multipurpose trails; boater access at small designated boat docks; and permitted overnight primitive camping opportunities in the Santa Rosa, Perdido Key, Naval Live Oaks, and West Ship Island areas. These actions could have a moderate to major, longterm, beneficial impact on the visitor use and experience.

Cat Island would be managed to provide dispersed primitive backcountry opportunities for visitors. Permitted and designated overnight camping would be available. Visitor access to trails and improved boat docks for temporary tie-ups to load and unload would be provided and have a moderate, long-term, beneficial impact on the visitor use and experience at the island.

A fee collection program could be based at the Okaloosa Area that would support increased visitor opportunities and programs. This could include expanding the boat launch, support facilities for swimming and picnicking, and a permanent visitor contact station at this location. These actions would have a moderate, long-term, beneficial impact on visitor use and experience and public safety. It could also have a moderate, longterm, adverse impact on visitors who have traditionally used the site and are satisfied with the existing free access and recreational opportunities.

There could be a minor to moderate, long-term, adverse impact on the boating public

because of new restrictions in areas managed to protect the seagrass beds.

These same restrictions could also increase protection of the wilderness values such as solitude, the natural soundscape, and views on Horn and Petite Bois islands, resulting in a minor to moderate, long-term, beneficial impact.

Overall, impacts on the visitor use and experience from implementing alternative 4 would be moderate, long-term, and beneficial.

## **Cumulative Impacts**

The national seashore would continue to be a destination primarily for local and regional visitors to the Gulf Coast. The white sandy beaches within a natural, undeveloped setting contrasts with the developed coastal communities of Florida, Alabama, and Mississippi. The national seashore would continue to preserve the natural setting and recreational opportunities. In context with the outdoor recreation and conservation activities provided by the Florida Department of Environmental Protection, Division of Recreation and Parks; Mississippi Department of Wildlife, Fisheries and Parks; the Pensacola Naval Air Station complex; and Eglin Air Force Base; and various county and city recreational departments, a substantial area would continue to be provided where visitors (civilian or military) could continue to choose from a range of outdoor recreational opportunities and access historic resources of the region.

The communities of Perdido Key, Pensacola, Gulf Breeze, Pensacola Beach, Florida, and Ocean Springs and Gulfport, Mississippi, would continue to provide information and tourism-related services to visitors entering the national seashore. The actions of these communities and those of the national seashore staff would continue to influence the visitor experience, especially in relation to access and traffic considerations. Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on visitor use and experience may be long-term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

Large and artificially illuminated oil and/or gas drilling platforms could cause adverse impacts to scenery and visitor experiences that many visitors seek in their travel to the barrier islands. Similarly, the predicted increase the amount of service or transport carriers (e.g., vessels and helicopters) going to and from the rigs via navigation channels or flight paths in close proximity to the barrier islands could affect the natural setting and viewshed of these remote and undeveloped areas. Impacts on the visitors' ability to experience wilderness character on the designated wilderness islands would also be adverse. Overall, impacts on visitor experience could be adverse, and minor to moderate in intensity.

The University of West Florida and the Gulf Coast Research Laboratory of the University of Southern Mississippi support education and research opportunities that could contribute to visitor use and experience, especially through programs that occur in and near the national seashore.

The National Naval Aviation Museum is a major attraction that helps contribute to a critical mass of activities within the area of historic defense fortifications managed by the National Park Service. This provides visitors with a variety of choices to fill their day in this area of Pensacola, Florida.

Overall, the impacts of other past, present, and reasonably foreseeable actions just

described would be long-term, moderate, and both beneficial and adverse.

The impacts of alternative 4 actions on the visitor use and experience, combined with other past, present, and reasonably foreseeable actions by others, would have a moderate long-term beneficial cumulative impact on the diversity of recreational opportunities that are available to visitors from all gateway communities of the national seashore. Visitors could have improved access from major entry areas to various areas of the national seashore using new land and water shuttle services. In addition to a greater diversity of recreational opportunities, these transportation services could decrease the amount of vehicular traffic congestion within the gateway communities and provide visitors with a new visitor experience in getting to the national seashore. The contribution of alternative 4 to these cumulative impacts would be substantial.

## Conclusion

Alternative 4 would enhance visitor opportunities and access to the national seashore through expanded land and water transportation; retention of existing public roads; new on-site equipment rentals and concession services where appropriate; expanded recreational and educational opportunities; increased programs and NPS presence at the Okaloosa Area; additional multipurpose trails, marked kayak and canoe trails; additional access areas to seashore beaches; an environmental education/ research program at the Fort Pickens Area; and more overnight camping opportunities at new locations on the barrier islands. These recreational and educational opportunities would have a moderate to major, long-term, beneficial impact on visitor use and experience.

The Okaloosa Area could become a fee collection area that could change the historic use patterns of the site and have a moderate, long-term, adverse impact on visitors who enjoyed the historic uses and free access to the site. However, fee collection would have a moderate, long-term beneficial impact because some monies would be used to provide more visitor facilities and programs at this NPS site.

There would be a minor to moderate, longterm, adverse impact on the boating public because of new restrictions to protect seagrass beds.

Overall, impacts on the visitor use and experience from implementing alternative 4 would be moderate, long-term, and beneficial.

The cumulative impacts on the visitor experience would be a moderate, long-term, beneficial impact because of the diversity of recreational opportunities that would be available to visitors from all gateway communities of the national seashore. Visitors would have improved access because of the new land and water shuttle services. The contribution of alternative 4 to these cumulative impacts would be substantial.

## IMPACTS ON THE SOCIAL AND ECONOMIC ENVIRONMENT

#### METHODS AND ASSUMPTIONS FOR ANALYZING IMPACTS

The National Park Service applied logic, experience, and professional expertise and judgment to analyze the impacts on the social and economic situation that would result from implementation of each alternative. Economic data, expected future visitor use, and future developments of the national seashore were all considered in identifying, discussing, and evaluating expected impacts.

#### **Definitions of Intensity Levels**

**Negligible:** Effects on social and economic conditions would be at the lowest level of detection, barely perceptible, and not easily measured.

**Minor:** Effects on social and economic conditions would be slight but detectable.

**Moderate:** Effects on social and economic conditions would be readily apparent and result in changes to social and economic conditions on a local scale.

**Major:** Effects on social and economic conditions would be readily apparent, resulting in demonstrable changes in social and economic conditions in the region.

#### Type of Impact

With respect to economic and social effects, few standards or clear definitions exist as to what constitutes adverse or negative changes. For example, rising unemployment is generally perceived as adverse, while increases in job opportunities and average per capita personal income are regarded as beneficial. In many instances, however, changes viewed as favorable by some members of a community are seen as unfavorable by others. For example, the impact of growth on housing markets and values may be seen as favorable by construction contractors and many homeowners, but adverse by renters and by local government officials and community groups concerned with affordability. Consequently, some of the social and economic impacts of the alternatives may allow the individual reviewer to determine whether they would be beneficial or adverse.

#### IMPACTS OF IMPLEMENTING ALTERNATIVE 1

#### Analysis

All areas of the national seashore continue to provide the recreational and interpretive opportunities that are available today. Davis Bayou, Naval Live Oaks, and Perdido Key provide open spaces and access to natural and cultural resources while being surrounded by urban growth. These important open spaces would continue to provide recreational opportunities to area residents and have a minor, long-term, beneficial impact.

At the Okaloosa Area, the local community could continue to enjoy public access to the waterfront for swimming and other beach recreational opportunities within this very congested and developing area. Unlawful acts and the safety of visitors and residents are concerns in this high density area. NPS onsite presence would continue to be minimal, and this could continue to result in minor, long-term, adverse impacts on the local community.

There is no alternative land shuttle or water transportation in much of the national seashore. As traffic congestion continues to grow, there could be a minor to moderate, long-term, adverse impact on circulation and access for residents in the local communities near the national seashore.

There is limited boat access to the Mississippi barrier islands. Generally, boating to the islands is becoming more expensive for boaters. Alternative 1 does not address affordable water transportation to the barrier islands except for the current passenger ferry to West and East Ship islands. The limited water transportation to the barrier islands could continue to have a minor, long-term, adverse impact on local and regional boaters.

The passenger ferry to West and East Ship islands would continue to operate as it does today. This includes providing on-site food and equipment rental services along the boardwalk corridor. Although this is a benefit to the visitor, continuing these services would continue to have a minor beneficial impact on the current social and economic condition because it would continue to support a small business and the positive effects that has on the local community.

Alternative 1 provides for motorized boat access throughout most of the marine waters of the national seashore. The boating activities can damage and impact healthy seagrass beds that grow on the north side of the barrier islands. The seagrass beds are essential in supporting the fisheries of the northern Gulf of Mexico. As the seagrass beds deteriorate, the results could be a minor, long-term, adverse impact on the region's fisheries economy.

Overall, impacts on the social and economic environment from implementing alternative 1 would be minor, long-term, and adverse.

#### **Cumulative Impacts**

Opportunities for local and regional residents are enhanced by having continuous access to the recreational and educational opportunities at Gulf Islands National Seashore and other state and local parks. The national seashore provides open, natural spaces where various healthy outdoor activities can be enjoyed. Bordering many areas of the national seashore are dense developments. The national seashore provides a contrast between the urban and natural scenic settings.

The contribution of the national seashore to the local economy is very small when compared to the military and other retail, wholesale, and service sectors in communities surrounding the national seashore. Although a small part of the regional economy, there are many small businesses that rely on the national seashore as one of the major attractions for visitors to come to their communities. Over time, businesses have evolved and adjusted to the patterns and needs of these visitors.

Roads leading to the national seashore are also used by local and regional residents and commerce. Many of these roads have become congested as populations in the local communities continue to grow. Visitors traveling by vehicle to the national seashore contribute to the traffic congestion.

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on the social and economic environment may be long-term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

Oil and gas development around the barrier islands could have negligible to minor beneficial impacts on the local and regional economy by providing employment opportunities for those working in the mineral industry. It could also have negligible to minor adverse impacts on the tourism economy due to impacts on resources and visitor experience.

The fisheries of the Northern Gulf of Mexico are important economic resources for communities along the entire coast. Gulf Islands National Seashore protects the dwindling nursery habitats that support the regional fishery economy by providing juvenile nurseries, feeding grounds, cover, and reproductive space.

Overall, the impacts of other past, present, and reasonably foreseeable actions just described would be long-term, minor, and both beneficial and adverse.

The impacts of alternative 1 actions related to the social and economic environment, combined with other past, present, and reasonably foreseeable actions by others, would have a minor, long-term, adverse cumulative impact on local residents and businesses as traffic congestion increases, opportunities for easy and affordable access to the Mississippi barrier islands are reduced, and nursery fisheries habitat deteriorates. The contribution of alternative 1 to these cumulative impacts would be minimal.

#### Conclusion

The important open spaces of the national seashore would continue to contribute to the quality of life and have a minor, long-term, beneficial impact on local residents. At Okaloosa, unlawful acts and visitor safety are of concern in this high density area. NPS onsite presence is minimal and could continue to result in minor, long-term, adverse impacts on the local community. The limited water transportation to the Mississippi barrier islands could have a minor, long-term, adverse impact on local and regional residents. As the seagrass beds deteriorate, the results could be a minor to moderate, long-term, adverse impact on the region's fisheries economy. Overall, impacts on the social and economic environment from

implementing alternative 1 would be minor, long-term, and adverse.

The cumulative impacts on the social and economic environment would be minor, long-term, and adverse. The contribution of alternative 1 to these cumulative impacts would be minimal.

#### IMPACTS OF IMPLEMENTING ALTERNATIVE 2

#### Analysis

In alternative 2, if national seashore roads in the Perdido Key, Fort Mason, and Santa Rosa Areas of the national seashore are substantially destroyed by coastal storms they would not be replaced. The tourist and local residents would still have access to pristine and undeveloped beaches within the national seashore, but not private vehicle and RV access to the campground at Fort Pickens. This action could have moderate, long-term, adverse impacts on local residents and regional visitors who would find their traditional ways of accessing beaches on Perdido Key eliminated and change the way they use the area. Some of the changes could have adverse effects on their national seashore experiences, and others might find the more primitive experience as a benefit. Visitor access to Johnson Beach would not be affected.

By not reconstructing the roads at Fort Pickens and Santa Rosa, there could be a moderate, long-term, adverse impact on the businesses and residents that rely on visitor traffic heading into the national seashore. In addition, bridge fees collected by the Santa Rosa Island Authority could decline. Road access east of Pensacola Beach could be eliminated and thereby focus all traffic to and from the island through one location. This would have a regional effect on traffic patterns, potentially increasing traffic on U.S. 98. If roads were replaced with alternative land or water transportation, then the impact might have a minor to moderate, long-term, adverse impact on the local community.

A minor to moderate, long-term, beneficial impact could result from reduced national seashore traffic traveling through Gulf Breeze and Pensacola Beach and help alleviate some congestion problems. On Santa Rosa, the road (if destroyed) would become a multiuse trail. The trail could be designed to be wide enough for one-way vehicular traffic to help move people off the island during special events and emergencies.

In alternative 2, nonessential NPS operations and staff that are on the barrier islands would be relocated to the more protected Davis Bayou and Naval Live Oak areas of the national seashore. This action could result in some minor intrusion to the open space that is currently available, but most likely would not be very noticeable. The increased activity relating to NPS operations at these two locations could result in some additional economic contribution to the local businesses. Overall these actions would most likely have very small impacts on the local communities and businesses.

The potential to increase the number of commercial use authorizations for water transportation to Cat Island in alternative 2 could increase revenue for small businesses and thereby have a minor, long-term, beneficial impact on those businesses.

Under this alternative, it is anticipated that revenue generated by the concessioner providing services to West Ship Island visitors would be reduced because these services would no longer be provided on the island but would only be provided from the boat. These conditions would likely result in a minor, long-term adverse impact on the operator.

Alternative 2 guides the national seashore in taking a more active role in restoring and preserving the seagrass beds along the barrier islands. The wild and natural conditions of the national seashore islands support the regional fishery economy by providing juvenile nurseries, feeding grounds, cover, and reproductive space. Enhancing the integrity of the seagrass beds could have a moderate, long-term, beneficial impact on the fisheries economy of the region.

Overall, impacts on the social and economic environment from implementing alternative 2 would be minor to moderate, long-term, and adverse, although increased water transportation and improved fisheries resources would have minor to moderate long-term beneficial impacts.

## **Cumulative Impacts**

Opportunities for local and regional residents are enhanced by having continuous access to the recreational and educational opportunities at Gulf Islands National Seashore and other state and local parks. The national seashore provides open, natural spaces where various healthy outdoor activities can be enjoyed. Bordering many of the areas in the national seashore are dense developments. The national seashore provides a contrast between the urban and natural scenic settings.

The contribution of the national seashore to the local economy is very small when compared to the military and other retail, wholesale, and service sectors in communities surrounding the national seashore. Although a small part of the regional economy, there are many small businesses that rely on the national seashore as one of the major attractions for visitors to come to their communities. Over time, businesses have evolved and adjusted to the patterns and needs of these visitors.

Roads leading to the national seashore are also used by local and regional residents and commerce. Many of these roads have become congested as populations in the local communities continue to grow. Visitors traveling by vehicle to the national seashore contribute to the traffic congestion. Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on the social and economic environment may be long-term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

Oil and gas development around the barrier islands could have negligible to minor beneficial impacts on the local and regional economy by providing employment opportunities for those working in the mineral industry. It could also have negligible to minor adverse impacts on the tourism economy due to impacts on resources and visitor experience.

The fisheries of the Northern Gulf of Mexico are important economic resources for communities along the entire coast. Gulf Islands National Seashore protects the dwindling nursery habitats that support the regional fishery economy by providing juvenile nurseries, feeding grounds, cover, and reproductive space.

Overall, the impacts of other past, present, and reasonably foreseeable actions just described would be minor, long-term, and both beneficial and adverse.

The impacts of alternative 2, combined with other past, present, and reasonably foreseeable actions by others, would have a minor to moderate, long-term, adverse cumulative impact by potentially changing the routines of local residents and affecting the revenue of small businesses that depend on national seashore visitors. A decrease in vehicle traffic to areas of the national seashore, along with an increase in water transportation services, might have a minor, long-term, beneficial impact by decreasing traffic congestion in some gateway communities. The contribution of alternative 2 to these cumulative impacts would be modest.

## Conclusion

Eliminating roads within the national seashore could have moderate, long-term adverse impacts on local residents and businesses. Traffic congestion might benefit from the reduction in the number of vehicles coming to the national seashore. Relocating NPS operations and staff to the Davis Bayou and Naval Live Oaks Areas could have a negligible impact on the local businesses and communities. And concession income for the passenger ferry to West Ship Island might decline if the operator is unable to provide on-island services away from the boat. Overall, impacts on the social and economic environment from implementing alternative 2 would be minor to moderate, long term, and adverse although increased water transportation and improved fisheries resources would have minor to moderate, long-term, beneficial impacts.

The cumulative impacts on the social and economic environment would be minor, long-term, and adverse. The contribution of alternative 2 to these cumulative impacts would be modest.

#### IMPACTS OF IMPLEMENTING ALTERNATIVE 3

#### Analysis

Alternative 3 explores increasing the educational and interpretive opportunities at the Gulf Islands National Seashore. A proposed environmental education and research center would be established at Naval Live Oaks. Depending upon the type of programs, this new attraction could increase visitor's length of stay in this area and thereby contribute to the local tourism businesses. The center could also benefit local residents by providing access to more educational opportunities. At the Pensacola Naval Air Station Historic Sites Area, an increase in national seashore programs and enhancement of historic resources could contribute to the diversity of historic attractions and complement the nearby historic district in Pensacola, Florida, and the Pensacola Naval Air Station. At the Davis Bayou and Okaloosa Areas, new educational, stewardship, and interpretive programs could increase opportunities for local residents. An increased NPS presence at the Okaloosa Area could improve the level of security of this area and the adjacent neighborhoods. This area provides public access to waterfront swimming and other beach activities in a very congested community. Placing furnishings in the historic sites and structures and increasing the natural and cultural educational and interpretive programs could have a minor to moderate, long-term, beneficial impact on the social and economic conditions of adjacent communities.

Reducing the length of the road in the Perdido Key Area could result in a minor to moderate, long-term, adverse impact on the local and regional visitors who may find their traditional ways of accessing Perdido Key eliminated and change the way they use the area. Some of the changes could have adverse effects on their national seashore experience, and others might find the more primitive experience a benefit.

At Fort Pickens, the visitor facilities and access would continue to be provided. The potential for ferry and private boat access to Fort Pickens could help alleviate some of the traffic congestion in Gulf Breeze and Pensacola Beach, Florida. The effects on the local economy would be expected to be minimal because Pensacola Beach is a tourist destination and also benefits from having vehicular access to Fort Pickens. These actions could have a minor to moderate, long-term, beneficial impact on local and regional residents and businesses if the water transportation is effective. The passenger ferry to West and East Ship islands would continue to operate as it does today. This includes providing on-island visitor food and equipment rental services along the boardwalk corridor. Although this is a benefit to the visitor, it would continue to have a negligible impact on the current social and economic conditions.

Alternative 3 proposes actions to restore and preserve the seagrass beds along the barrier islands. The wild and natural conditions of the national seashore islands support the regional fishery economy by providing juvenile nurseries, feeding grounds, cover, and reproductive space. Enhancing the integrity of the seagrass beds would have a moderate, long-term, beneficial impact on the fisheries economy of the region.

Overall, impacts on the social and economic environment from implementing alternative 3 would be minor to moderate, long-term, and beneficial.

## **Cumulative Impacts**

Opportunities for local and regional residents are enhanced by having continuous access to the recreational and educational opportunities at Gulf Islands National Seashore and other state and local parks. The national seashore provides open, natural spaces where various healthy outdoor activities can be enjoyed. Bordering many areas in the national seashore are dense developments. The national seashore provides a contrast between the urban and natural scenic settings.

The contribution of the national seashore to the local economy is modest when compared to the military and other retail, wholesale, and service sectors in communities surrounding the national seashore. Although a modest part of the local economy, there are many small businesses that rely on the national seashore as one of the major attractions for visitors to come to their communities. Over time, businesses have evolved and adjusted to the patterns and needs of these visitors.

Roads leading to the national seashore are also used by local and regional residents and commerce. Many of these roads have become congested as populations in the local communities continue to grow. Visitors traveling by vehicle to the national seashore contribute to the traffic congestion.

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on the social and economic environment may be long-term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

Oil and gas development around the barrier islands could have negligible to minor beneficial impacts on the local and regional economy by providing employment opportunities for those working in the mineral industry. It could also have negligible to minor adverse impacts on the tourism economy due to impacts on resources and visitor experience. The fisheries of the Northern Gulf of Mexico are important economic resources for communities along the entire coast. Gulf Islands National Seashore protects the dwindling nursery habitats that support the regional fishery economy by providing juvenile nurseries, feeding grounds, cover, and reproductive space.

Overall, the impacts of other past, present, and reasonably foreseeable actions just described would be long-term, minor, and both beneficial and adverse.

The impacts of alternative 3 actions on the social and economic environment, combined with other past, present, and reasonably

foreseeable actions by others, would have a minor, long-term, beneficial cumulative impact on local communities and businesses by providing new educational and interpretive opportunities, enhancing water transportation access, and strengthening seagrass beds that support the regional fisheries. The contribution of alternative 3 to these cumulative impacts would be modest.

## Conclusion

In alternative 3, placing furnishings in the historic sites and structures and increasing the natural and cultural educational and interpretive programs could have a minor to moderate, long-term, beneficial impact on the social and economic conditions of adjacent communities. Reducing the length of the road in the Perdido Key Area of the national seashore could result in a minor to moderate, long-term, adverse impact on the local and regional visitor. There could be minor to moderate, long-term, beneficial impacts on local and regional residents and businesses if the water transportation is effective. Enhancing the integrity of the seagrass beds would have a moderate, longterm, beneficial impact on the fisheries economy of the region. Overall, impacts on the social and economic environment from implementing alternative 3 would be minor to moderate, long-term, and beneficial.

The cumulative impacts on the social and economic environment would be minor, long-term, and beneficial. The contribution of alternative 3 to these cumulative impacts would be modest.

#### IMPACTS OF IMPLEMENTING ALTERNATIVE 4

#### Analysis

Alternative 4 explores how the Gulf Islands National Seashore could increase the diversity of recreational, educational, and stewardship opportunities for visitors. The alternative considers increasing alternative land and water transportation systems while providing for existing vehicular access. A proposed environmental education and research center could be established at Fort Pickens. Depending upon the type of programs, this new attraction could increase visitor's length of stay at this area and thereby contribute to the local tourism businesses. The center could also benefit local residents by providing access to more educational opportunities. At the Pensacola Naval Air Station Historic Sites Area, an increase in national seashore programs and enhancement of historic resources could contribute to the diversity of historic attractions and complement the nearby historic district in Pensacola, Florida, and the Pensacola Naval Air Station. If water transportation proves feasible between Pensacola, the Fort Pickens Area, and the Pensacola Naval Air Station Area, then the military and civilian workforce would have improved access to the national seashore. These actions could have a long-term, minor to moderate, beneficial impact on the local communities, businesses, and the tax base.

Alternative 4 also proposes to increase commercial services such as renting equipment and providing other visitor support services. In addition, commercial use authorizations could be provided to establish additional water transportation services between the Davis Bayou Area and the Mississippi islands. These actions could provide increased business opportunities for local and regional businesses. In addition, the commercial activities could provide more access to the barrier islands for local and regional residents and thereby have a moderate, long-term, beneficial impact.

The proposed land shuttle on Santa Rosa Island could provide additional visitor opportunities within the national seashore and contribute to an increased length of stay with tourists visiting the resort areas of Pensacola Beach and Navarre Beach. A shuttle system could provide tourists with greater access to beaches of the national seashore. A successful coordinated regional effort in providing scheduled and dependable commercial access to Fort Pickens, along Santa Rosa Island, and Perdido Key from other ports in the region would help alleviate some of the traffic congestion in Gulf Breeze and Pensacola Beach and increase access to the national seashore for regional residents and visitors. This would have a moderate, long-term, beneficial impact on the regional social and economic conditions.

At Okaloosa, increased NPS presence, programs, new facilities, and visitor opportunities could increase local and regional use of this area. These same things could increase visitors' length of stay and result in some additional economic contribution to the local community and have a moderate, long-term, beneficial impact.

The passenger ferry to West and East Ship islands would continue to operate as it does today. This includes providing on-island food service and potential for providing recreational equipment rental services along the boardwalk corridor. Although this would be a benefit to the visitor, it would continue to have a negligible impact on the current social and economic conditions.

Alternative 4 proposes actions to restore and preserve the seagrass beds along the barrier islands. The wild and natural conditions of the national seashore islands support the regional fishery economy by providing juvenile nurseries, feeding grounds, cover, and reproductive space. Enhancing the integrity of the seagrass beds would have a moderate, long-term, beneficial impact on the fisheries economy of the region.

Overall, impacts on the social and economic environment from implementing alternative 4 would be moderate, long-term, and beneficial.

#### **Cumulative Impacts**

Opportunities for local and regional residents are enhanced by having continuous access to the recreational and educational opportunities at Gulf Islands National Seashore and other state and local parks. The national seashore provides open, natural spaces where various healthy outdoor activities can be enjoyed. Bordering many areas in the national seashore are dense developments. The national seashore provides a contrast between the urban and natural scenic settings.

The contribution of the national seashore to the local economy is very small when compared to the military and other retail, wholesale, and service sectors in communities surrounding the national seashore. Although a small part of the regional economy, there are many small businesses that rely on the national seashore as one of the major attractions for visitors to come to their communities. Over time, businesses have evolved and adjusted to the patterns and needs of these visitors.

Roads leading to the national seashore are also used by local and regional residents and commerce. Many of these roads have become congested as populations in the local communities continue to grow. Visitors traveling by vehicle to the national seashore contribute to the traffic congestion.

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on the social and economic environment may be long-term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity. Oil and gas development around the barrier islands could have negligible to minor beneficial impacts on the local and regional economy by providing employment opportunities for those working in the mineral industry. It could also have negligible to minor adverse impacts on the tourism economy due to impacts on resources and visitor experience.

The fisheries of the Northern Gulf of Mexico are important economic resources for communities along the entire coast. Gulf Islands National Seashore protects the dwindling nursery habitats that support the regional fishery economy by providing juvenile nurseries, feeding grounds, cover, and reproductive space.

Overall, the impacts of other past, present, and reasonably foreseeable actions just described would be long-term, minor, and both beneficial and adverse.

The impacts on the social and economic environment proposed in alternative 4, combined with other past, present, and reasonably foreseeable actions by others, would have a minor to moderate, long-term, beneficial cumulative impact on local communities and businesses by providing a greater diversity of recreational, educational, and interpretive opportunities; providing alternative land shuttle and water transportation access over a greater region; and strengthening seagrass beds that support the regional fisheries economy. The contribution of alternative 4 to these cumulative impacts would be modest.

## Conclusion

In alternative 4 the diversity of recreational and educational opportunities could have a minor to moderate, long-term beneficial impact on the local communities and businesses. Adding new commercial services that provide equipment rental and other visitor services including water transportation would contribute to the regional economy and local tax base. The proposed land shuttle on Santa Rosa Island could have a moderate, long-term, beneficial impact on the regional social and economic conditions. Increased NPS presence and programs at the Okaloosa Area could result in some additional economic contribution to the local community and have a moderate, long-term, beneficial impact. The restoration and preservation of the seagrass beds in the waters of the barrier islands could have a moderate, long-term, beneficial impact on the fisheries economy of the region. Overall, impacts on the social and economic environment from implementing alternative 4 would be moderate, long term, and beneficial.

The cumulative impacts on the social and economic environment would be minor to moderate, long-term, and beneficial. The contribution of alternative 4 to these cumulative impacts would be modest.

## IMPACTS ON NPS OPERATIONS

#### METHODS AND ASSUMPTIONS FOR ANALYZING IMPACTS

The effects of implementing the alternatives on national seashore staffing and facilities were evaluated. The analysis was conducted in terms of how NPS operations and facilities might vary under the different management alternatives. The analysis is qualitative rather than quantitative because of the conceptual nature of the alternatives. Consequently, professional judgment was used to reach reasonable conclusions as to the intensity, duration, and type of potential impact.

#### **Duration of Impact**

Short-term impacts on operations would generally be less than two years because most construction is generally completed within this time frame and would last only until all construction-related action items are completed. Long-term impacts would extend beyond two years and have a permanent effect.

#### **Definitions of Intensity Levels**

**Negligible:** NPS operations would not be affected or the effect would be at or below the lower levels of detection.

**Minor:** The effects would be detectable, but would be of a magnitude that would not have an appreciable effect on NPS operations.

**Moderate:** The effects would be readily apparent and would result in a substantial change in NPS operations that would be noticeable to staff and the public.

**Major:** The effects would be readily apparent and would result in a substantial change in NPS operations that would be noticeable to staff and the public and be markedly different than existing operations.

## Type of Impact

Beneficial impacts would improve NPS operations and/or facilities. Adverse impacts would negatively affect NPS operations and/or facilities and could hinder the staff's ability to provide adequate services and facilities to visitors and staff. Some impacts could be beneficial for some operations or facilities and adverse or neutral for others.

#### IMPACTS OF IMPLEMENTING ALTERNATIVE 1

#### Analysis

Throughout the national seashore, alternative 1 would replace visitor facilities, roads, and operations as hurricane-damaged structures and sites are reestablished. There would be an increase in the future costs of operations and facility investments resulting from replacement and/or repairs caused by future hurricanes—especially for facilities on the barrier islands. Continuing to replace and/or repair sites and structures after hurricanes and other storms would have a moderate, long-term, adverse impact.

The administrative headquarters/visitor center on the south side of Naval Live Oaks is inadequate to accommodate existing and future space needs for NPS management. Also, the operation and maintenance facilities at Naval Live Oaks are scattered in trailers and small structures that are inadequate to maintain efficient operations or to accommodate future needs. The current condition would continue to have a moderate, long-term, adverse impact on the efficiency of NPS operations. Cat Island lacks any visitor facilities and utilities, which results in very little maintenance and operational needs. The lack of facilities to support management of Cat Island would continue to have a long-term, negligible, impact on operations.

The current level of NPS staffing (about 86 FTE employees) would be retained in alternative 1. This staffing level is not adequate to meet the national seashore's long-term operational and maintenance demands and to fully support protection of the natural and cultural resources. This situation would continue to have a minor, long-term, adverse impact.

In alternative 1 most staff would continue to be based in the field. This contributes to effective NPS operations, especially for interpretation, resource protection, and maintenance and thereby would have a continued moderate, long-term, beneficial impact. However, there would also be a moderate adverse impact when park facilities are damaged by storms.

Overall, impacts on NPS operations and facilities from implementing alternative 1 would continue to be minor to moderate, long term, and adverse.

## **Cumulative Impacts**

The national seashore preserves and manages the natural setting and recreational opportunities surrounded by and/or in coordination with the Florida Department of Environmental Protection, Division of Recreation and Parks; the Mississippi Department of Wildlife, Fisheries and Parks; the Pensacola Naval Air Station complex; and Eglin Air Force Base. Also, the communities of Perdido Key, Pensacola, Gulf Breeze, and Pensacola Beach in Florida and Ocean Springs and Gulfport in Mississippi continue to grow. The policies and decisions of these communities in relationship to transportation, economic, recreational, and growth management can influence and/or

impact the management of the national seashore. The educational and research objectives of the University of West Florida and the Gulf Coast Research Laboratory of the University of Southern Mississippi rely partially on the wild nature of the national seashore. The National Naval Aviation Museum is a major attraction that helps contribute to a critical mass of activities within the area that the national seashore manages (i.e., the historic defense fortifications).

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on national seashore operations may be long-term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

Mineral leasing near the barrier islands would have a minor adverse impact on NPS staff who would be engaged in planning for and mitigating possible oil and gas development activities.

Interacting and coordinating with all these entities/organizations require NPS managers to participate in civic engagement, community problem-solving, and monitoring, and in providing input and technical assistance. All these efforts require NPS staff time and funds. As these organizations/entities grow, demand increases for access to and use of the national seashore's facilities and resources, resulting in the need for increased maintenance and periodic investment in national seashore assets.

Overall, the impacts of other past, present, and reasonably foreseeable actions just described would continue to be long term, minor, and adverse on NPS operations. The impacts of proposed actions in alternative 1 on NPS operations, combined with the actions of other past, present, and reasonably foreseeable actions of others, would have a minor, long-term, adverse cumulative impact on the NPS operations and staff. The contribution of alternative 1 to these cumulative impacts would be very small.

## Conclusion

Alternative 1 would likely continue to have a long-term, minor to moderate, adverse impact on national seashore operations. There would continue to be a long-term, minor, adverse cumulative impact on operations resulting from increased demands on national seashore resources and the need for NPS managers to focus on local and regional issues. The contribution of alternative 1 to these cumulative impacts would be negligible.

## IMPACTS OF IMPLEMENTING ALTERNATIVE 2

#### Analysis

In alternative 2, some of the administrative, managerial, and operational facilities and functions that exist on the barrier islands would be relocated to the mainland if significantly damaged by future hurricanes. Also, if damaged after future storms, only essential visitor services would be retained at Fort Pickens, West Ship Island, and Perdido Key, and many of the facilities on the barrier islands and some roads on Santa Rosa Island and at Perdido Key would not be replaced. This would result in a decrease in operational costs and maintenance and a savings in future facility investments. To accommodate the redistribution of staff and operations, a new maintenance facility would be required at Naval Live Oaks, and the maintenance facility at Davis Bayou would need to be expanded. Construction would meet the space requirements and result in increased

operational efficiencies. These actions would have a moderate to major, long-term, beneficial impact on NPS operations by consolidating and centralizing operations; this would also have a moderate adverse impact because staff would not be distributed throughout the park to deal with operational problems more directly but would have to travel to the islands to do so.

The management and administrative offices at Naval Live Oaks would be relocated to a leased private office space in the adjacent community. This would result in an increase of administrative overhead and fewer opportunities to interact with other NPS staff—a moderate, long-term, adverse impact on NPS operations.

An NPS docking facility would be developed on Cat Island to support NPS management and operations and provide commercial water transportation services with temporary docking. Some trail and dispersed camping would be provided. These actions at Cat Island would have a minor, long-term, beneficial effect on NPS operations.

An additional 13 FTE employees would be required for alternative 2 to support increased management activities associated with

- protection of the seagrass management areas
- implementation of a camping permit system on the barrier islands and stronger wilderness management
- added reliance on water transportation for NPS staff
- new interpretive programs at Fort Pickens
- establishment of a marine management program
- an expanded cultural and natural monitoring program
- providing enough administrative staff to manage the expanded commercial services program and potential land and/or water shuttle

 maintenance needs for the new facilities acquired/developed, including new water shuttle docks at Fort Pickens, new facilities at Cat Island, new land and/or water shuttle systems if developed, and possibly the Pensacola Lighthouse complex

The increased staffing would have a moderate, long-term, adverse impact on the NPS operating budget. However, increased staffing for the actions listed above would have a moderate, long-term, beneficial impact on the operations and management needed to effectively support the protection of natural and cultural resources and visitor enjoyment.

Overall, impacts on NPS operations and facilities from implementing alternative 2 would be minor to moderate, long term, and beneficial. When a major storm significantly damages the NPS roads and facilities on the barrier islands, many of these facilities would not be replaced and result in operational and facility investment savings.

#### **Cumulative Impacts**

The national seashore preserves and manages the natural setting and recreational opportunities surrounded by and/or in coordination with the Florida Department of Environmental Protection, Division of Recreation and Parks; the Mississippi Department of Wildlife, Fisheries and Parks; the Pensacola Naval Air Station complex; and Eglin Air Force Base. Also, the communities of Perdido Key, Pensacola, Gulf Breeze, and Pensacola Beach in Florida and Ocean Springs and Gulfport in Mississippi continue to grow. The policies and decisions of these communities in relationship to transportation, economic, recreational, and growth management can influence and/or impact the management of the national seashore. The educational and research objectives of the University of West Florida and the Gulf Coast Research Laboratory of the University

of Southern Mississippi rely partially on the wild nature of the national seashore. The National Naval Aviation Museum is a major attraction that helps contribute to a critical mass of activities within the area that the national seashore manages (i.e., the historic defense fortifications).

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on national seashore operations may be long-term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

Mineral leasing near the barrier islands would have a minor adverse impact on NPS staff who would be engaged in planning for and mitigating possible oil and gas development activities.

Interacting and coordinating with all these entities/organizations require NPS managers to participate in civic engagement, community problem-solving, and monitoring, and in providing input and technical assistance. All these efforts require NPS staff time and funds. As these organizations/entities grow, demand increases for access to and use of the national seashore's facilities and resources, resulting in the need for increased maintenance and periodic investment in national seashore assets.

Overall, the impacts of other past, present, and reasonably foreseeable actions just described on NPS operations would be long term, minor, and adverse.

The impacts of alternative 2 actions on NPS operations, combined with the actions of other past, present, and reasonably foreseeable actions of others, would have a minor, long-term, beneficial cumulative impact on the NPS operations and staff. The contribution of alternative 2 to these cumulative impacts would be noticeable.

## Conclusion

Actions proposed in alternative 2 would be expected to have a long-term, minor to moderate, beneficial impact on national seashore operations. There would be a longterm, minor, adverse cumulative impact on operations resulting from increased demands on national seashore resources and the need for NPS managers to focus on local and regional issues. The contribution of alternative 2 to these cumulative impacts would be noticeable.

# IMPACTS OF IMPLEMENTING ALTERNATIVE 3

## Analysis

Alternative 3 emphasizes significantly enhanced interpretive and educational programs throughout the national seashore. Existing visitor centers and contact stations would have improved staffing and visitor programs. Historic structures throughout the national seashore would be better used for interpretive and educational programs. The appearance, function, and programs at the seacoast defense fortifications would be strengthened. If acquired, the Pensacola Lighthouse would have visitor services and programs. A mobile interpretive/environmental education vehicle would be used to expand programs at more sites throughout the national seashore. At Naval Live Oaks the current administrative facility would become an environmental education and research center. These expanded educational and interpretive programs and the increased restoration of historic structures would require increases in NPS operation and maintenance programs and budgets, which would result in a moderate, long-term,

adverse impact on NPS operations and national seashore assets.

On the north side of Naval Live Oaks the new maintenance and administrative facilities would be constructed to accommodate current and future space needs. This would have a moderate, long-term, beneficial impact on the efficiency of operations.

An NPS docking facility would be developed on Cat Island to support NPS management and operations and provide commercial water transportation services. Some trail and dispersed camping would be provided. These actions at Cat Island would have a minor, long-term, beneficial effect on NPS operations.

New facilities on Cat Island would be developed to support the environmental education/research programs that include group campgrounds and related support structures. These facilities would add to the facility asset maintenance program. They would also be at risk of damage from future hurricanes. The maintenance and potential future replacement of these facilities would have a minor, long-term, adverse impact on NPS operations.

An additional 20 FTE employees would be required for alternative 3 to support increases management activities associated with

- protection of the seagrass management areas
- implementation of a camping permit system on the barrier islands and stronger wilderness management
- new and expanded interpretive and educational programs throughout the national seashore
- establishment of an environmental education and research center
- an expanded cultural and natural monitoring program
- establishment of a marine management program
- additional administrative staff to manage the expanded commercial

services program and potential land and/or water shuttle

 maintenance needs for the new facilities acquired/developed, including new water shuttle docks at Fort Pickens, new facilities at Cat Island, new land and/or water shuttle systems if developed, and possibly the Pensacola Lighthouse complex

The increased staffing would have a moderate, long-term, adverse impact on the NPS operating budget. However, increased staffing for the actions listed above would have a moderate, long-term, beneficial impact on the operations and management needed to effectively support the protection of natural and cultural resources and visitor enjoyment.

Overall, impacts on NPS operations and facilities from implementing alternative 3 would be minor, long-term, and beneficial.

#### **Cumulative Impacts**

The national seashore preserves and manages the natural setting and recreational opportunities surrounded by and/or in coordination with the Florida Department of Environmental Protection, Division of Recreation and Parks; the Mississippi Department of Wildlife, Fisheries and Parks; the Pensacola Naval Air Station complex; and Eglin Air Force Base. In addition, the communities of Perdido Key, Pensacola, Gulf Breeze, and Pensacola Beach in Florida and Ocean Springs and Gulfport in Mississippi continue to grow. The policies and decisions of these communities in relationship to transportation, economic, recreation, and growth management can influence and/or impact the management of the national seashore. The educational and research objectives of the University of West Florida and the Gulf Coast Research Laboratory of the University of Southern Mississippi rely partially on the wild nature of the national seashore. The National Naval Aviation

Museum is a major attraction that helps contribute to a critical mass of activities within the area that the national seashore manages (i.e., the historic defense fortifications).

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on national seashore operations may be long-term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

Mineral leasing near the barrier islands would have a minor adverse impact on NPS staff who would be engaged in planning for and mitigating possible oil and gas development activities.

Interacting and coordinating with all these entities/organizations require NPS managers to participate in civic engagement, community problem-solving, and monitoring, and in providing input and technical assistance. All these efforts require NPS staff time and funds. As these organizations/entities grow, demand increases for access to and use of the national seashore's facilities and resources, resulting in the need for increased maintenance and periodic investment in national seashore assets.

Overall, the impacts of other past, present, and reasonably foreseeable actions just described would be long term, minor, and adverse on NPS operations.

The impacts of alternative 3 actions on NPS operations, combined with the actions of other past, present, and reasonably foreseeable actions of others, would have a minor, long-term, adverse cumulative impact on the NPS operations and staff. The contribution of alternative 3 to these cumulative impacts would be noticeable.

#### Conclusion

Actions proposed in alternative 3 would be expected to have a long-term, minor beneficial impact on national seashore operations. There would be a long-term, minor, adverse cumulative impact on operations resulting from increased demands on national seashore resources and the need for NPS managers to focus on local and regional issues. The contribution of alternative 3 to these cumulative impacts would be noticeable.

#### IMPACTS OF IMPLEMENTING ALTERNATIVE 4

#### Analysis

Alternative 4 proposed actions include many new facilities and expanded visitor programs that support added recreational, interpretive, and educational opportunities throughout the national seashore. All current national seashore assets would be retained and fully used to support visitor services and opportunities. New facilities would be constructed and maintained to support visitor experiences such as hiking on multiuse trails, camping, a visitor contact station at Okaloosa, boat landings and small piers for temporary tie ups, new beach access areas with parking areas, restrooms, boardwalks, beaches with lifeguards, and a partnershipoperated environmental education and research center. Commercial service opportunities would be available at appropriate locations to provide visitors with rental equipment, tours, and food services.

This alternative envisions a regional partnership providing visitors with water transportation systems that link Fort Pickens with the city of Pensacola and the Pensacola Naval Air Station Historic Sites Area. Additional water transportation would be established at Davis Bayou with access to the barrier islands in the Mississippi District. This action would require periodic dredging at Davis Bayou to accommodate the larger vessels needed to transport visitors. In addition, opportunities would be explored for a partnership to operate a land shuttle system on Santa Rosa Island. All existing roads and facilities would be maintained and reconstructed if damaged by hurricanes.

The increased level of investment and maintenance in facilities, management of commercial services, development of transportation partnerships, and added requirements for resource and visitor protection would have a moderate to major, long-term, adverse impact on NPS operational budgets.

Alternative 4 would construct a new maintenance facility for the Florida District at Naval Live Oaks. Only essential services would be retained at other national seashore sites. This action would have a minor to moderate, long-term beneficial impact on the Maintenance and Facility Division.

An NPS docking facility would be developed on Cat Island to support NPS management and operations and provide commercial water transportation services and private boaters with temporary docking. Some trails and primitive campsites would be provided. These minimal facilities at Cat Island would provide access and tie-up for NPS vessels and would have a minor, long-term, beneficial effect on NPS operations.

An additional 22 FTE employees would be required for alternative 4 to support increases management activities associated with

- protection of the seagrass management areas
- implementation of a camping permit system on the barrier islands and stronger wilderness management
- new and expanded recreational facilities and beach access areas

- new and expanded interpretive and educational programs throughout the national seashore
- an expanded cultural and natural monitoring and protection program
- the additional administrative staff needed to manage the expanded commercial services program and potential land and/or water transportation/water shuttle, and dredging requirements
- maintenance needs for the new facilities acquired/developed, including new water shuttle docks at Fort Pickens, new facilities at Cat Island, new land and/or water shuttle systems if developed, and possibly the Pensacola Lighthouse complex

The increased staffing would have a moderate to major, long-term, adverse impact on the NPS operating budget. However, increased staffing for the actions listed above would have a moderate, longterm, beneficial impact on the operations and management needed to effectively support the protection of natural and cultural resources and visitor enjoyment. The added new facilities, roads, trails, and alternative transportation infrastructure would require a much larger NPS operations and maintenance staff and would significantly increase the number of assets exposed to potential hurricane damage and increases in future facility replacement costs, which would result in a major, long-term, adverse impact on NPS operations.

Overall, impacts on NPS operations and facilities from implementing alternative 4 would be moderate, long term, and adverse.

## **Cumulative Impacts**

The national seashore preserves and manages the natural setting and recreational opportunities surrounded by and/or in coordination with the Florida Department of Environmental Protection, Division of

Recreation and Parks; the Mississippi Department of Wildlife, Fisheries and Parks; the Pensacola Naval Air Station complex; and Eglin Air Force Base. Also, the communities of Perdido Key, Pensacola, Gulf Breeze, and Pensacola Beach in Florida and Ocean Springs and Gulfport in Mississippi continue to grow. The policies and decisions of these communities in relationship to transportation, economic, recreational, and growth management can influence and/or impact the management of the national seashore. The educational and research objectives of the University of West Florida and the Gulf Coast Research Laboratory of the University of Southern Mississippi rely partially on the wild nature of the national seashore. The National Naval Aviation Museum is a major attraction that helps contribute to a critical mass of activities within the area that the national seashore manages (i.e., the historic defense fortifications).

Deepwater Horizon oil spill response activities, including shoreline treatment, deeper cleaning of sand and beaches, and no further treatment areas, will continue for an undetermined period into the future. Exact impacts of the response are unknown at this time. Impacts of the oil spill response activities on national seashore operations may be long-term and both adverse and beneficial, depending on the location, level of disturbance, and amount of oil collected. These impacts may be minor to moderate in intensity.

Mineral leasing near the barrier islands would have a minor adverse impact on NPS staff who would be engaged in planning for and mitigating possible oil and gas development activities.

Interacting and coordinating with all these entities/organizations require NPS managers to participate in civic engagement, community problem-solving, and monitoring, and in providing input and technical assistance. All these efforts require NPS staff time and funds. As these organizations/entities grow, demand increases for access to and use of the national seashore's facilities and resources, resulting in the need for increased maintenance and periodic investment in national seashore assets.

Overall, the impacts of other past, present, and reasonably foreseeable actions just described would be long term, minor, and adverse on NPS operations.

The impacts of alternative 4 actions on NPS operations, combined with the actions of other past, present, and reasonably foreseeable actions of others, would have a minor, long-term, adverse cumulative impact on NPS operations and staff. The contribution of alternative 4 to these cumulative impacts would be noticeable.

#### Conclusion

Actions proposed in alternative 4 would be expected to have a long-term, moderate, adverse impact on national seashore operations. There would be a long-term, minor, adverse cumulative impact on NPS operations resulting from increased demands on national seashore resources and the need for NPS managers to focus on local and regional issues. The contribution of alternative 4 to these cumulative impacts would be noticeable.

## **OTHER REQUIRED ANALYSES**

#### **UNAVOIDABLE ADVERSE IMPACTS**

Under all of the alternatives, some negligible to moderate impacts on soils, vegetation, wildlife, and water resources caused by recreational use and facilities would be essentially unavoidable (e.g., soil compaction, vegetation trampling, and wildlife disturbances). Increases in visitor use would have low level adverse impacts on local transportation systems.

#### IRREVERSIBLE AND IRRETRIEVABLE COMMITMENTS OF RESOURCES

Irreversible commitments of resources are actions that result in loss of resources that cannot be reversed. Irretrievable commitments of resources are actions that result in the loss of resources but only for a limited period of time.

With the exception of consumption of fuels and raw materials for maintenance or construction activities, there would be no irreversible or irretrievable commitments of resources under any of the alternatives.

#### RELATIONSHIP OF SHORT-TERM USES AND LONG-TERM PRODUCTIVITY

Under all alternatives, the National Seashore would continue to be used by the public, and most areas would be protected in a natural state. The National Park Service would continue to manage the national seashore to maintain ecological processes and native biological communities and to provide appropriate recreational opportunities consistent with the preservation of cultural and natural resources. Actions would be taken with care to minimize adverse effects on the long-term productivity of biotic communities. Under the no-action alternative there would be virtually no new development and no appreciable loss of long-term ecological productivity.

Under the alternative 2, there would be a modest number of new recreational facilities, which could reduce ecological productivity in some localized areas. However, this alternative would yield long-term benefits from a visitor experience perspective.

Under alternative 3 and 4 there would be expanded (but still relatively modest) facilities to support recreational use and some localized loss of ecological productivity. However, both alternatives would yield long-term benefits from a visitor experience perspective.

## ENERGY REQUIREMENTS AND CONSERVATION POTENTIAL

#### Alternative 1 (No Action)

Energy requirements would be unchanged under alternative 1 because no new structures would be built and the way in which visitors reach the national seashore would not change. Gradually improving the energy efficiency of existing structures could reduce existing energy requirements. Alternative 1 would result in the

## Alternative 2

Energy requirements would be reduced under alternative 2, with the eventual removal of roads on barrier islands and the implementation of a ferry system to reach the Fort Pickens Area.

#### Alternative 3 (NPS Preferred Alternative)

More energy would be consumed under alternative 3 than under alternative 2 with the continued use of the Fort Pickens access road by park visitors. Additional facility development would also require an increase in energy consumption.

## Alternative 4

Under this alternative, the greatest consumption of energy would be required as this alternative continues use of the Fort Pickens access road by park visitors and entails a greater level of facility development.

Under all alternatives, the National Park Service would pursue sustainable practices wherever possible in all decisions retarding national seashore operations, facilities management, and developments. Whenever possible, the National Park Service would use energy conservation technologies and renewable energy sources. All three action alternatives support nonmotorized access for visitors to enjoy the national seashore. These actions would provide positive benefits in the area of energy and conservation potential.

## **CONSULTATION AND COORDINATION**



**GULF ISLANDS NATIONAL SEASHORE** 

**CHAPTER FIVE** 

## PUBLIC AND AGENCY INVOLVEMENT

#### **PUBLIC INVOLVEMENT**

The National Park Service actively engaged the public, stakeholders, and government officials at the federal, state, and local levels throughout the planning process. The following briefly summarizes public involvement activities. The time line is then followed by a summary of public comments received.

#### **Public Scoping**

The National Park Service initiated public scoping for the general management plan in 2004 with a scoping newsletter, followed by a series of public open houses. The newsletter outlined the need for the general management plan, discussed the significance of the national seashore, provided a timeline for the planning process, and outlined planning issues known to date. The newsletter also contained a public comment form and the dates for upcoming open houses. The newsletter was mailed to individuals, organizations, and government entities on the park's public contact mailing list in May 2004.

On May 25, 2004, the team issued a news release to local Mississippi and Florida newspapers announcing that open houses would be held on June 8, 2004, in Gulf Breeze, Florida, and on June 10, 2004, in Ocean Springs, Mississippi. Twenty-three individuals attended the Florida meeting, including representatives from local businesses, environmental groups, and the military. Thirteen individuals participated in the Mississippi meeting, including representative from similar groups. Planning team members captured verbal public comments on flipcharts. Team members also encouraged the public to express their views by filling out public comment forms and

turning them in at the public meeting or mailing them in later.

#### **Hurricanes and Deferred Planning**

Between 2004 and 2007, the national seashore sustained heavy damage from a series of hurricanes, especially hurricanes Ivan (2004) and Dennis, Katrina, and Rita (all 2005). The storms damaged or destroyed significant portions of the park's infrastructure multiple times. Recovery and remediation efforts at the park demanded that the general management planning process be put on hold between 2004 and 2007.

#### Alternatives Development and Public Meetings

In March 2007, the National Park Service restarted the planning process by issuing a second newsletter. The newsletter reiterated the need for the plan and the national seashore's purpose and significance. The newsletter also summarized planning issues collected through public scoping and presented preliminary conceptual management alternatives. The newsletter was sent to individuals, organizations, and government entities on the national seashore's mailing list and posted to the NPS public Planning, Environment, and Public Comment (PEPC) website. The national seashore received 47 comments forms, several pieces of written correspondence, and 19 postings on the PEPC website.

In April 2007, the national seashore hosted additional public open houses to further explain and receive feedback on the preliminary conceptual alternatives. The national seashore issued a new release announcing the open houses on April 10, 2007. On April 17, the national seashore hosted an open house in Gulf Breeze, Florida, which was attended by 12 parties. A second open house was held in Ocean Springs, Mississippi, on April 19, 2007. Six individuals attended the second meeting.

#### Planning Update / Draft General Management Plan

Using public feedback on the conceptual alternatives, the national seashore staff and planning team finalized the alternatives and began drafting a Draft General Management Plan / Environmental Impact Statement between 2007 and 2011.

In 2010, a third newsletter updating the progress made in preparing the plan was released. The team used feedback from the newsletter and public meetings to finalize the draft plan, which was published and released to the public in September 2011.

#### Summary of Public Comments from the 2004 Public Meetings and 2007 Newsletter and Public Meetings

#### Preservation of Coastal Ecosystems.

- **Coastal Drilling**—One commenter had concerns of impacts from the oil rigs. Other people commented that oil rigs are visible on the horizon.
- Seagrass Preservation—Numerous people expressed concerns about damage to seagrass beds at Perdido Key, Naval Live Oaks, and Santa Rosa Island. A few expressed concerns about potential negative impacts on seagrass beds from barge traffic near Naval Live Oaks.
- Vegetation Thinning/Invasive Species/Prescribed Burns—Many commenters were outspoken on what they thought were overly aggressive thinning of vegetation at Naval Live Oaks. Others noted the need to control invasive vegetation along

national seashore boundaries or incorporate prescribed burning in the same area.

Sensitive Habitats—Several comments noted the need to protect sensitive species such as sea turtles, terns, skimmers, and the dunes at Santa Rosa Island. One responder wanted a mandate for lights-off in turtle nesting areas. One commenter did not understand the need to prohibit using the beaches during osprey nesting periods. One commenter recommended additional monitoring and enforcement to control unlawful commercial fishing in the national seashore. Some voiced concerns about water quality issues in Santa Rosa Sound.

## **Urban Encroachment**

- **Restrict Development**—Some individuals wanted to keep University of Western Florida property on Santa Rosa Island undeveloped. Others wanted Naval Live Oaks to be maintained as natural as possible, expressed concerns about noise impacts from personal watercraft, and wanted maintenance facilities and offices moved to a location outside the national seashore. Some raised concerns about the development adjacent to national seashore boundaries on Perdido Key. Others urged that no facilitates be developed on Petit Bois Island. Several noted the beauty and solitude of Horn Island and discouraged any development or new facilities.
- Community Partnerships—Some commenters encouraged partnering with local communities in zoning and influencing local development that supports the national seashore's goals at Naval Live Oaks. Others suggested partnering with the Pensacola Naval Air Station.

## **Enhancing Public Access**

- **Barriers to Access**—One commenter pointed out that the gate at Naval Live Oaks limits access for kayaking and windsurfing.
- New Forms of Access—Some . commenters pointed out the need for alternative transportation instead of the bridge at Naval Live Oaks [commenter likely meant bridge at Pensacola Beach]. Some of the newsletter respondents suggested improving access by providing more opportunities for biking, land shuttles, water taxis, monorail, and gravel roads. One commercial service provider suggested allowing a minimum of three drop-off points for each Mississippi island to allow flexibility in safely retrieving visitors during variable weather conditions. Some suggested providing electric carts for disabled visitors in areas where cars may be restricted.
- Boat Access—Some responders thought a range of different sized boats should provide service to Fort Pickens and Santa Rosa Island.
   Charter boat operators expressed interest in working with the National Park Service to provide more flexible access to the national seashore. One commenter requested that provisions be made in proposed nonmotorized zones to allow access to the islands by fisherman and campers.
- **Parking**—A few individuals noted that parking was a problem at Fort Pickens. One person cited the need to find alternate ways to circulate people in and out of the fort. Others noted that there was not enough parking on Santa Rosa Island.
- Land Acquisition—Some people believed a parcel of land should be acquired from Eglin Air Force Base. Others suggested expanding the national seashore boundaries to incorporate the western portion of

Dauphin Island to include Alabama coastal forts.

Facilities—Some individuals cited the need for restrooms on Perdido Key. Some newsletter commenters suggested adding more boardwalks to accommodate wheelchairs. One commenter wanted the Naval Live Oaks trail to be more accessible to the disabled. Others wanted facilities to allow them to lock up their boats while they explored areas of the national seashore. Some suggested using a more sustainable surface option versus asphalt for rebuilding the road to Fort Pickens. Others wanted a quick, "sacrificial" road built. Some wanted access to more facilities at Fort Pickens and access to some of the other forts. Others wanted piers for the safe drop-off/ pick-up of passengers. One commenter suggested using a registration system if picnic pavilions are reduced from the current 100 [commenter likely meant current number]. Some suggested greater emphasis on sustainable green technologies in NPS facilities and the use of mobile structures that could be removed before storms. One commenter suggested adaptively reusing the Coast Guard Station for an interpretive museum.

## Enhancing Education and Interpretation

 Solitude and Scenic Views— Numerous individuals commented on the importance of scenic views, sunsets, and solitude found in various locations throughout the national seashore. Views and solitude at Opal Beach on Santa Rosa Island and on Naval Live Oaks were highly valued. Several individuals noted that Petit Bois had excellent, uncrowded beaches, although occasionally large groups (70+ boats) from Pascagoula gather on nearby Sand Island. Some commenters wanted personal watercrafts to be banned, while others promoted using them for access to the islands.

- Interpretation—Several individuals thought there was a need to interpret the importance of seagrass beds, and that one of the batteries at Fort Pickens should be interpreted. Some cited the need for interpretive materials and species inventories on Naval Live Oaks and at Cat Island. One responder did not want to see interpretive signs in Spanish. Some responders wanted to see diversity in interpretive programs such as bird tours, junior ranger activities, a new introductory film, and seasonal interpretive messages.
- Educational Programs—Some felt there was a need for environmental program/labs at Fort Pickens, on Santa Rosa Island, and on Cat Island. Some thought interpretive programs and messages should be incorporated into land and water shuttle services. One commenter felt there should greater emphasis on enhancing education/interpretation staff and not on infrastructure.
- Interaction of Park Staff—One commenter thought there should be greater communication between NPS staff and visitors. Another thought there should be greater emphasis in using volunteers to help the national seashore fulfill its mission.

## **Increased Recreational Opportunities**

• Overall—Many respondents cited the area's natural beauty and/or undeveloped character and lack of commercial facilities as what made Gulf Island National Seashore special to them. Several commenters cited other specific features that were special to them. These included the area's range of readily accessible outdoor recreation and education opportunities within one of the last remnants of an undeveloped coastline, the opportunities to learn about history and habitat, and the diversity of ecosystems available to explore.

- Beaches-Swimming enthusiasts expressed concerns about overcrowding at Langdon Beach. Several commented on how they liked to boat to and camp at Fort McRee and Big Lagoon Beach on Perdido Key. Some commenters noted overcrowded conditions on Davis Bayou and Horn Island (May through Labor Day on Horn Island). Some suggested restricting access to Horn Island during the peak season. One commenter wanted more recreational beach areas designated, while another wanted to see more bathhouses. One commenter wanted dogs to be allowed on the beach during certain times of the year. Another wanted the beaches opened to equestrian use.
- Fishing—Several individuals noted that Ship Island and Cat Island had several excellent fishing locations
- Scuba Diving/Snorkeling/ Swimming—Several individuals commented that the sheltered waters around Fort Pickens were ideal for scuba diving, snorkeling, and swimming. Others enjoyed exploring shipwrecks near Fort Pickens and Santa Rosa Sound. Some felt the reef should be enhanced and/or expanded. Some felt Santa Rosa Island should be developed for scuba diving.
- Boating/Kayaking—Naval Live Oaks was cited as good location for kayaking, and Oriole Beach was a good place to launch sail boats. Some valued the kayak trail on Perdido Key.
- **Camping**—Some individuals did not like having to get a camping permit at

Fort Pickens; others felt the campground should be expanded at this location. Many like boat-camping throughout the national seashore. Several commenters expressed concerns about boat rendezvous and other larger gatherings on Ship Island. Some newsletter commenters suggested separating tent and recreational vehicle camping, enforcing quiet hours, and providing more primitive camping opportunities in the Naval Live Oaks Area. One commenter thought the campground registration should be moved to the store at Fort Pickens. Another suggested placing Federal Emergency Management Administration trailers at Fort Pickens as primitive overnight accommodations. One responder wanted fee collection to shift to an honor system and have campground hosts monitor sites and fee compliance.

- **Biking/Hiking/Picnicking**—Several commenters indicated they liked biking and picnicking at Fort Pickens and biking through Naval Live Oaks.
- Trails—Some responders felt Santa Rosa Island should be part of Florida 40-Mile Loop Trail. Others wanted a loop trail developed for Fort Pickens and on Naval Live Oaks on the north side of the beach. Others valued the trail from the center of Naval Live Oaks to Gulf Breeze, the Butcher Cove trail, and the Andrew Jackson Trail.
- **Birding**—Several people noted that Petit Bois Island had conditions that attracted numerous species of birds.

#### Management of Cat Island

• Education—Some felt Cat Island would be a good location for ecotourism and educating the public on resources awareness. Some suggested providing educational outreach for commercial service providers to enhance appreciation for national seashore resources. Other suggested there be educational outreach when portions of the national seashore are closed. One commenter suggested that Mississippi education programs be conducted on the mainland because of the remoteness of the islands.

- Access—Some felt access to the island should be managed. Currently there is no public transportation to the island.
- Resources—Several mentioned that fishing was good in the shallow waters around Cat Island. The island contains World War II cultural remains.

# Planning Effort (Newsletter Respondents)

- Range of Alternatives—About half of the respondents felt a reasonable range of alternatives was presented in the newsletter. Some suggested combining the educational components in alternative 3 with the other alternatives. One commenter suggested incorporating the best virtues from each alternative into a new alternative. A few questioned the appropriateness of applying a single set of alternatives along the entire seashore as the Florida District has significantly more historic resources and a higher density of use than the Mississippi District, which has few human-related resources.
- Alternatives Comparison—Many commenters favored the no-action alternative 1, while several preferred alternative 2. One specifically favored alternative 3, others did not think there was much difference between alternative 3 and the other alternatives. Several respondents thought existing facilities already

provided an education experience. Some expressed concerns that alternative 3 might limit access to portions of the national seashore during outdoor education programs. Some stated they didn't like alternative 4 because it promoted too much commercialization, while others suggested combining portions of alternative 4 with alternative 3. One commenter liked alternative 4's focus on partnerships with regional centers of knowledge.

**Critical Elements of the Preferred** Alternatives-Many respondents wanted the preferred alternative to have provisions for keeping the national seashore natural by protecting resources, limiting development, and limiting commercial activities. Some felt that restoring programs, facilities, and access affected by the hurricanes should be included, as well as cleaning up the asphalt on the beach. One respondent thought the preferred should include more facilities to accommodate increased visitation, another thought it should address volunteers, while a third thought it should address replenishing barrier islands as they erode. A few commenters felt that the planning process took too long.

#### Draft General Management Plan and Public Meetings

In 2011, the Draft General Management Plan / Environmental Impact Statement was sent to individuals, organizations, and government entities on the national seashore's mailing list and posted to the NPS Public Planning, Environment, and Public Comment (PEPC) website. The plan was initially open to public comments for a 60day period from September 9 to November 9, 2011. This review period was extended by 30 days, until December 9, 2011, to allow additional comments from the public due to questions and concerns over the plan. The national seashore received 27 comment forms, 22 pieces of written correspondence, 44 pieces of electronic correspondence, and 88 postings on the PEPC website.

In fall 2011, the national seashore hosted public open houses to explain and receive feedback on the draft plan and environmental impact statement. The national seashore issued a news release announcing the open houses on September 14, 2011. On October 18, the national seashore hosted an open house at the Naval Live Oaks Visitor Center, which was attended by 22 people. A second open house was held on October 20, 2011, at the Davis Bayou Visitor Center, which was attended by six people. Due to public questions and concerns about the plan, two additional open house events were held. The national seashore issued a news release announcing these additional open houses on November 2, 2011. A third open house was held on November 8, 2011, at the Naval Live Oaks Visitor Center, which was attended by 107 people. A fourth and final open house was held on November 10, 2011, at the Davis Bayou Visitor Center, which was attended by 54 people.

#### FEDERAL AGENCIES

The National Park Service contacted the U.S. Fish and Wildlife Service offices in Mississippi and Florida, and the National Marine Fisheries Service on April 9, 2009. The letter advised these agencies of the NPS planning process for this General Management Plan / Environmental Impact Statement and requested a current list of federally listed threatened, endangered, or candidate species within the national seashore. The USFWS Panama City, Florida, office replied in a letter dated May 5, 2009, with updated species information and an Internet link to current species listings. The USFWS Jackson, Mississippi, office did not respond. The National Marine Fisheries

Service office in St. Petersburg, Florida, responded via email on April 17, 2009, with a current list of marine species and critical habitat managed by that agency.

In subsequent discussions, the project team deliberated about how to fulfill NPS responsibilities for complying with section 7 of the Endangered Species Act. The outcome of these discussions, based on current procedures and relationships with the federal partner agencies, was to include an embedded biological assessment in this plan, with associated appendixes as needed for consultation. The National Marine Fisheries Service and both the Florida and Mississippi field offices of the U.S. Fish and Wildlife Service replied with concurrence with the determinations of effect in letters dated March 7, 2012; June 13, 2012; and November 2, 2011, respectively. The letters also included updated species information, which has been incorporated into this plan. (See appendix E for all federal and state agency stakeholder letters.)

The Florida Caribbean Migratory Bird Field Office of the U.S. Fish and Wildlife Service provided comments on the draft plan in a letter dated November 18, 2011. The letter provided support for ongoing efforts to protect migratory birds at Gulf Islands, and also included suggestions on the draft plan. Some of these suggestions have been incorporated into the final plan.

The U.S. Environmental Protection Agency provided comments on the draft plan in a letter dated November 7, 2011. The agency supports the selection of alternative 3 as the preferred alternative and rated the draft environmental impact statement as "Lack of Objection." The Environmental Protection Agency also provided a number of suggestions, some of which were incorporated into the final plan.

The Advisory Council on Historic Preservation did not provide any comments on this plan.

## **STATE AGENCIES**

The National Park Service contacted the Florida and Mississippi state historic preservation officers in letters dated November 7, 2003. The letters advised both offices about the start of the planning effort, asked for their involvement in the planning process, and solicited input on issues and concerns to be addressed by the plan. No responses were received at that time. The deputy historic preservation officer for the state of Florida provided comments on the draft plan in a letter dated September 29, 2011. The office concluded that the draft plan adequately addressed cultural resources.

The Mississippi state historic preservation officer provided comments on the draft plan in a letter dated December 6, 2011. The officer concluded that the plan would have no significant adverse impacts on cultural resources, and would avoid adverse impacts to cultural resources listed or eligible for listing in the National Register of Historic Places.

The National Park Service contacted the Florida Fish and Wildlife Conservation Commission and the Mississippi Natural Heritage Program in letters dated April 9, 2009. The Florida agency responded with information about the currency of their Internet-based species list. The Mississippi agency responded with information about modifications and potential additions to their state list.

The National Park Service requested a consistency determination for the federal Coastal Zone Management Act. In Florida, this review was coordinated by the Florida Coastal Management Program of the Florida Department of Environmental Protection. In Mississippi this review was coordinated through the Mississippi Coastal Program through the Mississippi Department of Marine Resources. The National Park Service proposes no development in any area of the national seashore that would conflict with the coastal management program. The National Park Service met with staff from the Florida Fish and Wildlife Commission and the Department of Environmental Protection on January 25, 2012, August 15, 2012, and February 21, 2014, regarding Coastal Zone Management Act consistency in the Florida units of the national seashore. The discussions led to a better understanding between the agencies regarding NPS management zoning and other marine management issues. The outcomes of the meetings were a letter of concurrence dated April 14, 2014, and a decision to develop a memorandum of understanding between the two agencies to guide collaboration during future marine resource planning and management.

The National Park Service received a letter of concurrence dated July 25, 2012, from the Mississippi Department of Marine Resources regarding Coastal Zone Management Act consistency in the Mississippi units of the national seashore.

#### **AMERICAN INDIAN TRIBES**

The National Park Service recognizes that indigenous peoples may have traditional interests and rights in lands now under NPS management. Related American Indian concerns are sought through Native American Consultation. The need for government-to-government Native American Consultation stems from the historic power of Congress to make treaties with American Indian tribes as sovereign nations. Consultations with American Indians and other Native Americans, such as Native Hawaiians and Alaska Natives, are required by various federal laws, executive orders, regulations, and policies. They are needed, for example, to comply with section 106 of the National Historic Preservation Act of 1966 as amended. Implementing regulations of the Council on Environmental Quality for the National Environmental Policy Act of 1969 also require Native American Consultation.

The National Park Service contacted 26 federally recognized tribes in letters dated April 27, 2004. The NPS letter advised the tribes of the planning process, invited them to participate in planning, and inquired about the potential interests and concerns of the tribes as they relate to the planning effort. The tribes that were contacted are listed below. The Chitimacha Tribe of Louisiana responded in a letter dated May 24, 2004. The tribe declined the invitation to participate because the national seashore is outside of the tribe's aboriginal homeland. No other tribes responded.

The following tribes were contacted in 2004:

Absentee-Shawnee Tribe of Indians of Oklahoma Alabama-Coushatta Tribe of Texas Alabama-Quassarte Tribal Town Caddo Nation of Oklahoma Catawba Indian Nation Cherokee Nation Chickasaw Nation Chitimacha Tribe of Louisiana Choctaw Nation of Oklahoma Coushatta Tribe of Louisiana Eastern Band of Cherokee Indians Eastern Shawnee Tribe of Oklahoma Jena Band of Choctaw Indians Kialegee Tribal Town Miccosukee Tribe of Indians Mississippi Band of Choctaw Indians Muscogee (Creek) Nation Poarch Band of Creeks **Quapaw** Tribe of Indians Seminole Nation of Oklahoma Seminole Tribe of Florida Shawnee Tribe Thlopthlocco Tribal Town Tunica-Biloxi Indian Tribe **Tuscarora** Nation United Keetoowah Band of Cherokee Indians

In September 2011, a subset (13) of these tribes was sent a copy of the draft plan for review. This list of 13 tribes was based on updated contact information and relationships with these tribes. No responses were received from any of the following 13 tribes:

Alabama-Quassarte Tribal Town Chickasaw Nation Choctaw Nation of Oklahoma Jena Band of Choctaw Indians Kialegee Tribal Town Miccosukee Tribe of Indians Mississippi Band of Choctaw Indians Muscogee (Creek) Nation Poarch Bank of Creeks Seminole Nation of Oklahoma Seminole Tribe of Florida Thlopthlocco Tribal Town Tunica-Biloxi Indian Tribe

## COMMENTS AND RESPONSES ON THE DRAFT ENVIRONMENTAL IMPACT STATEMENT / GENERAL MANAGEMENT PLAN

Analysis of Substantive Comments on the Draft Plan

Consistent with the requirements of 40 CFR 1503, the NPS staff provided written responses to those pieces of correspondence that have either substantive comments or comments that the NPS planning team determined written response was required for clarification. Substantive comments are defined by Director's Order 12: Conservation Planning, Environmental Impact Analysis and Decision-Making (NPS 2001) as those comments that

- question, with reasonable basis, the accuracy of information in the environmental impact statement
- question, with reasonable basis, the adequacy of the environmental analysis
- present reasonable alternatives other than those presented in the environmental impact statement
- cause changes or revisions in the proposal

Substantive comments raise, debate, or question a point of fact or policy. Comments in favor of or against the preferred alternative or alternatives, or those that only agree or disagree with NPS policy are not considered substantive. However, the National Park Service may elect to respond to some nonsubstantive comments if they represent common questions or misunderstandings among the public or other stakeholders. Note: All comments are verbatim. They have not been changed in any way (not even to correct spelling errors).

#### **NPS Responses to Comments**

Comments that contain substantive points regarding information in the draft GMP/EIS or comments that need clarification are extracted below. A concern statement has been developed to summarize the comments, but representative quotes are also included from original letters, edited only for style consistency and spelling. All comment letters from government agencies have been scanned and are included in appendix E.

Where appropriate, text in the *Gulf Islands National Seashore Draft General Management Plan / Environmental Impact Statement* has been revised to address comments and changes, as indicated in the following responses.

#### 1. General Concerns

*Benefits of a Management Plan* Commenters are concerned that recreational boaters are not adequately represented in the plan.

Correspondence #41: "Present a specific portion of the management plan that addresses the positive aspects of how this population of [recreational] boaters will be able to benefit from a management plan. How they might be affected by some of the policies or programs. Generically it is listed within the educational aspects, preservation policy, etc., but the actual recreational boater was only mentioned in restrictive policy statements/potentials."

Agency Response: Boaters, as well as all other user groups, will benefit from this plan because it supports their opportunities for high quality recreational experiences. The National Park Service must balance recreational boating and reasonable access for boaters with its core mission and responsibility to protect and preserve resources and other visitor opportunities. The suite of actions in the preferred alternative was developed with input from the public to provide a range of visitor opportunities while protecting the seashore resources for this and for future generations of visitors. The plan also includes management direction to prevent excessive adverse impacts to resources and to sustain a desired visitor experience. The importance of recreational boaters and other visitors and user groups to help the national seashore achieve its goals of protecting these resources is critically important to the National Park Service and cannot be understated.

### **Resource Protection Activities**

<u>Commenters are concerned about law</u> <u>enforcement actions. Some commenters</u> <u>suggested that the use of motorized vehicles</u> <u>on the dunes during beach patrols should be</u> <u>discontinued. Some commenters remarked</u> <u>on law enforcement being overbearing and</u> <u>stringent.</u>

Correspondence #72: "In two experiences in the area I have observed park service employees on quads tearing up the dunes in pursuit of people walking around and a Coast Guard boat that grounded itself tearing up the sea grass beds in pursuit of a dingy with a small outboard without a state registration."

Correspondence #104: "DMP must absolutely include indicators/standards for impacts from NPS operated ATVs. Operations seems indiscriminate and without regard to disturbance/destruction to dune systems and the upper intertidal zone. Operation of the ATVs in the intertidal zones should be prohibited during turtle nesting season. Operation of ATVs should be managed at all times to reduce impact to the absolute minimum."

Agency Response: The National Park Service is grateful that the visiting public has concerns about public safety and resource protection and damage. The agency is committed to following up on all reports of resource damage, regardless of the source of the damage. The public is encouraged to contact the national seashore to report all resource damage. The national seashore staff occasionally uses utility terrain vehicles (UTV) for administrative purposes. In response to concerns about inappropriate UTV use, the staff is reviewing and revising its UTV policy to clarify authorized and appropriate uses of these vehicles. In addition, the national seashore staff is working with cooperators from other agencies to better educate them about appropriate UTV use and other management activities in sensitive areas such as sand dunes, sea oats, and seagrass beds. The staff is also committed to improving the visitor support and resource protection aspects of the law enforcement role at the national seashore.

<u>Commenters are concerned about how</u> <u>boaters, particularly transient boaters, will be</u> <u>informed of available anchorages and</u> <u>mooring fields if altered through the plan.</u>

Correspondence #41: "If your Alternative Plan has the potential to close these areas...what method of informing the boating public will be made or has it been considered?... Will a "Notice to Mariners" be initiated to correct the charts? If these areas are navigable waterways...will it conflict with the "Rights of Mariners" to anchor? These waters off the North shores are on the average from five to fifteen feet depth and ideal for safe anchorages."

Correspondence #41: "Plan to have as part of the management plan a method of informing the transient boaters that might be on the ICW and planning to anchor at these locations of their availability or lack thereof. Most ICW travelers plan the next day or two ahead of time as to where they will anchor and what sights, facilities, provisioning spots, etc. that they will stop at. Methods of information might include alerts listed on the GINS website as well as posted signs on buoys. There are few options available for safe anchorage if these areas are closed. A possible mooring buoy system might be another alternative."

Agency Response: The national seashore will continue to inform the public of closures, mooring buoys, and any other related boating information via press releases and on the seashore's website, http://www.nps.gov/guis. Education is the first tool for reaching boaters, including interpretive programs, websites, press releases, or other outreach methods such as navigation maps, wayside exhibits at boat ramps, and informational buoys. The boating public will be a critical component of this educational outreach because of their ability to work with the national seashore and spread information about the sensitivity of shallow seagrass beds and proper boat operation to avoid damaging these areas. Closures and other similar restrictions would be a last resort. It is not the general management plan that gives the park the authority to implement closures to protect resources; Congress gave the National Park Service this responsibility, and 36 Code of Federal Regulations (CFR) gives park superintendents this authority.

### *Factual Discrepancy/Suggestions* <u>One commenter indicated that ownership</u> <u>boundary used in the document is incorrect.</u>

Correspondence #104: "The NPS drawings show that they own all of the land on the eastern end of Perdido Key. This is incorrect since the Department of the Navy actually owns 277 acres, not the Department of Interior (see attached County records, Attachment #2)."

Agency Response: The U.S. Navy conveyed the referenced lands to the National Park Service. To respond to this comment, the staff double-checked this conveyance with the National Park Service – Southeast Region lands officer. Make contact with Escambia County?

One commenter contests that the National Park Service is not following the correct

### jurisdictions over water, particularly concerning where seagrass protection zones are proposed.

Correspondence #67: "The Gulf Island National Seashore has absolutely no jurisdiction over any waters below the mean high tide line. All waters below the mean high tide line belong to the State of Florida...The Gulf Islands National Seashore, the National Park Service, and the Department of the Interior have absolutely no jurisdiction over the usage of the State of Florida's waters."

Agency Response: The National Park Service has jurisdiction over waters within the congressionally authorized boundary of the national seashore, per 36 CFR 1.2(a)(3): "Waters subject to the jurisdiction of the United States located within the boundaries of the National Park System, including navigable waters and areas within their ordinary reach (up to the mean high water line in places subject to the ebb and flow of the tide and up to the ordinary high water mark in other places) and without regard to the ownership of submerged lands, tidelands, or lowlands."

The National Park Service not only has legal management authority over these waters, but also owns fee simple the submerged land underneath those waters adjacent to Fort Pickens, Naval Live Oaks, Santa Rosa, and within the Mississippi boundary of the national seashore. The National Park Service does not own the submerged lands around Perdido Key or the Okaloosa area. However, the National Park Service also has jurisdictional standing for all designated marine waters within the national seashore's authorized boundary, including submerged lands near Perdido Key and the Okaloosa area.

# 2. Resource Management

# Management Zones Presented in the Draft Plan

Commenters contend that natural processes, not human actions, are responsible for degraded seagrass beds and many doubted that seagrass beds are currently threatened. Further, commenters found that supportive data and information of how boater use has caused seagrass bed damage was lacking in the plan. Commenters are concerned that access to and enjoyment of the seashore will be limited because of the negligent actions of a few people.

Correspondence #134: "Boaters and fisherman are great advocates and stewards of Florida's waterways. Sea grass beds are a resource that can be fragile and need to be preserved. The issues facing sea grass beds are natural. Shifting sand, water clarity, water depth, natural light, and hurricanes are some of the things that impact the sea grass beds. In this specific area boaters are not significantly impacting sea grass beds. The underlining concern is public water access. Our sea grass beds will be affected by natural occurrences as they have been since before man was here. Our concern is that boaters will be banned from large areas of the sea shore when a natural event, such as a hurricane, damages sea grass beds."

Correspondence #104: "The Plan does not contain any data and analysis to support a 60 year decline in seagrass beds...The Plan does not contain any data and analysis to support restrictions to boat traffic."

Agency Response: Management zoning is not intended to, nor will it result in, broad restrictions on public access at the national seashore. The goal of the National Park Service is to provide a range of visitor opportunities and enjoyment balanced with resource protection. Management zoning provides a mechanism for the national seashore to define these visitor opportunities and resource objectives in different areas of the park. The suite of management options mentioned in the zoning language, as well as in the visitor use indicators and standards, is a toolkit of response options for management depending on the situation. In the case of resource damage, education and collaboration with visitors and partners is the first choice for park managers, while temporary closures are a last resort. It is important to reiterate that the general management plan does not give the superintendent this authority; the authority for temporary closures already exists in the Code of Federal Regulations (36 CFR 1.5) and are shared with the public through the annual Superintendent's Compendium and as necessary during other times in the year.

Due to concerns and questions voiced by the public with respect to the seagrass bed zone, a number of changes have been made in the draft plan. The name of the zone has been changed to seagrass bed zone, and the symbols on the maps have been changed to a more permeable design so that seashore users do not feel they are barred from these areas. Additionally, the description of the seagrass bed zone has been changed considerably, to highlight the seashore managers' intent to focus first on boater education and outreach, while using temporary closures in limited areas as a last resort.

The plan does not directly limit boater access, and there is neither a desire nor directed intent to close any areas to boaters. It is true that natural phenomena including shifting sands and hurricanes can contribute to seagrass bed density and distribution. However, propeller scars and human-caused resource damage in seagrass beds have been clearly documented (see photographs in chapter 2). It is the desire of the national seashore managers that through education and proper signage, boaters can be made aware of shallow seagrass bed areas and operate their boats in a manner that causes no further damage. Closures would only be implemented if necessary, in order to allow damaged areas to recover. Such closures

would be temporary and limited to the damaged area and environs.

Commenters proposed multiple types of actions that they feel will protect seagrass beds without limiting visitor use: instituting a no-wake zone near shallow seagrass beds, issuing fines to boaters or individuals who cause damage to the seagrass, better defining the seagrass bed zone as only shallow areas that are subject to damage, and designated landing areas should be clearly identifiable.

Correspondence #44: "Education of boaters and possible fines for damage to seagrasses would be a course of action that should be considered. I hope before any exclusion zones are enacted I urge you to take any alternative actions first."

Correspondence #41: "...has any thought been given to a no-wake zone to protect these areas? We see a huge amount of sea grass washed up on the North side of the Lagoon and it can't be healthy for the grass to have four feet high boat wakes constantly buffeting the sea grass in the shallows. Would education or policy help save some of these areas from further damage? Or the posting of No-Wake Zones?"

Correspondence #35: "The sea grass area protection area needs better definition. The zone should encompass grass areas that may be subject to damage only, ie shallow areas only."

Correspondence #131: "Designated landing areas should also be clearly identified for boaters to provide alternative means of access."

Agency Response: Signage and visitor education are the top priority and the most effect way to improve boaters' understanding of the seagrass beds and other sensitive resources. Both the management zoning and the visitor use indicators and standards support the designation of landing areas. Nowake zone are not proposed in this plan, but have been implemented in certain areas

specifically for the operation of personal watercraft. In addition, a new interagency program was begun in 2012 to educate boaters about the location of shallow seagrass beds. The national seashore is working with the Florida Fish and Wildlife Conservation Commission, Escambia County, Santa Rosa County, and local stakeholder and conservation groups. Informational buoys are being installed in Big Lagoon, Santa Rosa Sound, and Choctawhatchee Bay to alert boaters they are entering shallow water with seagrass beds. This project will not restrict access to any areas within Gulf Islands National Seashore. Seashore staff will also begin monitoring the areas to determine if the establishment of these zones reduces scarring and improves seagrass health. Other areas may be added to the program in the future to improve boater awareness of sensitive resources in the national seashore.

Commenters are concerned that boat access restrictions due to seagrass bed zones will impact boater safety during bad weather.

Correspondence #121: "Not only is Ft. McRae one of the most beautiful anchorages in Pensacola, but it is also a safe harbor for boats en route. We have had to duck into Ft. McCrea numerous times when surprised by a sudden violent storm. We need this natural anchorage to remain available for boaters and moorers."

Agency Response: The use of a closure in this area or any other area would be a last resort, after making every effort to work with the boating public to protect seagrass beds in other ways. The goal of the national seashore is to sustain little or no future damage and have no need for any closures. The seashore works first on boater education by marking shallow seagrass beds with informational buoys, placing wayside exhibits about seagrass beds at boat ramps, and working with local cooperators such as the Escambia County Marine Advisory Committee to mark shallow seagrass bed areas on navigational maps.

### User Capacity Indicators and Standards Commenters are concerned that standards and rational for indictors of seagrass bed health are not clearly defined in the plan.

Correspondence #81: "My ONLY complaint is that there is a lot of vague speech in the plans that need to be tightened up. For example, there is a statement somewhere in the plan about if the seagrass beds are damaged by "X%" then they "may" be closed. This open-ended speech makes the owners of the seashore wary of the power we have given the care takers of our islands."

Correspondence #84: "It is impossible to react to X%. What is "X", what is "Y"? ...What is the rationale for % of increase of grass bed scarring? The Indicator / Standard should be % relative to total area per basin, not % of increase...There is no baseline included in the DGMP for grass bed scarring...Management Strategies for grass bed scarring are vague and jumbled; The DGMP should tie specific Management strategies to specific degree of degradation of resource."

Agency Response: The draft plan included a placeholder in the visitor use indicator and standard for seagrass beds because the baseline information was being collected as part of the Natural Resource Damage Assessment—sponsored aerial reconnaissance after the Deepwater Horizon oil spill incident. The national seashore staff has since developed a new indicator, standard, and corresponding text (see chapter 2) related to visitor impacts on seagrass beds.

# 3. Partnerships and Stakeholder Involvement

### Public Involvement related to the plan

<u>Commenters did not feel that they were</u> <u>informed of the plan or of public meetings in</u> <u>a timely manner. Many commenters also</u>

# noted that the size and scope of the plan also made it difficult to review.

Correspondence #154: "Please keep locals informed better. No one knew anything about this Management Plan until we got a flyer (after the original closing date)"

Correspondence #5: "Notification of the most recent Open House meeting was limited and the Public Service Announcement on Channel 3 TV the evening before did not even mention boating issues."

Correspondence #41: "It was informative having the opportunity to attend the public meeting on the proposed management plan. It would have been even better if your choice of one of the four Alternatives were open for discussion. Finding out that Alternative 3 was the preferred and only plan that anyone from NPS wanted to discuss was disappointing. It was probably the reason for so much animosity as well. I realize the right for the NPS to choose which plan they would want to pursue but not having local input mean anything...is telling the local community they don't count. I also noticed that reading through the plans that the words and wisdom of the scientific community were the basis of all the information presented. How about local community members that have been utilizing the area for many, many years? It seems that a public meeting many years ago was mentioned but apparently it was not attended by present community members and there doesn't seem to be a section to address the concerns of the local communities involved."

Agency Response: The general management planning process began in 2004 and was delayed several times due to hurricanes, hurricane response efforts, and the Deepwater Horizon / Mississippi Canyon oil spill incident. Through the past eight years, the national seashore has held public meetings every few years and has also released several newsletters and other updates. These meetings and newsletters solicited input on general scoping issues, preliminary alternatives, and the draft preferred alternative, as well as many other topics. Meetings were held in both the Florida and Mississippi units of the national seashore, in order to reach the widest possible audience. The national seashore managers have also welcomed and received public comments throughout the planning process, which has also been considered in the development of the preferred alternative.

A detailed description of the public involvement efforts and public responses and turnout is found in "Chapter 5: Consultation and Coordination." In addition, the national seashore planning team has improved its electronic media and outreach, such as building a new email list during the last round of public comment on the draft plan, and updating the seashore's Web pages with all current and pertinent planning documents and related information.

Commenters suggest that a board of local residents be created. Their desire is for this board to be involved in decision-making processes at the national seashore.

Correspondence #151: "I believe that in the best interest for the park, there should be an appointed group of the "local" community to aid in the future & present challenges of the gulf islands national seashore. This would aid in local support that the seashore needs!! This would also lessen the conflict from the local community, which "are" the most frequent users and supporters of the seashore!!!"

Correspondence #105: "I like to see a committee of local individuals to have direct involvement with any/and all planning and decisions that affect our use of our natural resources in our back yard."

Agency Response: Local residents are important and frequent users of the national seashore, and the seashore managers welcome and value their comments and suggestions at any time. Unfortunately, the Federal Advisory Committee Act, known as FACA, does not allow organized groups to serve in an advisory capacity unless they are designated by Congress. However, local citizens as well as visitors from distant locations are always welcome to contact the national seashore and submit comments, which are considered as part of all ongoing management decisions and actions.

# 4. Visitor Experience Backcountry Camping / Facilities

Commenters are concerned that a permitting or reservation system in primitive camping areas will limit their access to the seashore. Commenters do not see a need for a system and are skeptical of its purpose. Commenters do not agree that a permitting system is needed and worry that fees and restrictions will take place if such a system is adopted.

Correspondence #115: "I am writing you to express my support of continued access to the National Seashore by boat to allow overnight camping. Experiences like this are what make living in this area special. Please do not allow this privilege to be taken away from the members of this community."

Correspondence #54: "The very open nature of GINS makes it exceedingly difficult for boaters to know exactly where they are or when they may have entered an area requiring a permit. Requiring permits to access specific areas will act as a deterrent for boaters to visit the park at all. In a time of limited, even diminishing, park resources and funds, such a permit system would place an unnecessary administrative burden on park management. Furthermore, we question the ability of the park to monitor and/or enforce such a measure.

Correspondence #99: "If permits are necessary for camping--then collect on the spot--not by reservation. People seem to be able to work out enough room on those few very crowded weekends. Again--access--not restriction"

Correspondence #26: "I disagree with any changes offered for the Fort McRee area. This area is mostly used for family gatherings. It is a wonderful environment for friends and family to meet and enjoy this gift. Charging for mooring and eliminating overnight stays will only move the visitors to the West where they can moor and enjoy the beaches for free."

Agency Response: If the national seashore implemented a backcountry camping permit system, it would not have any fees associated with it. The goal of a reservation system in the backcountry areas of the national seashore is neither to restrict access nor to generate revenue. The reason for a registration system is to gather information about the numbers of people who use a certain area, so that education and other information can be provided to the visitors. The goal of such a system would be to improve visitor experience and provide better resource protection. It would only be put into place in locations where overcrowding affects the visitors' enjoyment of the area or where resource damage is occurring. A backcountry camping registration system would also enable the national seashore managers to provide safety information and guidance on how to minimize their impacts, such as Leave No Trace ethics and waste disposal.

Overnight camping will be addressed in an upcoming wilderness and backcountry use management plan, in which details pertaining to any permits that may be contemplated and monitoring, as well as decision criteria, will be clearly articulated. The plan alternatives would be shared with the public at corresponding public meetings and comment periods. This effort is being undertaken in anticipation of the 50th anniversary of the Wilderness Act in 2014.

### Davis Bayou Roads and Access

One commenter supported the closure of VFW Road in Davis Bayou because of dangerous through-traffic and support the road being replaced with a pedestrian path. Others do not support the potential closure of VFW Road in Davis Bayou. Concerns of safety were raised, particularly with regard to

# emergency vehicle access to neighborhoods adjacent to the seashore.

Correspondence #47: "Please close the VFW road entering the Davis Bayou region of the Gulf Islands National Seashore Park. This should be closed due to excessive thru traffic not using the park. I would prefer it be left open to bicycle and pedestrian traffic but not to the cars. I have been in several dangerous situations while riding my bike in the park."

Correspondence #156: "First, we are blessed to have a National Park of this magnitude, in our area; however, to close VFW Road would put a hardship on people living S of US90. This Park Rd via VFW is our only overpass to get to the Hospital as well as for officers, ambulance service, police service and fire dept; and to reach Hwy 90, without school crossings, which cause 20 minute delays during morning and afternoons."

Correspondence #85: "We are very much in favor of the bike path option along Park Rd. This is vital to protect biker riders, runners and walkers who come to enjoy the park for exercise and outdoors. The vegetation along Park Rd. grows up to the roadside in most locations of the road. This vegetation is consistently overgrown as well which also causes major blind spots for drivers. The "share the road" concept is not viable when we are considering the safety of all. The bike path and enhancements will allow my family and many others to roller blade (not allowed currently), bike, and run while enjoying the natural habitat with safety and peace of mind. This will also encourage tourism in our community and encourage healthy lifestyles by getting into nature more!"

Agency Response: The national seashore managers will address the safety issue on Park Road to evaluate alternatives to provide safe access for pedestrians and bicyclists. During that process, an evaluation of the closure of VFW Road will be undertaken, and public comment will be solicited.

# LIST OF AGENCIES, ORGANIZATIONS, AND INDIVIDUALS RECEIVING A COPY OF THIS DOCUMENT

## FEDERAL AGENCIES

Advisory Council on Historic Preservation Federal Highways Administration U.S. Department of Defense U.S. Army Corps of Engineers U.S. Coast Guard Eglin Air Force Base Keesler Air Force Base Pensacola Naval Air Station U.S. Department of Commerce National Oceanic and Atmospheric Administration U.S. Department of Agriculture U.S. Forest Service Natural Resources Conservation Service U.S. Department of the Interior U.S. Fish and Wildlife Service U.S. Geological Survey U.S. Environmental Protection Agency

### AMERICAN INDIAN TRIBAL GOVERNMENTS

Alabama-Quassarte Tribal Town Chickasaw Nation Choctaw Nation of Oklahoma Jena Band of Choctaw Indians Kialegee Tribal Town Miccosukee Tribe of Indians Mississippi Band of Choctaw Indians Muscogee (Creek) Nation Poarch Band of Creeks Seminole Nation of Oklahoma Seminole Tribe of Florida Thlopthlocco Tribal Town Tunica-Biloxi Indian Tribe

## U.S. SENATORS AND REPRESENTATIVES

Honorable Bill Nelson, Senator (FL)

Honorable Marco Rubio, Senator (FL) Honorable Jeff Miller, House of Representatives (FL) Honorable Roger Wicker, Senator (MS) Honorable Thad Cochran, Senator (MS) Honorable Steven Palazzo, House of Representatives (MS)

# STATE OFFICIALS, SENATORS, AND REPRESENTATIVES

Honorable Rick Scott, Governor (FL) Honorable Phil Bryant, Governor (MS) State Senator Greg Evers (FL) State Senator Don Gaetz (FL) State Representative Douglas Vaughn Broxson #1 (FL) State Representative Clay Ingram #2 (FL) State Representative Clay Ford #3 (FL) State Representative Matt Gaetz #4 (FL) State Senator Billy Hewes (MS) Gulfport City Hall (MS) Ocean Springs City Hall (MS)

# STATE AGENCIES AND COMMISSIONS

Florida State Preservation Officer Robert F. Bendus Mississippi State Preservation Officer H.T. Holmes Escambia County Marine Resource Florida Fish and Wildlife Conservation Mississippi Department of State Florida Department of Environmental Protection Florida Department of Transportation **Big Lagoon State Park** Florida National Trail Association Pensacola Beach Chamber of Commerce Gulf Breeze Chamber of Commerce Navarre Beach Chamber of Commerce Santa Rosa County Chamber of Commerce

Pensacola Chamber of Commerce Perdido Key Chamber of Commerce Pensacola Bay Area Convention & Visitors Bureau Fort Walton Beach Visitor Center Biloxi Bay Chamber of Commerce Biloxi Chamber of Commerce Biloxi Visitor Center D'Iberville Chamber of Commerce Gulf Coast Chamber of Commerce Gulfport Visitor Bureau Hancock County Chamber of Commerce Hancock County Tourism Hancock Welcome Center Harrison County Tourism Commission Mississippi Gulf Coast Convention & Visitors Bureau Ocean Springs Chamber of Commerce Orange Grove Chamber of Commerce

# REGIONAL, COUNTY, AND LOCAL GOVERNMENTS

City of Ocean Springs Mayor Connie Moran City of Pensacola Mayor Ashton J. Hayward City of Gulf Port Escambia County Commissioners Santa Rosa County Commissioners Jackson County Board of Supervisors Harrison County Board of Supervisors City of Gulf Breeze Mayor Beverly Zimmern Gulf Breeze City Manager Edwin "Buzz" Eddy Santa Rosa Island Authority Jackson County Chamber of Commerce Jackson County Welcome Center City of Ocean Springs Board of Aldermen

# ORGANIZATIONS, BUSINESSES, AND UNIVERSITIES

University of Western Florida Pensacola State College University of South Alabama Mississippi Gulf Coast Community College Mississippi State University University of Southern Mississippi William Carey College University of Southern Mississippi Research Laboratory PWC Industry Association National Parks Conservation Association Gulf Coast Environmental Defense Sierra Club Francis M. Weston Audubon Society Eastern National Gulf Coast Plain Ecosystem Partnership

# LIBRARIES

West Florida Regional Library Santa Rosa County Library System Harrison County Library System Jackson-George Library System

# SCHOOL DISTRICTS

Santa Rosa County School District Escambia County School District Harrison County School District Jackson County School District Ocean Springs County School District

# **CONCESSIONERS AND BUSINESSES**

Dudley Food & Beverages, Inc. Pan Isles, Inc.

# **NEWSPAPERS AND MAGAZINES**

Pensacola News Journal Navarre Press North West Florida Daily News Gulf Breeze News Island Times Biloxi D'Iberville Press Clarion Ledger Mobile Press Register Ocean Springs Record Sun Herald Times-Picayune

# **RADIO AND TELEVISION STATIONS**

WEAR TV3 WSRE TV (Public TV) WALA TV FOX10 WKRG TV5 WPMI TV15 WUWF Radio WCOA Radio WYCT Cat Country 96 Radio WLOX-TV

# INDIVIDUALS

J. Earle Bowden George Boddie Thaddeus Cohen, Director of Community Development, City of Pensacola Margaret Cunningham Jerry A. Eubanks Charlie Roose, Camp Happy Sands

# APPENDIXES, SELECTED REFERENCES, PREPARERS AND CONSULTANTS, AND INDEX



**GULF ISLANDS NATIONAL SEASHORE** 

# **APPENDIX A: LEGISLATION**

### SEC. 7. AMENDMENTS OF SECTION 5232.

(a) The first sentence of section 5232(a) (relating to transfer of imported distilled spirits) is amended to read as follows: "Distilled spirits imported or brought into the United States in bulk containers may, under such regulations as the Secretary shall prescribe, be withdrawn from customs custody and transferred in such bulk containers or by pipeline to the bonded premises of a distilled spirits plant without payment of the internal revenue tax imposed on such distilled spirits."

(b) Section 5232(b) (relating to withdrawals) is amended by striking out "Imported distilled spirits" and inserting in lieu thereof "Distilled spirits".

Approved January 8, 1971.

Public Law 91-660

#### AN ACT

To provide for the establishment of the Gulf Islands National Seashore, in the States of Florida and Mississippi, for the recognition of certain historic values at Fort San Carlos, Fort Redoubt, Fort Barrancas, and Fort Pickens in Florida, and Fort Massachusetts in Mississippi, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, in order to Guif Is preserve for public use and enjoyment certain areas possessing out- seashore. standing natural, historic, and recreational values, the Secretary of the Interior (hereinafter referred to as the "Secretary") may establish and administer the Gulf Islands National Seashore (hereinafter referred to as the "seashore"). The seashore shall comprise the follow-ing gulf coast islands and mainland areas, together with adjacent water areas as generally depicted on the drawing entitled "Proposed Boundary Plan, Proposed Gulf Islands National Seashore," numbered NS-GI-7100J, and dated December 1970:

(1) Ship, Petit Bois, and Horn Islands in Mississippi;

(2) the eastern portion of Perdido Key in Florida;

- (3) Santa Rosa Island in Florida;
- (4) the Naval Live Oaks Reservation in Florida;

(5) Fort Pickens and the Fort Pickens State Park in Florida; and

(6) a tract of land in the Pensacola Naval Air Station in Florida that includes the Coast Guard Station and Lighthouse, Fort San Carlos, Fort Barrancas, and Fort Redoubt and sufficient surrounding land for proper administration and protection of the historic resources.

SEC. 2. (a) Within the boundaries of the seashore, the Secretary may acquire lands, waters, and interests therein by donation, purchase with donated or appropriated funds, or exchange, except that property owned by a State or any political subdivision thereof may be acquired only with the consent of the owner. The Secretary may acquire by any of the above methods not more than one hundred thirty-five acres of land or interests therein outside of the seashore boundaries on the mainland in the vicinity of Biloxi-Gulfport, Mississippi, for an administrative site and related facilities for access to the seashore. With the concurrence of the agency having custody thereof, any Federal property within the seashore and mainland site may be transferred without consideration to the administrative jurisdiction of the Secretary for the purposes of the seashore.

January 8, 1971 [H. R. 10874]

Gulf Islands Establishment.

Lands, waters, acquisition.

82 Stat. 1328. 26 USC 5232.

Residential property, right of use and occupancy.

"Improved residential property."

Termination.

Hunting and fishing.

Oil and gas rights-of-way.

Administration,

39 Stat. 535.

(b) With respect to improved residential property acquired for the purposes of this Act, which is beneficially owned by a natural person and which the Secretary of the Interior determines can be continued in that use for a limited period of time without undue interference with the administration, development, or public use of the seashore, the owner thereof may on the date of its acquisition by the Secretary retain a right of use and occupancy of the property for noncommercial residential purposes for a term, as the owner may elect, ending either (1) at the death of the owner or his spouse, whichever occurs later, or (2) not more than twenty-five years from the date of acquisition. Any right so retained may during its existence be transferred or assigned. The Secretary shall pay to the owner the fair market value of the property on the date of such acquisition, less their fair market value on such date of the right retained by the owner.

(c) As used in this Act, "improved residential property" means a single-family year-round dwelling, the construction of which began before January 1, 1967, and which serves as the owner's permanent place of abode at the time of its acquisition by the United States, together with not more than three acres of land on which the dwelling and appurtenant buildings are located that the Secretary finds is reasonably necessary for the owner's continued use and occupancy of the dwelling: *Provided*, That the Secretary may exclude from improved residential property any marsh, beach, or waters and adjoining land that the Secretary deems is necessary for public access to such marsh, beach, or waters.

(d) The Secretary may terminate a right of use and occupancy retained pursuant to this section upon his determination that such use and occupancy is being exercised in a manner not consistent with the purposes of this Act, and upon tender to the holder of the right an amount equal to the fair market value of that portion of the right which remains unexpired on the date of termination.

SEC. 3. The Secretary shall permit hunting and fishing on lands and waters within the seashore in accordance with applicable Federal and States laws: *Provided*, That he may designate zones where, and establish periods when, no hunting or fishing will be permitted for reasons of public safety, administration, fish or wildlife management, or public use and enjoyment. Except in emergencies, any regulations issued by the Secretary pursuant to this section shall be put into effect only after consultation with the appropriate State agencies responsible for hunting and fishing activities.

SEC. 4. Any acquisition of lands, waters, or interests therein shall not diminish any existing rights-of-way or easements which are necessary for the transportation of oil and gas minerals through the seashore which oil and gas minerals are removed from outside the boundaries thereof; and, the Secretary, subject to appropriate regulations for the protection of the natural and recreational values for which the seashore is established, shall permit such additional rightsof-way or easements as he deems necessary and proper.

SEC. 5. Except as otherwise provided in this Act, the Secretary shall administer the seashore in accordance with the Act of August 25, 1916 (30 Stat. 535), as amended and supplemented (16 U.S.C. 1 et seq.). In the administration of the seashore the Secretary may utilize such statutory authorities available to him for the conservation and management of wildlife and natural resources as he deems appropriate to carry out the purposes of this Act. With respect to Fort Redoubt, Fort San Carlos, Fort Barrancas at Pensacola Naval Air Station, Fort Pickens on Santa Rosa Island, and Fort McRee on Perdido Key, Florida, and Fort Massachusetts on Ship Island, Mississippi, together with such adjacent lands as the Secretary may designate, the Secretary shall administer such lands so as to recognize, preserve, and interpret their national historical significance in accordance with the Act of August 21, 1935 (49 Stat. 666; 16 U.S.C. 461-467), and he may designate them as national historic sites. The Act of July 2, 1948 (62 Stat. 1220), which provided for the establishment of the Pensacola National Monument, is hereby repealed.

SEC. 6. The Secretary of the Interior and the Secretary of the Army may cooperate in the study and formulation of plans for beach erosion control and hurricane protection of the seashore. Any such protective works or spoil deposit activities undertaken by the Chief of Engineers. Department of the Army, shall be carried out within the seashore in accordance with a plan that is acceptable to the Secretary of the Interior and that is consistent with the purposes of this Act.

SEC. 7. There are hereby transferred from the National Wildlife Refuge System to the seashore the Horn Island and Petit Bois National Wildlife Refuges to be administered in accordance with the provisions of this Act.

SEC. 8. Within four years from the date of the enactment of this Act, the Secretary of the Interior shall review the area within the Gulf Islands National Seashore and shall report to the President, in Report to President, in President, accordance with subsections 3 (c) and 3 (d) of the Wilderness Act (78 Stat. 890; 16 U.S.C. 1132 (c) and (d)), and recommend as to the suitability or nonsuitability of any area within the seashore for preservation as wilderness, and any designation of any such area as a wilderness shall be accomplished in accordance with said subsections of the Wilderness Act.

SEC. 9. No provision of this Act, or of any other Act made applicable thereby, shall be construed to affect, supersede, or modify any authority of the Department of the Army or the Chief of Engineers, with respect to navigation or related matters except as specifically provided in section 6 of this Act.

SEC. 10. There is hereby established a Gulf Islands National Seashore Advisory Commission. The Commission shall terminate ten Seashore years after the date the seashore is established pursuant to this Act. Advisory The Commission shall be composed of three members from each establishment, county in which the seashore is located, each appointed for a term of membership. two years by the Secretary as follows:

(1) one member to be appointed from recommendations made by the county commissioners in the respective counties;

(2) one member to be appointed from recommendations made by the Governor of the State from each county; and

(3) one member to be designated by the Secretary from each county.

Provided, That two members shall be appointed to the Advisory Commission in each instance in counties whose population exceeds one hundred thousand.

The Secretary shall designate one member to be Chairman. Any vacancy in the Commission shall be filled in the same manner in which the original appointment was made.

Members of the Commission shall serve without compensation as such. The Secretary is authorized to pay the expenses reasonably incurred by the Commission in carrying out its responsibilities under this Act on vouchers signed by the Chairman.

The Secretary or his designee shall, from time to time, consult with the Commission with respect to the matters relating to the development of the Gulf Islands National Seashore.

Repeal. 16 USC 450gg.

Beach erosion control, study.

Land transfer.

Review.

Report to

Gulf Islands National

Appropriation,

SEC. 11. There are authorized to be appropriated not more than \$3,120,000 for the acquisition of lands and interests in lands and not more than \$14,779,000 (1970 prices) for development, plus or minus such amounts, if any, as may be justified by reason of ordinary fluctuations in construction costs as indicated by engineering cost indices applicable to the types of construction involved herein.

Approved January 8, 1971.

### Public Law 91-661

January 8, 1971 [H.R. 10482] AN ACT To authorize the establishment of the Voyageurs National Park in the State of Minnesota, and for other purposes.

Voyageurs National Park, Minn. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the purpose of this Act is to preserve, for the inspiration and enjoyment of present and future generations, the outstanding scenery, geological conditions, and waterway system which constituted a part of the historic route of the Voyageurs who contributed significantly to the opening of the Northwestern United States.

#### ESTABLISHMENT

SEC. 101. In furtherance of the purpose of this Act, the Secretary of the Interior (hereinafter referred to as the "Secretary") is authorized to establish the Voyageurs National Park (hereinafter referred to as the "park") in the State of Minnesota, by publication of notice to that effect in the Federal Register at such time as the Secretary deems sufficient interests in lands or waters have been acquired for administration in accordance with the purposes of this Act: Provided, That the Secretary shall not establish the park until the lands owned by the State of Minnesota and any of its political subdivisions within the boundaries shall have been donated to the Secretary for the purposes of the park: Provided further, That the Secretary shall not acquire other lands by purchase for the park prior to such donation unless he finds that acquisition is necessary to prevent irreparable changes in their uses or character of such a nature as to make them unsuitable for park purposes and notifies the Committees on Interior and Insular Affairs of both the Senate and the House of Representatives of such findings at least thirty days prior to such acquisition.

SEC. 102. The park shall include the lands and waters within the boundaries as generally depicted on the drawing entitled "A Proposed Voyageurs National Park, Minnesota," numbered LNPMW-VOYA-1001, dated February 1969, which shall be on file and available for public inspection in the offices of the National Park Service, Department of the Interior. Within one year after acquisition of the lands owned by the State of Minnesota and its political subdivisions within the boundaries of the park the Secretary shall affix to such drawing an exact legal description of said boundaries. The Secretary may revise the boundaries of the park from time to time by publishing in the Federal Register a revised drawing or other boundary description, but such revisions shall not increase the land acreage within the park by more than one thousand acres.

#### LAND ACQUISITION

SEC. 201. (a) The Secretary may acquire lands or interests therein within the boundaries of the park by donation, purchase with donated or appropriated funds, or exchange. When any tract of land is only

Park, Minn.

Publication in Federal Register.

Notification to congressional committees.

Boundaries.

Boundary revision; publication in Federal Register.

#### 86 STAT.] PUBLIC LAW 92-276-APR. 24, 1972

and expenditures and obligations under paragraph (5) may be increased by not more than 2 per centum, if any such increase under any paragraph is accompanied by an equal decrease in expenditures and obligations under one or more of the other paragraphs.

Approved April 17, 1972.

### Public Law 92-274

#### JOINT RESOLUTION

### Authorizing and requesting the President to proclaim April 1972 as "National [H. J. Res. 1095] Check Your Vehicle Emissions Month".

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the President is National Ch authorized and requested to issue a proclamation designating the Emissions Month. month of April 1972 as "National Check Your Vehicle Emissions authorization. Month", and call upon the motorists and the automotive industry of the United States to take appropriate steps during the month of April 1972 to reduce substantially air pollution from the motor vehicles operating on the streets and highways.

Approved April 20, 1972.

Public Law 92-275

#### AN ACT

### To amend the Act of January 8, 1971 (Public Law 91-660; 84 Stat. 1967), an Act to provide for the establishment of the Gulf Islands National Seashore, in the States of Florida and Mississippi, for the recognition of certain historic values at Fort San Carlos, Fort Redoubt, Fort Barrancas, and Fort Pickens in Florida, and Fort Massachusetts in Mississippi, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act of January 8, 1971 (Public Law 91-660; 84 Stat. 1967) is amended as follows:

(1) In section 2(a) revise the second sentence by deleting "one hundred thirty-five" and inserting in lieu thereof "four hundred" and

(2) In section 11 delete "\$3,120,000" and insert in lieu thereof "\$3,462,000" and delete "\$14,779,000 (1970 prices)" and insert "\$17,774,000 (June 1970 prices)".

Approved April 20, 1972.

#### Public Law 92-276

### JOINT RESOLUTION

To authorize the President to proclaim the last Friday of April 1972, as "National [H. J. Res. 563] Arbor Day".

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled. That the President is hereby authorized and requested to issue a proclamation designating the last Friday of April of 1972 as "National Arbor Day" and calling upon authorization. the people of the United States to observe such a day with appropriate ceremonies and activities.

Approved April 24, 1972.

Gulf Islands

April 20, 1972 [S. 3153]

National Seashore. Expansion. 16 USC 459h-1.

Appropriation. 16 USC 459h-10.

April 24, 1972

National Arbor Day. Designation

123

April 20, 1972

National Check

Designation

### Public Law 95-625 95th Congress

### An Act

Nov. 10, 1978 To authorize additional appropriations for the acquisition of lands and interests in lands within the Sawtooth National Recreation Area in Idaho. [S. 791]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

#### SHORT TITLE AND TABLE OF CONTENTS

SECTION 1. This Act may be cited as the "National Parks and 16 USC 1 note. Recreation Act of 1978".

#### TABLE OF CONTENTS

- Sec. 1. Short title and table of contents. Sec. 2. Definition.

Sec. 3. Authorization of appropriations.

#### TITLE I-DEVELOPMENT CEILING INCREASES

Sec. 101. Specific increases.

Agate Fossil Beds National Monument. Andersonville National Historic Site. Andrew Johnson National Historic Site. Biscayne National Monument. Capitol Reef National Park. Carl Sandburg Home National Historic Site. Cowpens National Battlefield Site. De Soto National Memorial. Fort Bowle National Historic Site. Frederick Douglass Home, District of Columbia. Grant Kohrs Ranch National Historic Site. Guadalupe Mountains National Park. Gulf Islauds National Seashore. Harper's Ferry National Historical Park. Hubbell Trading Post National Historic Site. Indiana Dunes National Lakeshore. John Muir National Historic Site. Lands in Prince Georges and Charles Counties, Maryland. Longfellow National Historic Site. Pecos National Monument. Perry's Victory and International Peace Memorial. San Juan Island National Historical Park. Sitka National Historical Park. Statue of Liberty National Monument. Thaddeus Kosciuszko Home National Historic Site. Tuskegee Institute National Historic Site. Whiskeytown-Shasta-Trinity National Recreation Area. William Howard Taft National Historic Site. Wilson's Creek National Battlefield.

#### TITLE II-ACQUISITION CEILING INCREASES

Sec. 201. Acquisition ceilings. Big Cypress National Preserve. Buffalo National River. Cumberland Island National Seashore. Sec. 202. Sawtooth National Recreation Area.

National Parks and Recreation Act of 1978.

### TABLE OF CONTENTS-Continued

#### TITLE III-BOUNDARY CHANGES

#### Sec. 301. Revision of boundaries.

- Bent's Old Fort National Historic Site.
  - Cape Cod National Seashore. Chiricahua National Monument.

  - Coronado National Memorial. Elsenhower National Historic Site.
  - Fort Caroline National Memorial.
  - George Washington Birthplace National Monument. Great Sand Dunes National Monument.

  - Gulf Islands National Seashore. Hawaii Volcanoes National Park. John Day Fossil Beds National Monument. Monocacy National Battlefield.

  - Montezuma Castle National Monument.
  - Oregon Caves National Monument.
  - Salem Maritime National Historic Site.
  - Theodore Roosevelt National Memorial Park. Tumacacori National Monument.
  - Tuzigoot National Monument.
  - White Sands National Monument.
  - William Howard Taft National Historic Site.
  - Wind Cave National Park.
- Sec. 302. Maps and descriptions. Sec. 303. Acquisition and disposal of lands. Sec. 304. Other authorities.
- Sec. 305. Name change; City of Refuge National Historical Park. Sec. 306. Black Hammock Island.
- Sec. 307. Allegheny Portage Railroad National Historic Site and Johnstown Flood National Memorial.

- Sec. 308. Fort Laramie National Historic Site. Sec. 309. Fort Union Trading Post National Historic Site. Sec. 310. Addition of Dorchester Heights to the Boston National Historical Park.
- Sec. 311. Fort Clatsop National Memorial.
- Sec. 312. Adams National Historic Site, Massachusetts. Sec. 313. Addition of Eppes Manor to Petersburg National Battlefield. Sec. 314. Addition of Mineral King Valley to Sequoia National Park.

- Sec. 314. Addition of Mineral King Valley to Sequola National Park.
  Sec. 315. Cuyahoga Valley National Recreation Area.
  Sec. 316. Delaware Water Gap National Recreation Area.
  Sec. 317. Golden Gate National Recreation Area.
  Sec. 318. Point Reves National Seashore.
  Sec. 319. Antietam National Battlefield.
  Sec. 320. Chesapeake and Ohio Canal National Historical Park.
  Sec. 321. Alibates Flint Quarries and Texas Panhandle Pueblo Culture National Monument.
- Fire Island National Seashore. Sec. 322.
- Sec. 323. Oumberland Island National Seashore.

#### TITLE IV-WILDERNESS

- Sec. 401. Designation of areas.
- Sec. 402. Map and description. Sec. 403. Cessation of certain uses.
- Sec. 404. Administration
- Sec. 405. Savings provisions.

#### TITLE V-ESTABLISHMENT OF NEW AREAS AND ADDITIONS TO NATIONAL TRAILS SYSTEM

#### Subtitle A-Parks, Seashores, Etc.

- Sec. 501. Guam National Seashore.
- Sec. 502. Pine Barrens Area, New Jersey. Sec. 503. Edgar Allan Poe National Historic Site.
- Sec. 504. Saint Paul's Church, Eastchester.
- Sec. 505. Kaloko-Honokohau National Historical Park.
- Sec. 506. Palo Alto Battlefield National Historic Site.
- Sec. 507. Santa Monica Mountains National Recreation Area. Sec. 508. Ebey's Landing National Historical Reserve.

### TITLE II-ACQUISITION CEILING INCREASES

#### ACQUISITION CEILINGS

SEC. 201. The limitations on appropriations for the acquisition of Appropriation lands and interests therein within certain units of the National Park System are amended as follows:

(1) Big Cypress National Preserve, Florida: Section 8 of the Act of October 11, 1974 (88 Stat. 1258), is amended by changing "\$116,000,000" to "\$156,700,000".

(2) Buffalo National River, Arkansas: Section 7 of the Act of March 1, 1972 (86 Stat. 44), is amended by changing "\$30,071,500" to "\$39,948,000". 460m-14.

(3) Cumberland Island National Seashore, Georgia: Section 10 of the Act of October 23, 1972 (86 Stat. 1066), is amended 16 USC 459i-9. by changing "\$10,500,000" to "\$28,500,000".

#### SAWTOOTH NATIONAL RECREATION AREA

SEC. 202. Section 13 of the Act of August 22, 1972 (86 Stat. 612), 16 USC is amended by changing "\$19,802,000" to "\$47,802,000". 460aa-12.

#### TITLE III-BOUNDARY CHANGES

#### REVISION OF BOUNDARIES

SEC. 301. The boundaries of the following units of the National Appropriation Park System are revised as follows, and there are authorized to be appropriated such sums as may be necessary, but not exceed the amounts specified in the following paragraphs for acquisitions of lands and interests in lands within areas added by reason of such revisions

(1) Bent's Old Fort National Historic Site, Colorado: To add approximately six hundred and twenty-two acres as generally depicted on the map entitled "Boundary Map, Bent's Old Fort National Historic Site, Colorado", numbered 417-80,007-A, and dated June 1976: \$842,000.

(2) Cape Cod National Seashore, Massachusetts: To add approximately thirteen acres and to delete approximately sixteen acres as generally depicted on the map entitled "Cape Cod National Seashore Boundary Map", numbered 609-60,015 and dated February 1978.

(3) Chiricahua National Monument, Arizona : To add approximately four hundred and forty acres as generally depicted on the

map entitled "Boundary Map, Chiricahua National Monument, Arizona", numbered 145-80,002, and dated August 1977: \$294,000. (4) Coronado National Memorial. Arizona: To add approxi-mately three thousand and forty acres and delete approximately twelve hundred acres as generally depicted on the map entitled "Land Status Map 01, Coronado National Memorial, Cochise County, Arizona", numbered 8630/80,001, and dated October 1977:\$1,410,000.

(5) Eisenhower National Historic Site, Pennsylvania: To add approximately one hundred ninety-five and eighty-three onehundredths acres as generally depicted on the map entitled "Boundary Map, Eisenhower National Historic Site, Adams

authorizations.

authorizations.

16 USC 698m.

16 USC

92 STAT. 3473

County, Pennsylvania", numbered 446–40,001B, and dated April 1978: \$166,000.

(6) Fort Caroline National Memorial, Florida: To add approximately ten acres as generally depicted on the map entitled "Boundary Map, Fort Caroline National Memorial, Florida", numbered 5310/80,000-A, and dated April 1978: \$170,000.

(7) George Washington Birthplace National Monument, Virginia: To add approximately eighty-two and twenty-five onehundredths acres as generally depicted on the map entitled "Boundary Map, George Washington Birthplace National Memorial, Virginia", numbered 332-30,000-B and dated September 1978: \$450,000.

(8) Great Sand Dunes National Monument, Colorado: To add approximately one thousand one hundred and nine acres as generally depicted on the map entitled "Boundary Map, Great Sand Dunes National Monument, Colorado", numbered 140-80,001-A, and dated November 1974: \$166,000.

(9) Gulf Islands National Seashore, Mississippi-Florida: To add approximately six hundred acres as generally depicted on the map entitled "Boundary Map, Gulf Islands National Seashore, Mississippi-Florida", numbered 20,006, and dated April 1978: \$300,000.

(10) Hawaii Volcanoes National Park, Hawaii: To add approximately two hundred sixty-nine acres as generally depicted on the map entitled "Boundary Map, Hawaii Volcanoes National Park, Hawaii", numbered 80,000, and dated August 1975: \$562,000.

(11) John Day Fossil Beds National Monument, Oregon: To add approximately one thousand four hundred and eleven acres, and to delete approximately one thousand six hundred and twenty acres as generally depicted on the map entitled "Boundary Map, John Day Fossil Beds National Monument, Oregon", numbered 177-30,000-B, and dated May 1978: \$3,500,000. The Act of October 26, 1974 (88 Stat. 1461), which designates the John Day Fossil Beds National Monument is amended by deleting the second proviso of section 101 (a) (2). Furthermore, not withstanding any other provision of law to the contrary, the Secretary may, if he determines that to do so will not have a substantial adverse effect on the preservation of the fossil and other resources within the remainder of the monument, convey approximately sixty acres acquired by the United States for purposes of the monument in exchange for non-Federal lands within the boundaries of the monument, and, effective upon such conveyance, the boundaries of the monument are hereby revised to exclude the lands conveyed.

(12) Monocacy National Battlefield, Maryland: To add approximately five hundred and eighty-seven acres as generally depicted on the map entitled, "Boundary Map, Monocacy National Battlefield", numbered 894-40,001, and dated May 1978: \$3,500,000.

(13) Montezuma Castle National Monument, Arizona: To add approximately thirteen acres, and to delete approximately five acres as generally depicted on the map entitled "Montezuma Castle National Monument, Arizona", numbered 20,006, and dated April 1978.

(14) Oregon Caves National Monument, Oregon: To add approximately eight acres as generally depicted on the map entitled "Oregon Cave, Oregon", numbered 20,000, and dated April 1978:\$107,000.

Land conveyance.

### PUBLIC LAW 95-625-NOV. 10, 1978

#### TABLE OF CONTENTS-Continued

#### TITLE VII-WILD AND SCENIC RIVERS ACT AMENDMENTS-Continued

#### Subtitle D-Amendments to Public Law 90-542

#### Sec. 761. Technical amendments.

- Sec. 762. Federal lands; cooperative agreements. Sec. 763. Miscellaneous technical amendments.
- Sec. 764. Lease of Federal lands.

#### TITLE VIII-RECOGNITION OF THE HONORABLE WILLIAM M. KETCHUM

#### Sec. 801. Recognition of the Honorable William M. Ketchum.

#### TITLE IX-JEAN LAFITTE NATIONAL HISTORICAL PARK

### TITLE X-URBAN PARK AND RECREATION RECOVERY

### PROGRAM

### TITLE XI-NEW RIVER GORGE NATIONAL RIVER

#### TITLE XII-FORT SCOTT NATIONAL HISTORIC SITE

#### TITLE XIII-REPORT AND BOUNDARY REVISION

Sec. 1301. Beaverhead or Gallatin National Forests.

Sec. 1302. Hampton National Historic Site.

#### DEFINITION

SEC. 2. As used in this Act, except as otherwise specifically provided. the term "Secretary" means the Secretary of the Interior.

#### AUTHORIZATION OF APPROPRIATIONS

Effective date.

SEC. 3. Authorizations of moneys to be appropriated under this Act shall be effective on October 1, 1978. Notwithstanding any other provision of this Act, authority to enter into contracts, to incur obligations, or to make payments under this Act shall be effective only to the extent, and in such amounts, as are provided in advance in appropriation Acts.

### TITLE I-DEVELOPMENT CEILING INCREASES

#### SPECIFIC INCREASES

Appropriation authorizations.

16 USC 431 note.

SEC. 101. The limitations on funds for development within certain units of the National Park System and affiliated areas are amended as follows:

(1) Agate Fossil Beds National Monument, Nebraska: Sec-tion 4 of the Act of June 5, 1965 (79 Stat. 123), is amended by changing "\$1,842,000" to "\$2,012,000".

(2) Andersonville National Historic Site, Georgia: Section 4 (2) Andersonvine Rational Historic Site, Georgia: Section 4 of the Act of October 16, 1970 (84 Stat. 989), is amended by changing "\$1,605,000" to "\$2,205,000 for development.", and by deleting "(March 1969 prices), for development, plus or minus such amounts, if any, as may be justified by reason of ordinary fluctuation in construction costs as indicated by engineering cost

indices applicable to the types of construction involved herein.".
(3) Andrew Johnson National Historic Site, Tennessee: Section 3 of the Act of December 11, 1963 (77 Stat. 350) is amended by changing "\$266,000" to "\$286,000".

(4) Biscayne National Monument, Florida: Section 5 of the Act of October 18, 1968 (82 Stat. 1188), is amended by changing "\$2,900,000" to "\$6,565,000".

16 USC 450qq-4

(5) Capitol Reef National Park, Utah: Section 7 of the Act of December 18, 1971 (85 Stat. 739), is amended by changing "\$1,052,700 (April 1970 prices)" to "\$1,373,000 for development.", and by deleting "for development, plus or minus such amounts, if any, as may be justified by reason of ordinary fluctuations in construction costs as indicated by engineering cost indexes applicable to the types of construction involved herein."

(6) Carl Sandburg Home National Historic Site, North Carolina: Section 3 of the Act of October 17, 1968 (82 Stat. 1154), is amended by changing "\$952,000" to "\$1,662,000".

(7) Cowpens National Battlefield Site, South Carolina: Section 402 of the Act of April 11, 1972 (86 Stat. 120), is amended by changing "\$3,108,000" to "\$5,108,000".

(8) De Soto National Memorial, Florida: Section 3 of the Act of March 11, 1948 (62 Stat. 78), as amended, is further amended 16 USC 450dd changing "\$3,108,000" to "\$5,108,000". note.

(9) Fort Bowie National Historic Site, Arizona: Section 4 of the Act of August 30, 1964 (78 Stat. 681), is amended by deleting "\$550,000 to carry out the purposes of this Act.", and inserting in lieu thereof: "\$85,000 for land acquisition and \$1,043,000 for development".

(10) Frederick Douglass Home, District of Columbia: Section 4 of the Act of September 5, 1962 (76 Stat. 435), is amended by changing "\$413,000" to "\$1,350,000"

(11) Grant Kohrs Ranch National Historic Site, Montana: Section 4 of the Act of August 25, 1972 (86 Stat. 632), is amended to read as follows: "SEC. 4. There are authorized to be appropriated such sums as may be necessary to carry out the provisions of this Act, but not to exceed \$752,000 for land acquisition and not to exceed \$2,075,000 for development."; the additional sums herein authorized for land acquisition may be used to acquire the fee simple title to lands over which the United States has acquired easements or other less than fee interests.

(12) Guadalupe Mountains National Park, Texas: Section 6 of the Act of October 15, 1966 (80 Stat. 920), is amended by changing "\$10,362,000" to "\$24,715,000", and by adding the following new sentence at the end of the section: "No funds appropriated for development purposes pursuant to this Act may be expended for improvements incompatible with wilderness management within the corridor of the park leading to the summit of Guadalupe Peak.".

(13) Gulf Islands National Seashore, Florida-Mississippi: Section 11 of the Act of January 8, 1971 (84 Stat. 1967), is amended by changing "\$17,774,000" to "\$24,224,000", and by deleting the phrase "(June 1970 prices) for development, plus such amounts, if any, as may be justified by reason of ordinary fluctuations in construction costs as indicated by engineering costs indices applicable to the types of construction involved herein.", and inserting in lieu thereof "for development.".

(14) Harper's Ferry National Historical Park, Maryland-West Virginia: Section 4 of the Act of June 30, 1944 (58 Stat. 645),

is amended further by changing "\$8,690,000" to "\$12,385,000". note. (15) Hubbell Trading Post National Historic Site, Arizona: Section 3 of the Act of August 28, 1965 (79 Stat. 584), is amended 16 USC 461 note. by changing "\$952,000" to "\$977.000".

16 USC 283e.

16 USC 4592h-10.

16 USC 450bb

92 STAT. 3471

16 USC 273f.

shore and, in addition, the waters surrounding said area to distances of one thousand feet in the Atlantic Ocean and up to four thousand feet in Great South Bay and Moriches Bay and, in addition, mainland terminal and headquarters sites, not to exceed a total of twelve acres, on the Patchogue River within Suffolk County, New York, all as delineated on a map identified as 'Fire Island National Seashore', num-bered OGP-0004, dated May 1978. The Secretary shall publish said map in the Federal Register, and it may also be examined in the offices of the Department of the Interior.".

(b) Section 2 of such Act is amended by adding the following new subsection at the end thereof:

"(g) The authority of the Secretary to condemn undeveloped tracts within the Dune District as depicted on map entitled 'Fire Island National Seashore' numbered OGP-0004 dated May, 1978, is suspended so long as the owner or owners of the undeveloped property therein inaintain the property in its natural state. Undeveloped property within the Dune District that is acquired by the Secretary shall remain in its natural state.".

(c) Section 7(b) of such Act is amended by striking the phrase 16 USC 459e-6. "Brookhaven town park at", and inserting in lieu thereof: "Ocean Ridge portion of".

(d) Section 10 of such Act is amended by striking "\$18,000,000". 16 USC 459e-9. and inserting in lieu thereof "\$23.000,000".

#### CUMBERLAND ISLAND NATIONAL SEASHORE

Src. 323. Section 1 of the Act of October 23, 1972 (86 Stat. 1066), is amended by changing the phrase "numbered CUIS-40,000B, and dated June 1971,", to read "numbered CUIS 40,000D, and dated January 1978,".

### TITLE IV-WILDERNESS

#### DESIGNATION OF AREAS

SEC. 401. The following lands are hereby designated as wilderness in accordance with section 3(c) of the Wilderness Act (78 Stat. 890; 16 U.S.C. 1132(c)), and shall be administered by the Secretary in accordance with the applicable provisions of the Wilderness Act:

(1) Buffalo National River, Arkansas, wilderness comprising approximately ten thousand five hundred and twenty-nine acres and potential wilderness additions comprising approximately twenty-five thousand four hundred and seventy-one acres depicted on a map entitled "Wilderness Plan, Buffalo National River, Arkansas", numbered 173-20,036-B and dated March 1975, to be known as the Buffalo National River Wilderness.

(2) Carlsbad Caverns National Park, New Mexico, wilderness comprising approximately thirty-three thousand one hundred and twenty-five acres and potential wilderness additions comprising approximately three hundred and twenty acres, depicted on a map entitled "Wilderness Plan, Carlsbad Caverns National Park, New Mexico," numbered 130-20,003-B and dated January 1978, to be known as the Carlsbad Caverns Wilderness. By January 1, 1980, the Secretary shall review the remainder of the park and shall report to the President, in accordance with section 3 (c) and (d) of the Wilderness Act (78 Stat. 891; 16 U.S.C. 1132 (c) and (d)). his recommendations as to the suitability or nonsuitability of any additional areas within the park for preservation as wilder-

Map, publication in Federal Register. Undeveloped tracts and

property. 16 USC 459e-1.

16 USC 459i.

Administration. 16 USC 1132 note.

16 USC 1131 note.

Report to President. 16 USC 1131 note.

ness, and any designation of such areas as wilderness shall be accomplished in accordance with said subsections of the Wilderness Act.

(3) Everglades National Park, Florida, wilderness comprising approximately one million two hundred and ninety-six thousand five hundred acres and potential wilderness additions comprising approximately eighty-one thousand nine hundred acres, depicted on a map entitled "Wilderness Plan, Everglades National Park, Florida", numbered 160-20,011 and dated June 1974, to be known as the Everglades Wilderness.

(4) Guadalupe Mountains National Park, Texas, wilderness comprising approximately forty-six thousand eight hundred and fifty acres, depicted on a map entitled "Wilderness Plan, Guadalupe Mountains National Park, Texas", numbered 166– 20,006–B and dated July 1972, to be known as the Guadalupe Mountains Wilderness.

(5) Gulf Islands National Seashore, Florida, and Mississippi, wilderness comprising approximately one thousand eight hundred acres and potential wilderness additions comprising approximately two thousand eight hundred acres, depicted on a map entitled "Wilderness Plan, Gulf Islands National Seashore, Mississippi, Florida", numbered 635-20,018-A and dated March 1977, to be known as the Gulf Islands Wilderness.

(6) Hawaii Volcanoes National Park, Hawaii, wilderness comprising approximately one hundred and twenty-three thousand one hundred acres and potential wilderness additions comprising approximately seven thousand eight hundred and fifty acres, depicted on a map entitled "Wilderness Plan, Hawaii Volcanoes National Park, Hawaii", numbered 124–20,020 and dated April 1974, to be known as the Hawaii Volcanoes Wilderness.

(7) Organ Pipe Cactus National Monument, Arizona, wilderness comprising approximately three hundred and twelve thousand six hundred acres and potential wilderness additions comprising approximately one thousand two hundred and forty acres, depicted on a map entitled "Wilderness Plan, Organ Pipe Cactus National Monument, Arizona", numbered 157–20,001–B and dated October 1978, to be known as the Organ Pipe Cactus Wilderness.
(8) Theodore Roosevelt National Memorial Park, North

(8) Theodore Roosevelt National Memorial Park, North Dakota, wilderness comprising approximately twenty-nine thousand nine hundred and twenty acres, depicted on maps entitled "Theodore Roosevelt National Memorial Park, North Dakota" (North Unit and South Unit) numbered 387-20,007-E and dated January 1978, to be known as the Theodore Roosevelt Wilderness.

#### MAP AND DESCRIPTION

SEC. 402. A map and description of the boundaries of the areas designated in this title shall be on file and available for public inspection in the office of the Director of the National Park Service, Department of the Interior, and in the Office of the Superintendent of each area designated in this title. As soon as practicable after this Act takes effect, maps of the wilderness areas and descriptions of their boundaries shall be filed with the Committee on Interior and Insular Affairs of the House of Representatives and the Committee on Energy and Natural Resources of the United States Senate, and such maps and descriptions shall have the same force and effect as if included in this Act: *Provided*, That correction of clerical and typographical errors in such maps and descriptions may be made.

Public availability.

Filing with congressional committees.

#### CESSATION OF CERTAIN USES

SEC. 403. Any lands which represent potential wilderness additions in this title, upon publication in the Federal Register of a notice by the Secretary that all uses thereon prohibited by the Wilderness Act have ceased, shall thereby be designated wilderness. Lands designated as potential wilderness additions shall be managed by the Secretary insofar as practicable as wilderness until such time as said lands are designated as wilderness.

#### ADMINISTRATION

SEC. 404. The areas designated by this Act as wilderness shall be administered by the Secretary of the Interior in accordance with the applicable provisions of the Wilderness Act governing areas designated by that Act as wilderness, except that any reference in such provisions to the effective date of the Wilderness Act shall be deemed to be a reference to the effective date of this Act, and, where appropriate, any reference to the Secretary of Agriculture shall be deemed to be a reference to the Secretary of the Interior.

#### SAVINGS PROVISIONS

SEC. 405. Nothing in this title shall be construed to diminish the authority of the Coast Guard, pursuant to sections 2 and 81 of title 14, United States Code, and title 1 of the Ports and Waterways Safety Act of 1972 (33 U.S.C. 1221), or the Federal Aviation Administration to use the areas designated wilderness by this Act within the Everglades National Park, Florida; and the Gulf Islands National Seashore, Florida and Mississippi, for navigational and maritime safety purposes.

### TITLE V-ESTABLISHMENT OF NEW AREAS AND ADDITIONS TO NATIONAL TRAILS SYSTEM

#### Subtitle A-Parks, Seashores, Etc.

#### GUAM NATIONAL SEASHORE

SEC. 501. (a) The Secretary through the Director of the National Park Service, shall revise and update the National Park Service study of the Guam National Seashore and, after consultation with the Secretary of the Department of Defense and the Governor of Guam, shall transmit the revised study within two years to the Committee on Energy and Natural Resources of the Senate and the Committee on Interior and Insular Affairs of the House of Representatives including his recommendations and a series of options for congressional consideration each of which—

(1) will encompass the area from Ajayan Bay to Nimitz Beach including Cocos and Anac Islands and extending inland as far as the Fena Valley Reservoir and Mount Sasalaguan, and

(2) if implemented, will afford protection to the natural and historic resources of the area as well as providing visitor access and interpretive services.

(b) The Secretary, and the Secretary of the Department of Defense, shall take such actions as they may deem appropriate within their existing authorities to protect the resource values of the submerged lands within the area of the study referred to in subsection (a) of this section.

Study revision, transmittal to congressional committees.

Submerged lands resource values, protection.

Designation notice, publication in Federal Register. 16 USC 1131 note. Management. up to \$9,000,000 for advance, direct lump sum payments for assistance to eligible individuals, businesses, or other entities, to accomplish the purposes of providing assistance to non-Federal entities most affected by fire. To expedite such financial assistance being provided to eligible recipients, the lump sum payments shall not be subject to 7 CFR 3015, 3019, and 3052 related to the administra-

tion of Federal financial assistance. SEC. 137. (a) IN GENERAL.—The first section of Public Law 91-660 (16 U.S.C. 459h) is amended-

(1) in the first sentence, by striking "That, in" and inserting the following:

#### "SECTION 1. GULF ISLANDS NATIONAL SEASHORE.

"(a) ESTABLISHMENT.—In"; and

(2) in the second sentence-

(A) by redesignating paragraphs (1) through (6) as subparagraphs (A) through (F), respectively, and indenting appropriately;

(B) by striking "The seashore shall comprise" and inserting the following:

"(b) COMPOSITION.-

"(1) IN GENERAL.—The seashore shall comprise the areas described in paragraphs (2) and (3). "(2) AREAS INCLUDED IN BOUNDARY PLAN NUMBERED NS-

GI-7100J.—The areas described in this paragraph are": and

(C) by adding at the end the following: "(3) CAT ISLAND.—Upon its acquisition by the Secretary, the area described in this paragraph is the parcel consisting of approximately 2,000 acres of land on Cat Island, Mississippi, as generally depicted on the map entitled 'Boundary Map, Gulf Islands National Seashore, Cat Island, Mississippi', num-bered 635/80085, and dated November 9, 1999 (referred to in this title as the 'Cat Island Map').

"(4) AVAILABILITY OF MAP.—The Cat Island Map shall be on file and available for public inspection in the appropriate offices of the National Park Service.".

(b) ACQUISITION AUTHORITY.—Section 2 of Public Law 91-660 (16 U.S.C. 459h-1) is amended-

(1) in the first sentence of subsection (a), by striking "lands," and inserting "submerged land, land,"; and

(2) by adding at the end the following:

"(e) ACQUISITION AUTHORITY.

"(1) IN GENERAL.—The Secretary may acquire, from a willing seller only-

"(A) all land comprising the parcel described in subsection (b)(3) that is above the mean line of ordinary high tide, lying and being situated in Harrison County, Mississippi;

(B) an easement over the approximately 150-acre parcel depicted as the 'Boddie Family Tract' on the Cat Island Map for the purpose of implementing an agreement with the owners of the parcel concerning the development and use of the parcel; and

"(C)(i) land and interests in land on Cat Island outside the 2,000-acre area depicted on the Cat Island Map; and

"(ii) submerged land that lies within 1 mile seaward of Cat Island (referred to in this title as the 'buffer zone'),

except that submerged land owned by the State of Mississippi (or a subdivision of the State) may be acquired only by donation.

"(2) ADMINISTRATION.—

"(A) IN GENERAL.—Land and interests in land acquired under this subsection shall be administered by the Secretary, acting through the Director of the National Park Service.

"(B) BUFFER ZONE.—Nothing in this title or any other provision of law shall require the State of Mississippi to convey to the Secretary any right, title, or interest in or to the buffer zone as a condition for the establishment of the buffer zone.

"(3) MODIFICATION OF BOUNDARY.—The boundary of the seashore shall be modified to reflect the acquisition of land under this subsection only after completion of the acquisition.".

(c) REGULATION OF FISHING.—Section 3 of Public Law 91–660 (16 U.S.C. 459h–2) is amended—

(1) by inserting "(a) IN GENERAL.—" before "The Secretary"; and

(2) by adding at the end the following:

"(b) NO AUTHORITY TO REGULATE MARITIME ACTIVITIES.—Nothing in this title or any other provision of law shall affect any right of the State of Mississippi, or give the Secretary any authority, to regulate maritime activities, including nonseashore fishing activities (including shrimping), in any area that, on the date of enactment of this subsection, is outside the designated boundary of the seashore (including the buffer zone).".

(d) AUTHORIZATION OF MANAGEMENT AGREEMENTS.—Section 5 of Public Law 91–660 (16 U.S.C. 459h–4) is amended—

(1) by inserting "(a) IN GENERAL.—" before "Except"; and
(2) by adding at the end the following:

"(1) IN GENERAL.—The Secretary may enter into agreements—

"(A) with the State of Mississippi for the purposes of managing resources and providing law enforcement assistance, subject to authorization by State law, and emergency services on or within any land on Cat Island and any water and submerged land within the buffer zone; and

"(B) with the owners of the approximately 150-acre parcel depicted as the 'Boddie Family Tract' on the Cat Island Map concerning the development and use of the land.

"(2) NO AUTHORITY TO ENFORCE CERTAIN REGULATIONS.— Nothing in this subsection authorizes the Secretary to enforce Federal regulations outside the land area within the designated boundary of the seashore.".

(e) AUTHORIZATION OF APPROPRIATIONS.—Section 11 of Public Law 91–660 (16 U.S.C. 459h–10) is amended—

(1) by inserting "(a) IN GENERAL.—" before "There"; and
(2) by adding at the end the following:

"(b) AUTHORIZATION FOR ACQUISITION OF LAND.—In addition to the funds authorized by subsection (a), there are authorized to be appropriated such sums as are necessary to acquire land and submerged land on and adjacent te Cat Island, Mississippi.".

## S. 1933

To provide for the inclusion of Department of Defense property on Santa Rosa and Okaloosa Island, Florida, in the Gulf Islands National Seashore if the property is ever excess to the needs of the Armed Forces.

# IN THE SENATE OF THE UNITED STATES

# October 27, 2005

Mr. MARTINEZ introduced the following bill; which was read twice and referred to the Committee on Armed Services

### A BILL

To provide for the inclusion of Department of Defense property on Santa Rosa and Okaloosa Island, Florida, in the Gulf Islands National Seashore if the property is ever excess to the needs of the Armed Forces.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* 

# SECTION 1. INCLUSION OF EXCESS DEPARTMENT OF DEFENSE PROPERTY ON SANTA ROSA AND OKALOOSA ISLAND IN GULF ISLANDS NATIONAL SEASHORE.

Section 7 of Public Law 91-660 (16 U.S.C. 459h-6) is amended--

(1) by inserting `(a)' before `There are'; and

(2) by adding at the end the following new subsection:

`(b) If any of the Federal land on Santa Rosa or Okaloosa Island, Florida, under the jurisdiction of the Department of Defense is ever excess to the needs of the Armed Forces, the Secretary of Defense shall transfer, without reimbursement, the excess land to the administrative jurisdiction of the Secretary of the Interior. The Secretary of the Interior shall administer the transferred land as part of the seashore in accordance with the provisions of this **Act.**'

## LEGISLATION - GULF ISLANDS NATIONAL SEASHORE PUBLIC LAW 91-660

An Act to provide for the establishment of the Gulf Islands National Seashore, in the States of Florida and Mississippi, for the recognition of certain historic values at Fort San Carlos, Fort Redoubt, Fort Barrancas, and Fort Pickens in Florida, and Fort Massachusetts in Mississippi, and for other purposes. (84 Stat. 1967)

<u>Be it enacted by the Senate and House of Representatives of the United States of America in</u> <u>Congress assembled</u>, That in order to preserve for public use and enjoyment certain areas possessing outstanding natural, historic, and recreational values, the Secretary of the Interior (hereinafter referred to as the "Secretary") may establish and administer the Gulf Islands National Seashore (hereinafter referred to as the "seashore"). The seashore shall comprise the following gulf coast islands and mainland areas, together with adjacent water areas as generally depicted on the drawing entitled "Proposed Boundary Plan, Proposed Gulf Island National Seashore," number NS-GI7100J, and dated December 1970:

- (1) Ship, Petit Bois, and Horn Islands in Mississippi;
- (2) the eastern portion of Perdido Key in Florida;
- (3) Santa Rosa Island in Florida;
- (4) the Naval Live Oaks Reservation in Florida;
- (5) Fort Pickens and the Fort Pickens State Park in Florida; and

(6) a tract of land in the Pensacola Naval Air Station in Florida that includes the Coast Guard Station and Lighthouse, Fort San Carlos, Fort Barrancas, and Fort Redoubt and sufficient surrounding land for proper administration and protection of the historic resources.

SEC. 2. (a) Within the boundaries of the seashore, the Secretary may acquire lands, waters, and interests therein by donation, purchase with donated or appropriated funds, or exchange, except that property owned by a State or any political subdivision thereof may be acquired only with the consent of the owner. The Secretary may also acquire by any of the above methods not more than one hundred thirty-five acres of land or interests therein outside of the seashore boundaries on the mainland in the vicinity of Biloxi-Gulfport, Mississippi, for an administrative site and related facilities for access to the seashore. 'With the concurrence of the agency having custody thereof, any Federal property within the Seashore and mainland site may be transferred without consideration to the administrative jurisdiction of the Secretary for the purposes of the seashore.

## Appendix B Page 2

(b) With respect to improved residential property acquired for the purposes of this Act, which is beneficially owned by a natural person and which the Secretary of the Interior determines can be continued in that use for a limited period of time without undue interference with the administration, development, or public use of the seashore, the owner thereof may on the date of its acquisition by the secretary retain a right of use and occupancy of the property for noncommercial. Residential purposes for a term, as the owner may elect, ending either (1) at the death of the owner or his spouse, whichever

occurs later, or (2) not more than twenty-five years from the date of acquisition. Any right so retained may during its existence be transferred or assigned. The Secretary shall pay to the owner the fair market value of the property on the date of such acquisition, less their fair market value on such date of the right retained by the owner.

(c) As used in this Act, "improved residential property" means a single-family year-round dwelling, the construction of which began before January 1, 1967, and which serves as the owner's permanent place of abode at the time of its acquisition by the United States, together with not more than three acres of land on which the dwelling and appurtenant buildings are located that the Secretary finds is reasonably necessary for the owner's continued use and occupancy of the dwelling: Provided, That the Secretary may exclude from improved residential property any marsh, beach, or waters and adjoining land that the Secretary deems is necessary for public access to such marsh, beach or waters.

(d) The Secretary may terminate a right of use and occupancy retained pursuant to this section upon his determination that such use and occupancy is being exercised in a manner not consistent with the purposes of this Act, and upon tender to the holder of the right an amount equal to the fair market value of that portion of the right which remains unexpired on the date of termination.

SEC. 3. The Secretary shall permit hunting and fishing on lands and waters within the seashore in accordance with applicable Federal and States laws: <u>Provided</u>, That he may designate zones where, and establish periods when, no hunting or fishing will be permitted for reasons of public safety, administration, fish or wildlife management, or public use and enjoyment. Except in emergencies, any regulations issued by the Secretary pursuant to this section shall be put into effect only after consultation with the appropriate State agencies responsible for hunting and fishing activities.

SEC. 4 Any acquisition of lands, waters, or interests therein shall not diminish any existing rights-of-way or easements which are necessary for the transportation of oil and gas minerals through the seashore which oil and gas minerals are removed from outside the boundaries thereof; and, the Secretary, subject to appropriate regulations for the protection of the natural and recreational values for which the seashore is established, shall permit such additional rights-of-way or easements as he deems necessary and proper.

Appendix B Page 3

SEC. 5 Except as otherwise provided in this Act, the Secretary shall administer the seashore in accordance with the Act of August 25, 1916 (30 Stat. 535); as amended and supplemented (16 U.S.C. 1 et seq.). In the administration-of the seashore the Secretary may utilize such statutory authorities available to him for the conservation and management of wildlife and natural resources as he deems appropriate to carry out the purposes of this Act. With respect to Fort Redoubt, Fort San Carlos, Fort Barrancas at Pensacola Naval Air Station, Fort Pickens on Santa Rosa Island, and Fort McRee on Perdido Key, Florida, and Fort Massachusetts on Ship Island, Mississippi, together with such adjacent lands as the Secretary may designate, the Secretary shall

administer such lands so as to recognize, preserve, and interpret their national historical significance in accordance with the Act of August 21, 1935 (49 Stat. 666; 16 U.S.C. 461-467), and he may designate them as national historic sites. The Act of July 2, 1948, (62 Stat. 1220), which provided for the establishment of the Pensacola National Monument, is hereby repealed.

SEC. 6 The Secretary of the Interior and the Secretary of the Army may cooperate in the study and formulation of plans for beach erosion control and hurricane protection of the Seashore. Any such protective works or spoil deposit activities undertaken by the Chief of Engineers, Department of the Army, shall be carried out within the seashore in accordance with a plan that is acceptable to the Secretary of the Interior and that is consistent with the purposes of this Act.

SEC. 7 There are hereby transferred from the National Wildlife Refuge System to the seashore the Horn Island and Petit Bois National Wildlife Refuges to be administered in accordance with the provisions of this Act.

SEC. 8 Within four years from the date of the enactment of this Act, the Secretary of the Interior shall review the area within the Gulf Islands National Seashore and shall report to the President, in accordance with subsection 3 (c) and 3 (d) of the Wilderness Act (78 Stat. 890; 16 U.S.C. 1132 (c) and (d)), and recommend as to the suitability or nonsuitability of any area within the seashore for preservation as wilderness, and any designation of any such area as a wilderness shall be accomplished in accordance with said subsections of the Wilderness Act.

SEC. 9 No provision of this Act, or of any other Act made applicable thereby, shall be construed to affect, supersede, or modify any authority of the Department of the Army or the Chief of Engineers, with respect to navigation or related matters except as specifically provided in section 6 of this Act.

Appendix B Page 4

SEC. 10 .There is hereby established a Gulf Islands National Seashore Advisory Commission. The Commission shall terminate ten years after the date the seashore is established, pursuant to this Act. The Commission shall be composed of three members from each county in which the seashore is located, each appointed for a term of two years by the Secretary as follows:

(1) one member to be appointed from recommendations made by the county commissioners in the respective counties;
 (2) one member to be appointed from recommendations made by the Governor of the State from each county; and
 (3) one member to be designated by the Secretary from each county.

<u>Provided</u>, That two members shall be appointed to the Advisory Commission in each instance in counties whose population exceeds one hundred thousand.

The Secretary shall designate one member to be Chairman. Any vacancy in the Commission shall be filled in the same manner in which the original appointment was made.

Members of the Commission shall serve without compensation as such. The Secretary is authorized to pay the expenses reasonably incurred by the Commission in carrying out its responsibilities under this Act on vouchers signed by the Chairman.

The Secretary or his designee shall, from time to time, consult with the Commission with respect to the matters relating to the development of the Gulf Islands National Seashore.

SEC. 11 There are authorized to be appropriated not more than \$3,120,000 for the acquisition of lands and interests in lands and not more than \$14,779,000 (1970 prices) for development, plus or minus such amounts, if any, as may be justified by reason of ordinary fluctuation in construction costs as indicated by engineering cost indices applicable to the types of construction involved herein.

Approved January 8, 1971

### PUBLIC LAW 92-275

An Act to amend the Act of January 8, 1971 (Public Law 91-660; 84 Stat. 1967), an Act to provide for the establishment of the Gulf Islands National Seashore, in the States of Florida and Mississippi, for the recognition of certain historic values at Fort San Carlos, Fort Redoubt, Fort Barrancas, and Fort Pickens in Florida, and Fort Massachusetts in Mississippi, and for other purposes. (86 Stat. 123)

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Act of January 8, 1971 (Public Law 91-660; 84 Stat. 1967) is amended as follows:

(1) In section 2(a) revise the second sentence by deleting "one hundred thirty-five" and inserting in lieu thereof "four hundred" and

(2) In section 11 delete "\$3,120,000" and insert in lieu thereof "\$3,462,000" and delete "\$14,779,000 (1970 prices)" and insert "\$17,774,000 (June 1970 prices)". Approved April 20, 1972

## PUBLIC LAW 94-578

An Act to provide for increases in appropriation ceilings and boundary changes in certain units of the National Park System and for other purposes (90 Stat. 2732) Be it enacted b the Senate and House of Representatives of the United States of America in Congress assembled,

# TITLE I - ACQUISITION CEILING INCREASES

SEC. 101. The limitations on appropriations for the acquisition of lands and interests therein within units of the National Park System contained in the following Acts are amended as follows:

(6) Gulf Islands National Seashore, Florida and Mississippi: section 11 of the Act of January 8, 1971 (84 Stat. 1967), is amended by changing "\$3,462,000" to 11\$22,162,000".

Approved October 21, 1976

# PUBLIC LAW 95-625

An Act to authorize additional appropriations for the acquisition of lands and interests in lands within the Sawtooth National Recreation Area in Idaho. (92 Stat. 3467)(P.L. 95-625) Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

# TITLE I - DEVELOPMENT CEILING INCREASES

SEC. 101. The limitations on funds for development within certain units of the National Park System and affiliated areas are amended as follows:

(13) Gulf Islands National Seashore, Florida and Mississippi: section 11 of the Act of January 8, 1971 (84 Stat. 1967), is amended by changing "\$17,774,000" to "\$24, 224, 000", and by deleting the phrase "(June 1979 prices) for development, plus such amounts, if any, as may be justified by reason of ordinary fluctuations in construction costs as indicated by engineering costs indices. applicable to the types of construction involved herein.", and inserting in. lieu thereof "for development.".

# TITLE III - BOUNDARY CHANGES

SEC. 301. The boundaries of the following units of the National Park System are revised as follows, and there are authorized to be appropriated such sums as may be necessary, but not to exceed the amounts specified in the following paragraphs for acquisition of lands and interest in lands within areas added by reason of such revisions:

(9) Gulf Islands National Seashore, Mississippi-Florida: To add approximately six hundred acres as generally depicted on the map entitled "Boundary Map, Gulf Islands National Seashore, Mississippi-Florida", numbered 20,006, and dated April 1978: \$300,000.

SEC. 302. Within twelve months after the date of the enactment of this Act, the secretary shall publish in the <u>Federal Register</u> a detailed map or other detailed description of the lands added or excluded from any area pursuant to section 301.

SEC. 303. (a) -Within the boundaries of the areas as revised in accordance with section 301, the Secretary is authorized to acquire land and interests therein by donation, purchase with donated or appropriated funds, exchange, or transfer from any other Federal agency. Lands and interests therein so acquired shall become part of the area to which they are added, and shall be subjected to all laws, rules, and regulations applicable thereto. When acquiring any lands pursuant to this title, the Secretary may acquire any such land subject to the retention of a right of use and occupancy for a term not to exceed twenty-f ive years or for the life of the owner or owners. Lands owned by a State or political subdivision thereof may be acquired only by donation.

# TITLE IV - WILDERNESS

SEC. 401. The following lands are hereby designated as wilderness in accordance with section 3(c) Wilderness Act (78 Stat. 890; 16 U.S.C. 1132 (c)), and shall be administered by the Secretary in accordance with applicable provisions of the Wilderness Act:
(5) Gulf Islands National Seashore, Florida and Mississippi, wilderness comprising approximately one thousand eight hundred acres and potential wilderness additions comprising

approximately two thousand eight hundred acres, depicted on a map entitled "Wilderness Plan, Gulf Islands National Seashore, Mississippi, Florida", numbered 63520,018-A and dated March 1977, to be known as the Gulf Islands Wilderness.

SEC. 403. Any- lands which represent potential wilderness additions in this title, upon publication in the <u>Federal Register</u> of a notice by the Secretary that all uses thereon prohibited by the Wilderness Act have ceased, shall thereby be designated wilderness. Lands designated as potential wilderness additions shall be managed by the Secretary insofar as practicable as wilderness until such time as said lands are designated as wilderness.

Appendix B Page 9

SEC. 405. Nothing in this title shall be construed to diminish the authority of the Coast Guard, pursuant-to sections 2 and 81 of title 14, United States Code, and title 1 of the Ports and Waterways Safety Act of 1972 (33 U.S.C.-1.221), or the Federal Aviation Administration to use the areas designated wilderness by this Act within the Everglades National Park, Florida, and the Gulf Islands National Seashore, Florida and Mississippi, for navigational and maritime safety purposes.

Approved November 10, 1978

# PUBLIC LAW 106-554

Sec. 137

(a) In General, the first section of Public Law 91-660 (16 U.S.C. 459h) is amended (1) in the first sentence, by striking "That, in" and inserting the following: "Section 1. GULF ISLANDS NATIONAL SEASHORE. "(a) Establishment. -In"; and (2) in the second sentence- by redesignating paragraphs (1) through (6) as subparagraphs (A) through (F), respectively, and indenting appropriately; by striking "The seashore shall comprise" and inserting the following:

"(b) Composition.

"(1) In general. -The seashore shall comprise the areas described in paragraphs (2) and (3).

"(2) Areas included in boundary plan numbered NS-GI-7100J. -The areas described in this paragraph are": and by adding at the end of the following

"(3) Cat Island. -Upon its acquisition by the Secretary, the area described in this paragraph is the parcel consisting of approximately 2,000 acres of land on Cat Island, Mississippi, as generally depicted on the map entitled `Boundary Map, Gulf Islands National Seashore, Cat Island, Mississippi', numbered 635/80085, and dated November 9, 1999 (referred to in this title as the `Cat Island Map').

"(4) Availability of Map. -The Cat Island Map shall be on file and available for public inspection in the appropriate offices of the National Park Service."
(b) Acquisition Authority. -Section 2 of Public Law 91-660 (16 U.S.C. 459h-1) is amended in the first sentence of subsection (a), by striking "lands," and inserting

"submerged land, land,"; and by adding at the end of the following:

"(e) Acquisition Authority.

"(1) In General. -The Secretary may acquire, from a willing seller only

"(A) all land comprising the parcel described in subsection (b)(3) that is above the mean line of ordinary high tide, lying and being situated in Harrison County, Mississippi;

"(B) an easement over the approximately 150-acre parcel depicted as the 'Boddie Family Tract' on the Cat Island Map for the purpose of implementing an agreement with the owners of the parcel concerning the development and use of the parcel; and "(C)(i) land and interests in land on Cat Island outside the 2,000-acre area depicted on the Cat Island Map; and

"(ii) submerged land that lies within 1 mile seaward of Cat Island (referred to in this title as the `buffer zone'), except that submerged land owned by the State of Mississippi (or a

subdivision of the State) may be acquired only by donation.

"(2) Administration.

"(A) In general. -Land and interests in land acquired under this subsection shall be administered by the Secretary, acting through the Director of the National Park Service.

"(B) Buffer Zone. -Nothing in this title or any other provision of law shall require the State of Mississippi to convey to the Secretary any right, title, or interest in or to the buffer zone as a condition for the establishment of the buffer zone.

"(3) Modification of Boundary. -The boundary of the seashore shall be modified to reflect the acquisition of land under this subsection only after completion of the acquisition."

(c) Regulation of Fishing. -Section 3 of Public Law 91-660 (16 U.S.C. 459h-2) is amended by inserting "(a) In General. -" before "Except"; and by adding at the end of the following:

"(b) No Authority to regulate Maritime activities. -Nothing in this title or any other provision of law shall affect any right of the State of Mississippi, or give the Secretary any authority, to regulate maritime activities, including nonseashore fishing activities (including shrimping), in any area that, on the date of enactment of this subsection, is outside the designated boundary of the seashore (including the buffer zone)."

(d) Authorization of Management Agreements. -Section 5 of Public Law 91-660 (16 U.S.C. 459h-4) is amended (1) by inserting "(a) In General." Before "Except"; and (2) by adding at the end of the following:

"(b) Agreements.

"(1) In General. -The Secretary may enter into agreements

"(A) with the State of Mississippi for the purposes of managing resources and providing law enforcement assistance, subject to authorization by State Law, and emergency services on or within any land on Cat Island and any water and submerged land within the buffer zone; and

"(B) with the owners of the approximately 150-acre parcel depicted as the 'Boddie Family Tract' on the Cat Island Map concerning the development and use of the land. "(2) No Authority to enforce certain regulations. -Nothing in this subsection authorizes

the Secretary to enforce Federal regulations outside the land area within the designated boundary of the seashore."

(e) Authorization of Appropriations. -Section 11 of Public Law 91-660 (16 U.S.C. 459h-10) is amended by inserting "(a) In General" before "There"; and by adding at the end of the following:

"(b) Authorization for Acquisition of Land. -In addition to the funds authorized by subsection (a), there are authorized to be appropriated such sums as are necessary to acquire land and submerged land on and adjacent to Cat Island, Mississippi.".

# APPENDIX B: LIST OF PLANT SPECIES AND SCIENTIFIC NAMES

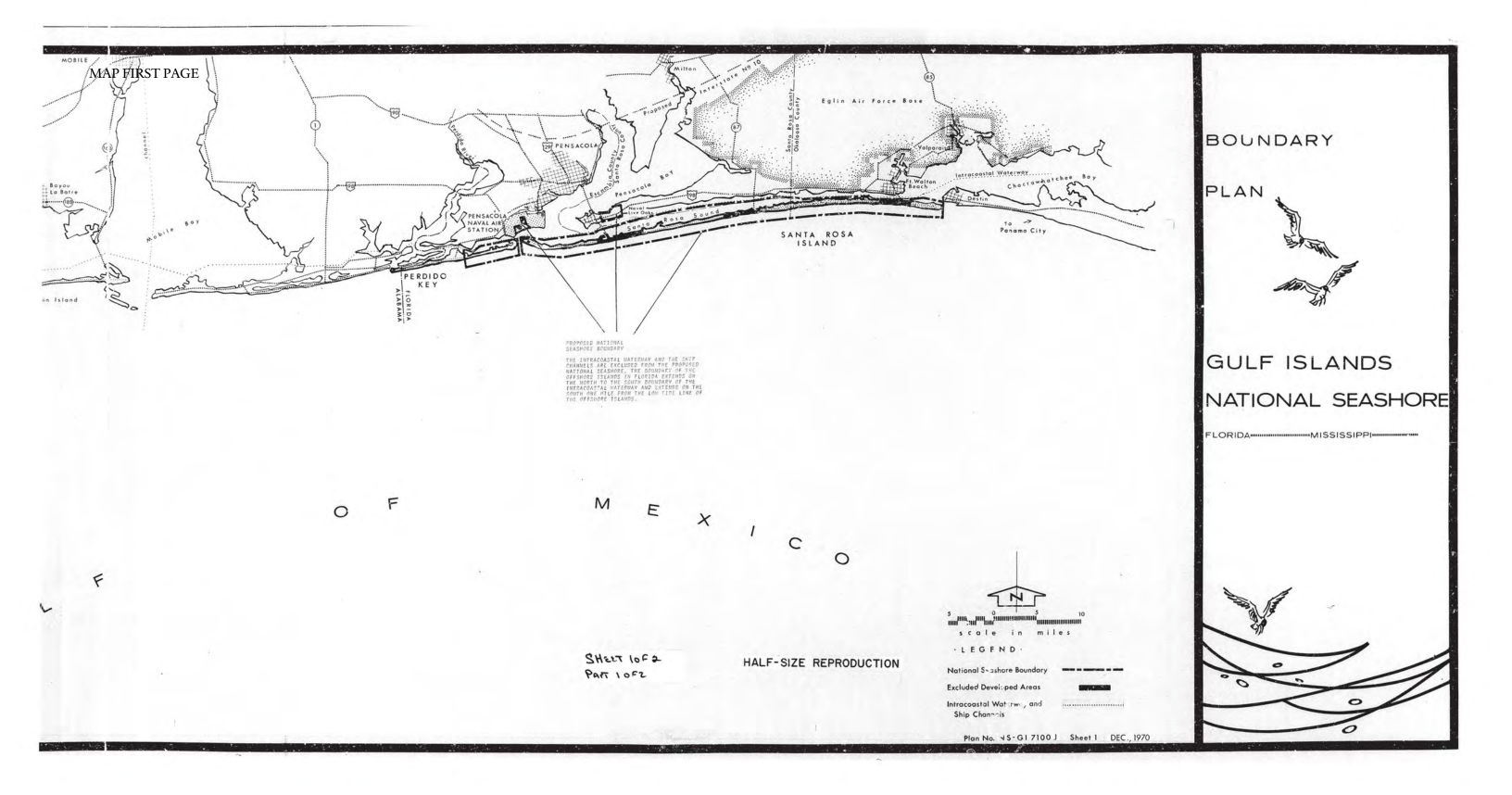
Common Name	Scientific Name
algae	Euglena spp.
American eelgrass	Vallisneria americana
American holly	llex opaca
asters	Aster spp.
beach grass	Panicum amarum var. amarulum
beach tea	Croton punctatus
beech	Fagus grandifolia
big cordgrass	Spartina cynosuroides
black cherry	Prunus serotina
black gum	Nyssa sylvatica
black needlerush	Juncus roemerianus
bladderworts	Utricularia spp.
blanketflower	Gaillardia pulchella
blazing star	Liatris spp.
bluestar	Andropogon spp.
brittlewort	Nitella spp.
broomsedge	Andropogon spp.
buckthorn	Bumelia spp.
butterfly weed	Asclepias spp.
butterworts	Pinguicula spp.
buttonbush	Cephalanthus occidentalis
buttonweed	Diodia virginiana
camphorweed	Heterotheca subaxillaris
Carolina mosquito fern	Azolla caroliniana
Carolina redroot	Lachnanthes tinctoria
catbriar	Smilax spp.
cattail	Typha spp.
chestnut sedge	Fimbristylis spadicea
Chinaberry	Melia azedarach
Chinese tallow	Sapium sebiferum
cinnamon fern	Osmunda cinnamomea
climbing hempweed	Mikania scandens
coastal morning glory	Ipomoea trichocarpa
coastal sand frostweed	Helianthemum arenicola
	Imperata cylindrica
cogon grass common gallberry	llex glabra
creeping centella	Centella asiatica
cup lichen	
	Cladonia leporine
dayflower	Commelina erecta
duckmeat	Spirodela spp.
duckweed	Lemna spp.
dune sandbur	Cenchrus tribuloides
dwarf huckleberry	Gaylussacia dumosa
eastern prickly pear	Opuntia compressa
eastern red cedar	Juniperus virginiana
evening primrose	Oenothera biennis
fetterbush	Lyonia lucida
fiddle-leaf morning glory	Ipomoea stolonifera
fingergrass	Eustachys petraea

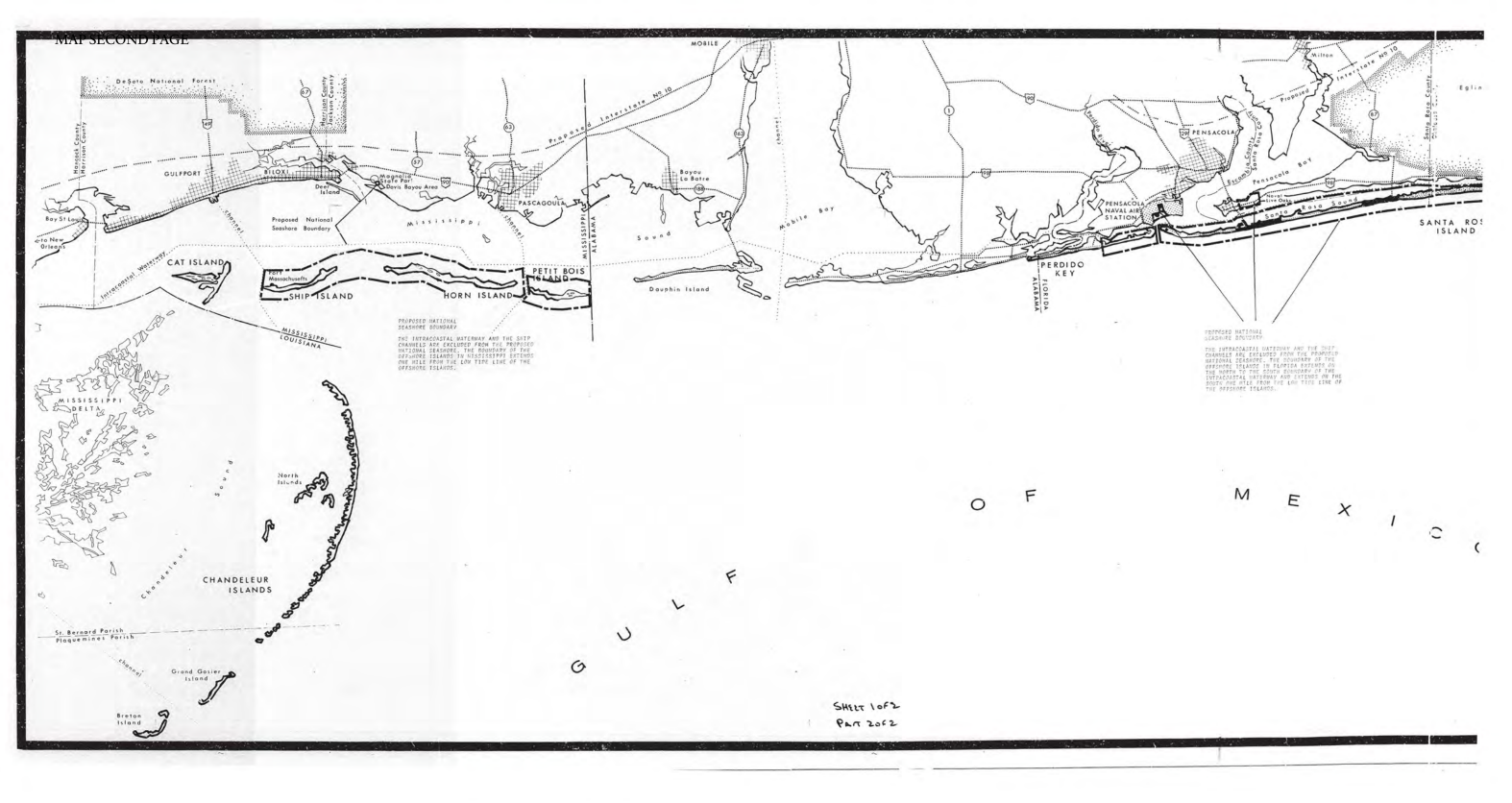
Common Name	Scientific Name
flowering dogwood	Cornus florida
frog's bit	Limnobium spongia
gallberry	Ilex glabra
glasswort	Salicornia spp.
goldenrod	Solidago spp.
grape	Vitis spp.
groundsel	Baccharis halimifolia
Gulf muhly grass	Muhlenbergia capillaries
Hercules'-club	Zanthoxylum clava-heculis
horse sugar	Symplocus tinctoria
horseweed	Conyza canadensis var. pusillus
huckleberry	Gaylussacia frondosa
Japanese climbing fern	Lygodium japonicum
Japanese honeysuckle	Lonicera japonica
Japanese privet hedges	Ligustrum japonicum
knotroot bristlegrass	Setaria geniculata
kudzu	Pueraria montana
lance-leaved arrowhead	Sagittaria lancifolia
lantana	Lantana spp.
large gallberry	llex coriacea
large headed rush	Juncus megacephalus
laurel oak	Quercus hemispherica
laurel-leaf greenbrier	Smilax laurifolia
Le Conte's flatsedge	Cyperus lecontei
leafy bulrush	Scirpus robustus
little bluestem	Schizachyrium scoparium
live oak	Quercus virginiana
lizard's tail	Saururus cernuus
loblolly pine	Pinus taeda
longleaf pine	Pinus palustris
loosestrife	Lythrum lineare
love-grass	Éragrostis pilosa
manatee grass	Cymodocea filiformis
maritime bluestem	Schizachyrium littorale
marsh elder	Iva frutescens
marsh fleabane	Pluchea odorata
marsh hay	Spartina patens
marsh pennywort	Hydrocotyle umbellata
marsh pink	Sabatia stellaris
mimosa	Albizia julibrissin
muhly grass	Muhlenbergia spp.
muskgrass	Chara spp.
narrow-leaved pinweed	Lechea patula
needlepod rush	Juncus scirpoides
netted chain fern	Woodwardia areolata
nodding ladies tresses	Spiranthes vernalis
palmetto	Sabal minor
pampas grass	Cortaderia selloana
panic grasses	Panicum spp.
panicum	Panicum aciculare
paspalum	Paspalum spp.
pepper-vine	Ampelopsis arborea
perennial glasswort	Sarcocornia perennis
pignut hickory	Carya glabra
pignat nickory	

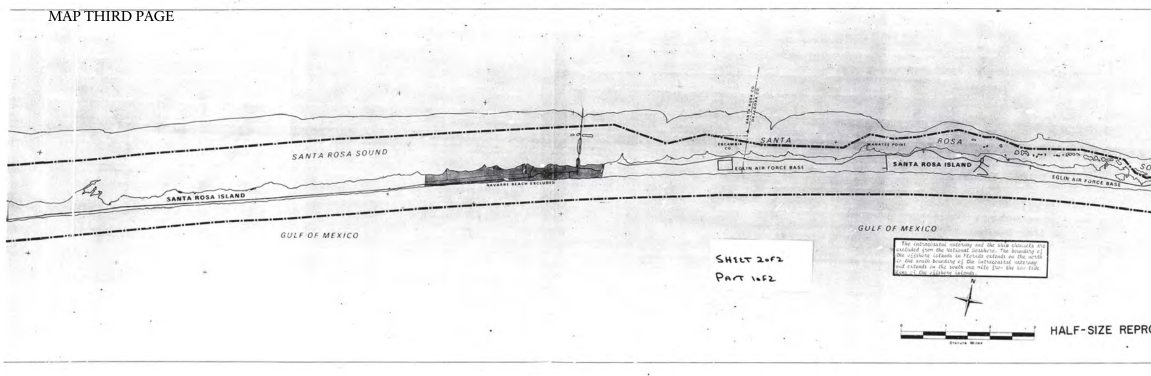
Common Name	Scientific Name
poison ivy	Toxicodendron radicans
post oak	Quercus stellata
prostrate cup lichen	Cladonia prostrata
railroad vine	Ipomoea brasiliensis
rattle box	Sesbania punicea
red bay	Persea palustris
red maple	Acer rubrum
redroot	Lacnanthes caroliniana
rosemary	Ceratiola ericoides
rough buttonweed	Diodia teres
royal fern	Osmunda regalis Quercus pumila
running oak	Distichlis spicata
salt grass salt marsh aster	Aster tenuifolius
salt marsh bulrush	Scirpus robustus
salt marsh morning-glory	Ipomoea sagittata
saltwort	Batis maritime
Gulf Coast swallow-wort	Cynanchum angustifolia
saw palmetto	Serenoa repens
sawgrass	Cladium jamaicensis
sea lavender	Limnonium carolinianum
sea oats	Uniola paniculata
	Borrichia frutescens
sea ox-eye sea purslane	Sesuvium portulacastrum
sea rocket	Cakile constricta
sea-beach atriplex	Atriplex arenaria
seashore elder	Iva imbricata
seaside goldenrod	Solidago sempervirens
seaside goldemod	Hydrocotyle bonariensis
seaside sandmat	Chamaesyce polygonifolia
seaside spurge	Chamaesyce polygonifolia
sedge family	Cyperaceae
shoal grass	Halodule wrightii
slash pine	Pinus elliioti
smooth cordgrass	Spartina alternifolia
smooth water hyssop	Bacopa monnieri
southern beeblossom	Guara angustifolia
southern magnolia	Magnolia grandiflora
southern red oak	Quercus falcata
southern umbrella-sedge	Fuirena scirpoidea
sphagnum moss	Sphagnum spp.
squaw huckleberry	Vaccinium stamineum
St. John's wort	Hypericum reductum
star grass	Halophila engelmannii
sundews	Drosera spp.
sundrops	Oenothera fruticosa
swamp black gum	Nyssa biflora
swamp rose mallow	Hibiscus moscheutos
swamp titi	Cyrilla racemiflora
sweet bay magnolia	Magnolia virginiana
sweetgum	Liquidambar styraciflua
tape grass	Vallisneria Americana
three square bulrush	Scirpus americanus
toothache grass	Ctenium aromaticum
torpedo grass	Panicum repens

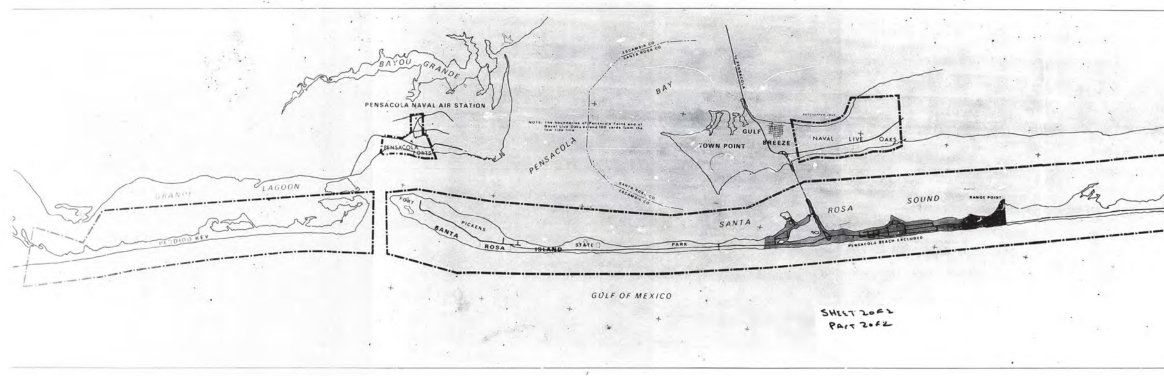
Common Name	Scientific Name
tree huckleberry	Vaccinium arboretum
turtle grass	Thalassia testudinum
vine	Cynanchum palustre
Virginia creeper	Parthenocissus quinquefolia
water hyacinth	Eichhornia crassipes
water oak	Quercus nigra
water smartweed	Polygonum punctatum
wax myrtle	Merica cerifera
wax myrtle	Myrica cerifera
white oak	Quecus alba
white top sedge	Dichromena spp.
widgeongrass	Ruppia maritima
wild bean	Strophostyles helvola
wild lettuce	Lactuca canadensis
winged sumac	Rhus copallina
wiregrass	Aristida stricta and A. palustris
wiregrass	Aristida stricta
yaupon	Ilex vomitoria
yellow buttons	Balduina angustifolia
yellow pond lily	Nuphar luteum
yellow top pitcher plant	Sarracenia alata
yellow-eyed grass	Xyris elliottii

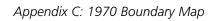
APPENDIX C: 1970 BOUNDARY MAP

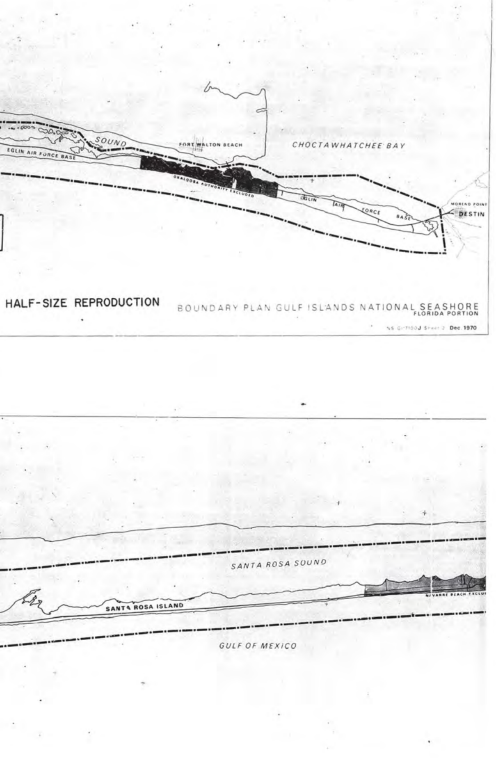












# APPENDIX D: STAKEHOLDER COMMENT LETTERS



FLORIDA DEPARTMENT OF STATE Kurt S. Browning Secretary of State DIVISION OF HISTORICAL RESOURCES

Mr. Daniel R. Brown Attn: GUIS GMP Gulf Islands National Seashore 1801 Gulf Breeze Parkway Gulf Breeze, Florida 32563

September 29, 2011

RE: DHR Project File Number: 2011-4089 National Park Service- Gulf Islands National Seashore D18 (GUIS-S) - GUIS 71-363 Draft General Management Plan and Environmental Impact Statement Escambia, Santa Rosa, and Okaloosa Counties

Dear Mr. Brown:

This office reviewed the referenced project for possible impact to historic properties listed, or eligible for listing, in the National Register of Historic Places. The review was conducted in accordance with Section 106 of the National Historic Preservation Act of 1966, as amended, 36 CFR Part 800: Protection of Historic Properties and the National Environmental Policy Act of 1969, as amended.

Based on the information provided, it is the opinion of this office that the Gulf Islands National Seashore has adequately addressed cultural resources. In addition, this office concurs that a historic resource survey needs to be conducted.

If you have any questions concerning our comments, please contact Scott Edwards, Historic Preservationist, by electronic mail scott.edwards@dos.mvflorida.com, or at 850.245.6333 or 800.847.7278.

Sincerely,

Lama h. Kammerer

Laura A. Kammerer Deputy State Historic Preservation Officer For Review and Compliance

500 S. Bronough Street • Tallahassee, FL 32399-0250 • http://www.flheritage.com

Director's Office (850) 245.6300 • FAX: 245.6436 Archaeological Research (850) 245.6444 • FAX: 245.6452

Historic Preservation (850) 245.6333 · FAX: 245.6437



# **United States Department of the Interior**

# FISH AND WILDLIFE SERVICE

Mississippi Field Office 6578 Dogwood View Parkway, Suite A Jackson, Mississippi 39213

November 2, 2012

IN REPLY REFER TO: 43910-2011-I-0883

Daniel R. Brown National Park Service Gulf Islands National Seashore 1801 Gulf Breeze Parkway Gulf Breeze, FL 32563

Dear Mr. Brown:

The Fish and Wildlife Service (FWS) has reviewed your request for concurrence with ESA determinations for the Draft General Management Plan/Environmental Impact Statement (Plan) for Gulf Islands National Seashore, dated September 9, 2011. Our comments are submitted in accordance with the Endangered Species Act (87 Stat. 884, as amended; 16 U.S.C. 1531 et seq.) and the Fish and Wildlife Coordination Act (16 U.S.C. 661-667e).

The FWS concurs with the content in the document and your determinations regarding federally listed species. However, the FWS has determined that the endangered Alabama Red-bellied Turtle (*Pseudemys alabamensis*), and the endangered Louisiana quillwort (*Isoetes louisianensis*) should be added to the above-referenced Plan where pertinent. There is potential for these species to be located on the subject lands covered by the Plan. We have attached some information on these two species for your review.

If you have any questions, please contact Paul Necaise in our office, telephone: (228) 493-6631.

Sincerely,

for Stephen Ricks Field Supervisor



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 4 ATLANTA FEDERAL CENTER 61 FORSYTH STREET ATLANTA, GEORGIA 30303-8960

November 7, 2011

Ms. Larissa Read Gulf Islands National Seashore - GMP National Park Service Denver Service Center - Read P.O. Box 25287 Denver, CO 80255

# SUBJECT: Gulf Islands National Seashore General Management Plan Draft Environmental Impact Statement; CEQ# 20110293

Dear Ms. Read,

Consistent with our responsibilities under Section 102(2)(C) of the National Environmental Policy Act (NEPA) and Section 309 of the Clean Air Act, the U.S. Environmental Protection Agency (EPA) has reviewed the referenced National Park Service (NPS) Draft Environmental Impact Statement (DEIS) for the proposed update to the general management plan (GMP) for the Gulf Islands National Seashore (national seashore). The national seashore was established by Congress in 1971, and encompasses barrier islands and mainland areas in Florida and Mississippi. The last national seashore GMP was developed in 1978 and doesn't include boundary expansions such as areas of Cat Island and portions of Marsh Point near Davis Bayou and designated wilderness areas, Horn and Petit Bois Islands. In addition, environmental pressures such as increased development in the area and climate change have facilitated the need for an update to the GMP. The purpose of this NEPA action is to evaluate different management strategies being considered by the NPS for the new GMP for the national seashore.

The NPS evaluates four alternative management strategies under this DEIS. These management strategies include:

- Alternative 1 (the no-action alternative) would continue the existing management and trends, including recovery efforts to reestablish the national seashore's programs and facilities that existed in 2004 before Hurricane Ivan. This alternative serves as a basis for comparison in evaluating the other alternatives.
- Alternative 2 would reduce the level of infrastructure rebuilt on the barrier islands and allow natural processes to predominate. The visitor experience would transition into a more primitive island experience, while mainland programs and services would be enhanced.
- Alternative 3 (NPS preferred Alternative) would enhance visitor education, research, and resource protection opportunities throughout the national seashore.

 Alternative 4 - would expand and diversify visitor opportunities throughout the national seashore by leveraging additional partnerships.

EPA has the following comments based on our review of the DEIS:

#### Alternatives:

In general, EPA is pleased with the detailed analysis of alternatives provided in the DEIS. The NPS identification of an environmentally preferred alternative and the overall preferred alternative allows EPA and other reviewers to better understand the direction the NPS is leaning for selection of an alternative for the FEIS. The NPS has identified Alternative 3 as both the environmentally preferred and the overall preferred alternative for this proposed action.

Under the section titled "Identification of the NPS Preferred Alternative" (p. 147) a process for selection of the preferred alternative was described. Five criteria were used to select the preferred alternative: 1) Provide Quality Visitor Opportunities; 2) Protect Wilderness Values; 3) Protect, Enhance, and Restore Gulf Coastal Ecosystems; 4) Provide Socioeconomic Benefits to Nearby Communities; and 5) Improve Efficiency of the NPS Operations. The selection of these factors and associated scoring system presented on p. 148 was not clearly explained in the DEIS. EPA recommends that the NPS provide additional clarification in the FEIS on how the five selecting criteria were chosen and details of how each alternative was scored. Providing the scoring for each criteria for each alternative would enhance this section in the FEIS.

The selection of the environmentally preferred alternative used a more subjective approach than the approach used to select the NPS preferred alternative. Specifically, a scoring system was used to select the NPS preferred alternative, but not the environmentally preferred alternative. EPA recommends additional discussion in the FEIS with respect the methodology used by the NPS for selection of the environmentally preferred alternative.

## Priority Indicators and Standards:

Several standards or "thresholds" were selected to provide the NPS with feedback on effectiveness of management strategies for priority indicators (or user capacity indicators). For example, on p. 63 the NPS states "Park staff are already monitoring the number of shorebird mortalities along the Fort Pickens and Santa Rosa roadways and thus the standard of no more than 10 shorebird mortalities on these roadways every two weeks during nesting season (March through August) can be reliable tracked. This standard was chosen to reduce the impacts that speeding vehicles, pedestrians, and bicyclist have on shorebird mortalities. If the standard for this indicator is trending upward, seashore management can develop an educational program addressing the impacts of speeding on the roadway." We applaud the NPS's efforts to develop standards or thresholds that help evaluate the effectiveness of the management strategies, but we are somewhat unclear on how these standards or "thresholds" were developed. EPA recommends additional discussion in the FEIS regarding the development of these standards.

#### Cost:

Table 3 on p. 139 provides a detailed breakdown for the one-time cost associated with each proposed alternative, which is very helpful for the reader when evaluating the differences in cost

between the alternatives. Both one-time and annual operating cost totals are presented in Table 3. The annual operating cost presented in Table 3 varies depending on alternative. EPA assumes that the variation in annual operating cost between the alternatives is the difference in full-time equivalent (FTE) personnel needed, but this level of detail is not provided in the DEIS. EPA recommends that a detailed table, such as Table 2 - page 139, be developed for the annual operating cost for each alternative.

## Emergency Response Activities - Deepwater Horizon Spill:

The NPS references deep cleaning of sand and beaches as part of oil spill response activities throughout the DEIS. EPA is comfortable with the NPS using this technique as a short-term activity to fully remove oil spill related materials, but sifting of beach material as a regular maintenance activity should be avoided. EPA is concerned that this type activity could break up microbial elements that help hold sand together, leading to greater erosion.

#### Environmental Justice and Public Outreach:

Under the Environmental Justice (EJ) section a public outreach effort is described. The NPS states on p. 249 that "The Park staff and planning team actively solicited public participation as part of the planning process and gave equal consideration to all input from persons regardless of age, race, income status, or other socioeconomic or demographic factors." Given that areas close to the national seashore have Hispanic, Asian, and other diverse populations, the DEIS should include discussion regarding strategies used to meaningfully engage or outreach to these communities in the decision-making and assessment process (i.e., Spanish materials/translators provided during the public involvement process, etc).

### Cumulative Impacts:

EPA is pleased that the NPS provided cumulative impact discussions in the context of each environmental impact area and each alternative. A common theme throughout the cumulative impact discussion was the Deepwater Horizon oil spill response activities. The Deepwater Horizon oil spill and subsequent response activities have had and will potentially continue to have a significant impact on present and foreseeable future conditions on most of the environmental resource areas discussed in the DEIS. EPA recommends that the NPS provide additional discussion and detail in the FEIS with regards to how the Deepwater Horizon oil spill and response activities will impact future environmental conditions of the national seashore and how these changes will impact the proposed general management strategies proposed by the NPS in the DEIS.

#### Resource Agency Coordination Efforts:

Chapter 5 (p. 372-373) provides an overview of NPS coordination with other Federal agencies, State agencies, and American Indian Tribes. EPA notes that documentation of these coordination efforts is not provided in the DEIS. In addition, it appears that there was no early coordination with the State Historic Preservation Officer (SHPO) regarding the proposed action, but it is stated that they will have an opportunity to review and comment on the DEIS. EPA recommends that the NPS provide actual correspondence and letters regarding other resource agencies positions on the proposed action if available. Lastly, EPA recommends earlier engagement of all resource agencies during the scoping period.

## Editorial Note:

• Table 4: Summary of Impacts by Topic for Each Alternative - p. 166: Appears to be an incomplete sentence under Alternative 3 and description for impacts on special status species.

Although some clarification comments were offered for this DEIS, EPA supports the NPS selection of Alternative 3 as the preferred alternative, especially since it was also identified as the environmentally preferred alternative. Therefore, EPA rates this DEIS as "LO" (Lack of Objections). Nevertheless, we request that the NPS respond to our comments in a dedicated section of the FEIS.

We appreciate the opportunity to review the proposed action. Please contact Dan Holliman at (404) 562-9531 if you want to discuss our comments.

Sincerely,

Heinz J. Mueller, Chief NEPA Program Office Office of Policy and Management

Enclosures

#### U.S. ENVIRONMENTAL PROTECTION AGENCY ENVIRONMENTAL IMPACT STATEMENT (EIS) RATING SYSTEM CRITERIA

EPA has developed a set of criteria for rating Draft EISs. The rating system provides a basis upon which EPA makes recommendations to the lead agency for improving the draft.

#### RATING THE ENVIRONMENTAL IMPACT OF THE ACTION

- \$ LO (Lack of Objections): The review has not identified any potential environmental impacts requiring substantive changes to the preferred alternative. The review may have disclosed opportunities for application of mitigation measures that could be accomplished with no more than minor changes to the proposed action.
- \$ EC (Environmental Concerns): The review has identified environmental impacts that should be avoided in order to fully protect the environment. Corrective measures may require changes to the preferred alternative or application of mitigation measures that can reduce the environmental impact.
- \$ EO (Environmental Objections): The review has identified significant environmental impacts that should be avoided in order to adequately protect the environment. Corrective measures may require substantial changes to the preferred alternative or consideration of some other project alternative (including the no action alternative or a new alternative). The basis for environmental objections can include situations;
  - 1. Where an action might violate or be inconsistent with achievement or maintenance of a national environmental standard;
  - Where the Federal agency violates its own substantive environmental requirements that relate to EPA's areas of jurisdiction or expertise:
  - 3. Where there is a violation of an EPA policy declaration;
  - 4. Where there are no applicable standards or where applicable standards will not be violated but there is potential for significant environmental degradation that could be corrected by project modification or other feasible alternatives; or
  - Where proceeding with the proposed action would set a precedent for future actions that collectively could result in significant environmental impacts.
- \$ EU (Environmentally Unsatisfactory): The review has identified adverse environmental impacts that are of sufficient magnitude that EPA believes the proposed action must not proceed as proposed. The basis for an environmentally unsatisfactory determination consists of identification of environmentally objectionable impacts as defined above and one or more of the following conditions:
  - The potential violation of or inconsistency with a national environmental standard is substantive and/or will occur on a long-term basis;
  - There are no applicable standards but the severity, duration, or geographical scope of the impacts associated with the proposed action warrant special attention; or
  - The potential environmental impacts resulting from the proposed action are of national importance because of the threat to national environmental resources or to environmental policies.

#### RATING THE ADEQUACY OF THE ENVIRONMENTAL IMPACT STATEMENT (EIS)

- \$ 1 (Adequate): The Draft EIS adequately sets forth the environmental impact(s) of the preferred alternative and those of the alternatives reasonably available to the project or action. No further analysis or data collection is necessary, but the reviewer may suggest the addition of clarifying language or information.
- \$ 2 (Insufficient Information): The Draft EIS does not contain sufficient information to fully assess environmental impacts that should be avoided in order to fully protect the environment, or the reviewer has identified new reasonably available alternatives that are within the spectrum of alternatives analyzed in the Draft EIS, which could reduce the environmental impacts of the proposal. The identified additional information, data, analyses, or discussion should be included in the Final EIS.
- \$ 3 (Inadequate): The Draft EIS does not adequately assess the potentially significant environmental impacts of the proposal, or the reviewer has identified new, reasonably available, alternatives, that are outside of the spectrum of alternatives analyzed in the Draft EIS, which should be analyzed in order to reduce the potentially significant environmental impacts. The identified additional information, data, analyses, or discussions are of such a magnitude that they should have full public review at a draft stage. This rating indicates EPA's belief that the Draft EIS does not meet the purposes of NEPA and/or the Section 309 review, and thus should be formally revised and made available for public comment in a supplemental or revised Draft EIS.

# **United States Department of Interior**



FISH AND WILDLIFE SERVICE Florida Caribbean Migratory Bird Field Office



P.O. Box 739 Midway, Florida 32343

November 18, 2011

Daniel R. Brown, Superintendent Gulf Islands National Seashore 1801 Gulf Breeze Parkway Gulf Breeze, FL 32563

Dear Superintendent Brown:

This letter from the U.S. Fish and Wildlife Service (USFWS) Florida/Caribbean Migratory Bird Field Office (FCFO) provides comments regarding the Draft General Management Plan/Environmental Impact Statement (Plan) for the National Park Service (NPS) Gulf Islands National Seashore (GUIS). The USFWS, and in particular the Migratory Bird Program, oversees all avian species identified under the Migratory Bird Treaty Act of 1918, as amended (40 Stat. 755; 16 U.S.C. 703 et seq.) (MBTA), and works with federal partners to promote avian diversity and populations under Executive Order (EO) 13186. The MBTA makes it illegal for anyone to "take" (i.e., kill, pursue, hunt, or capture) any migratory bird or parts, nests, or eggs thereof except under the terms of a valid permit issued pursuant to Federal regulations. Executive Order 13186 signed on January 10, 2001 discusses responsibilities of Federal agencies to protect migratory birds (Attachment 1). As a result of EO 13186, the USFWS and NPS entered into a Memorandum of Understanding to Promote the Conservation of Migratory Birds (MOU) on April 12, 2010 (Attachment 2), and we appreciate NPS and GUIS interest in protecting migratory birds on their lands as per the intent of EO 13186 and the MOU. The USFWS Ecological Services Program can provide comments and guidance regarding federally listed and candidate species under the Endangered Species Act of 1973, as amended (87 Stat. 884; 16 U.S.C. 1531 et seq.).

We have reviewed the alternatives identified in the plan with regard to the mission of the NPS, as well as toward maximizing positive and minimizing negative impacts to natural resources. In particular, we have considered impacts related to nesting shorebirds.

# **Nesting Shorebird Status and Concerns**

# Federal Status of Species Found at GUIS

According to the U.S. Shorebird Conservation Plan (SCP) commissioned by the USFWS, many shorebird populations are declining and in some cases at an alarming rate (Brown, et al. 2001).

The USFWS has identified Bird Conservation Regions (BCR) throughout the U.S. and determined Birds of Conservation Concern for each region (Service 2008). The Birds of Conservation Concern are species that represent our highest conservation priorities, many of which are in decline population-wide and could become candidates for federal listing under the Endangered Species Act unless additional conservation actions are instituted to reverse current trends. For the Southeastern Coastal Plain BCR (including the Florida Panhandle) shorebirds including the least tern, gull-billed tern, sandwich tern, snowy plover, Wilson's plover, American oystercatcher, black skimmer whimbrel, long-billed curlew, red knot, marbled godwit, solitary sandpiper, semi-palmated sandpiper, buff-breasted sandpiper, and short-billed dowitcher are all listed as Birds of Conservation Concern and may be present and/or nest at GUIS (Attachment 3).

Of note, GUIS has the largest resident snowy plover population in Florida, as well as some of the largest breeding populations of least terns and black skimmers. The SCP lists the North American population of the snowy plover as "Highly Imperiled" (Brown, et al. 2001), and the plover is designated as a High Priority Shorebird Species in the USFWS Southeast United States Regional Waterbird Conservation Plan (Service 2006). The American oystercatcher is designated of High Priority and High Concern. In addition, the gull-billed tern, least tern, and black skimmer are identified as being of both Regional and Continental Concern and at the Management Attention action level. The sandwich tern is now also considered of Regional Concern and warranting inclusion at the Management Attention action level. These species nest in loosely formed colonies along coastlines and form a high priority group of vulnerable species.

## Specific Concerns at GUIS

A concern of the FCFO related to nesting shorebirds at GUIS is the mortality of adults and chicks experienced each year from vehicles on roads passing through natural areas, in particular the highway on Santa Rosa and the visitor access road on Fort Pickens. As described above, take of nesting shorebird adults, chicks, eggs, or nests is prohibited by the MBTA. The FCFO as well as the USFWS Ecological Services Program and Office of Law Enforcement have met and continue to meet with GUIS management to identify and recommend solutions to minimize road mortality. We appreciate GUIS efforts thus far, but all recommendations have not been fully implemented and we remain concerned about the level of road mortality. Some of the comments and recommendations below regarding the Plan address this issue. Analyzing the long-term trend in percentage of nesting birds and chicks versus mortality per season will provide some insight as to the efficacy of the measures over time. In addition, a significant increase in the number of visitors may result in further disturbance on nesting beaches that could result in shorebirds not attempting to nest, or subsequent abandonment of nests. We look forward to continuing to assist GUIS to identify ways to improve shorebird nesting success and minimize potential negative impacts.

# FCFO Comments for GUIS Draft Management Plan/Environmental Impact Statement

We could find no mention of the MBTA in the Plan. In Chapter 1 under "Servicewide Laws and Policies", we recommend identifying the MBTA, EO 13186, and the MOU, particularly as there are concerns regarding migratory bird mortality on GUIS roadways. Although the "Mitigative Measures" section of the Plan includes "Threatened and Endangered Species", we recommend that there also be acknowledgement in this section of the importance of protecting birds under

the MBTA, which includes most species of birds that inhabit, migrate through, and/or nest at GUIS. In the "Natural Resource Topics Considered and Analyzed in Detail" section, under "Other Special Status Species", we recommend discussion be included of the MBTA as well as noting that the snowy plover, least tern, black skimmer, Bachman's sparrow, peregrine falcon, and American kestrel are on the USFWS list of Birds of Conservation Concern. Preferably all Birds of Conservation Concern would be mentioned in this section, or the list referenced and included in an attachment.

After reviewing the four alternatives presented in the plan, the FCFO has narrowed discussion to Alternative 3 (GUIS Preferred Alternative) and Alternative 2. Alternative 3 is primarily focused on outreach and education for visitors with an "outdoor classroom" related to human history and coastal environments. The FCFO believes that although visitors may learn about the coastal environment and marine systems in Alternative 3, it may come at a cost to that same coastal environment due to some of the issues outlined below. In Alternative 2, GUIS would include management "to encourage, unimpeded, the dynamic coastal processes of the barrier island system", exploration of alternative transportation for visitors, and removal of the current road systems in some areas in the event of a destructive storm such as Hurricane Ivan in 2004. This alternative would result in a more natural system.

The Plan outlines the expected results of actions for each alternative. According to the Plan for Alternative 3, expected natural resource effects are "long term", "moderate" in intensity, and "beneficial", but also notes that in some areas "adverse impacts might occur". For Alternative 2, the expected natural resource effects are noted as "long term", "minor to moderate", and "beneficial". From the available information, the relative impacts are not clear. The FCFO believes that although the marine habitat may benefit under Alternative 2 as well as 3, the coastal/terrestrial areas and species may be negatively impacted to a greater degree in Alternative 3 due to: increased visitor attendance/programs on beaches; increased vehicle traffic and resulting shorebird adult and chick mortality; and potential reduction in focus on coastal/terrestrial habitats, research, and issues. In addition, regarding Alternative 2, it is unlikely that the intensity would be of "minor" benefit to natural resources, and would more likely be of moderate to high benefit due to: not rebuilding the roads when they are again destroyed by a storm, removing the current asphalt remnants from the beaches due to the previous storm, and exploration of alternative visitor transportation and thus fewer vehicles on GUIS roadways.

Therefore, based on the available information, we suggest changing the expected natural resource benefit intensity for Alternative 2 to be "moderate to high", and the expected natural resource effects for Alternative 3 to be "long term, moderate, and beneficial for marine systems and long term, minor to moderate, and adverse for coastal/terrestrial systems". Changing the expected benefits may also change a preferred alternative.

In addition, the expected outcome of visitor experience in Alternative 2 is listed as "long term", "adverse", and "moderate". It could be argued that even though some roadways/access may be diminished in Alternative 2 and there are not as many new educational programs, the outcome would not be "adverse". The visitor experience under Alternative 2 for many may actually be enhanced and beneficial due to experiencing a more natural environment without asphalt and

vehicles, and more opportunities to appreciate and learn about wildlife, habitats, and historical resources in a more natural setting.

The Plan identifies the Environmentally Preferable Alternative as the alternative that best promotes the policy expressed in the National Environmental Policy Act (NEPA), (Section 101(b)). The Environmentally Preferable Alternative identified in the Plan is also the GUIS Preferred Alternative, Alternative 3. The Plan indicates that Alternative 2 fully realizes NEPA criteria 2 but only partially realizes criteria 3 to "attain the widest range of beneficial uses of the environment without degradation, risk to health or safety, or other undesirable and unintended consequences". We believe that Alternative 2 fully realizes the intent of criteria 3 because although it may not meet as many direct visitor requirements, it will not cause degradation or other undesirable and unintended consequences to the natural environment. Thus, Alternative 2 may meet as many NEPA criteria as Alternative 3, although in slightly different ways.

We appreciate that the "Mitigative Measures for the Action Alternative" section includes discussion of nesting shorebirds and the road mortality reduction measures that we have discussed with GUIS. If the roads remain in the final version of the Plan and with the current amount of vehicle traffic, then we recommend GUIS remain committed to fully employing all of the identified minimization measures each year, in addition to exploring additional measures. In particular, increased enforcement of speed zones is needed well above what has been employed in the past in order to further minimize take of shorebirds on roadways. However, in the event vehicle traffic increases due to increased human population, changes to driving routes, or increased visitor use of new facilities, we recommend the mortality minimization measures and continued presence of the roads be re-assessed.

In conclusion, the FCFO believes that Alternative 2 or a combination of Alternatives 2 and 3 would be more conducive to maximizing positive impacts to the public and natural resources, including nesting shorebirds. For a combination of the two, retaining the historical, research, and outreach/education portions of Alternative 3 would benefit public recreation and education, and also benefit natural resources indirectly by making the public more aware of the importance of these coastal areas. Including elements of Alternative 2 such as exploring alternative visitor transportation (shuttles, etc) to reduce the number of vehicles and not rebuilding asphalt roads when destroyed would further directly benefit natural resources on GUIS lands. In addition, reducing vehicle use and not rebuilding roads would send a stronger educational message to the public in the "outdoor classroom" of the need to preserve these important, sensitive, and disappearing barrier island habitats and species.

We greatly appreciate your interest in protecting avian species and other wildlife on GUIS lands, particularly as it relates to the MBTA, EO 13186, and MOU. If you or your staff has any questions regarding the comments contained in this letter, please feel free to contact me at 850-539-1684.

Sincerely yours,

Cindý Brashear Fury Project Leader Florida Caribbean Migratory Bird Field Office U.S. Fish and Wildlife Service

## Attachments:

Attachment 1 – Executive Order 13186

Attachment 2 – Memorandum of Understanding between the NPS and USFWS to Promote the Conservation of Migratory Birds

Attachment 3 - Birds of Conservation Concern for the Southeastern Coastal Plain

## cc: electronic only with attachments

Florida Fish and Wildlife Conservation Commission, Panama City, Florida (John Himes)
Florida Fish and Wildlife Conservation Commission, Tallahassee, Florida (Elsa Haubold, Mary Ann Poole)
NPS/GUIS, Gulf Breeze, Florida (Rick Clark)
NPS, Atlanta, Georgia (Tim Pinion)
USFWS, Ecological Services, Panama City, Florida (Donald Imm, Jon Hemming, Patricia Kelly)
USFWS, Office of Law Enforcement, Tallahassee, Florida (Jeffrey Burke)

# LITERATURE CITED

- Brown, S., C. Hickey, B. Harrington, and R. Gill, eds. 2001. The U.S. Shorebird Conservation Plan, 2nd ed. Manomet Center for Conservation Sciences, Manomet, MA. (Grant from U.S. Fish and Wildlife Service.) Available at: http://shorebirdplan.fws.gov/USShorebird/ PlanDocuments.htm 2001
- U.S. Fish and Wildlife Service. 2006. Southeast United States Regional Waterbird Conservation Plan (W.C. Hunter, W. Golder, S.L. Melvin, and J.A. Wheeler). Atlanta, Georgia.
- U.S. Fish and Wildlife Service. 2008. Birds of Conservation Concern 2008. Division of Migratory Bird Management; Arlington, Virginia. Available at: http://www.fws.gov/migratorybirds/NewsPublicationsReports.html

MISSISSIPPI DEPARTMENT of ARCHIVES AND HISTORY



PO Box 571, \_\_\_\_\_. Kst ., MS 39205-0571 601-576-6850 • Fax 601-576-6975 mdah.stare.ms.us H.T. Holmes, Director

DEC

December 6, 2011

Daniel R. Brown, Superintendent Gulf Islands Seashore Attn: GUIS GMP 1801 Gulf Breeze Parkway Gulf Breeze, FL 32563

RE: Draft General Management Plan for the Gulf Islands National Seashore, MDAH Project Log #09-063-11, Hancock, Harrison, and Jackson Counties

Dear Mr. Brown:

We have reviewed the draft management plan, received on September 12, 2011, for the above referenced resources in accordance with our responsibilities under Section 106 of the National Historic Preservation Act and 36 CFR Part 800. After review, we are satisfied that the proposed management plan will avoid adverse impacts to cultural resources listed or eligible for listing in the National Register of Historic Places. As such, we feel the program will have no significant adverse impact to cultural resources. There are, however, several potentially sites identified during response-related activities associated with the Deepwater-Horizon oil spill. These potential sites should be incorporated into the management plan. In addition, MDAH is a federally-approved curation facility that curates several collections from Section 106 projects and from the US Forest Service. Feel free to contact Pam Lieb, MDAH chief archaeologist, if you have Mississippi artifacts you would like for us to curate.

If you have any questions, please contact me at 601-576-6940.

Sincerely,

Greg Williamson Review and Compliance Officer

FOR: H.T. Holmes State Historic Preservation Officer

# DOGAN, WILKINSON, WILLIAMS, KINARD, SMITH & EDWARDS

ATTORNEYS AT LAW

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OF COUNSEL:

OSCAR R. JORDAN <sup>3</sup>PHIL BROWN <sup>6</sup>WILLIAM H. FARRELL <sup>3</sup>MARK D. VANCLEAVE

<sup>1</sup> ALSO LICENSED IN AL <sup>2</sup> LICENSED IN TX ONLY <sup>3</sup> LICENSED IN TX ONLY <sup>4</sup> ALSO LICENSED IN LA <sup>5</sup> ALSO LICENSED IN AL AND TX <sup>4</sup> LICENSED IN TX AND IL ONLY <sup>7</sup> ALSO LICENSED IN TX

December 6, 2011

Gulf Islands National Seashore - GMP National Park Service Denver Service Center – Read Post Office Box 25287 Denver, CO 80225

or

Gulf Islands National Seashore 1801 Gulf Breeze Parkway Gulf Breeze, FL 32563

Internet Website: http://parkplanning.nps.gov/guis

> RE: Gulf Islands National Seashore – Draft General Management Plan (August 2011)- Area Specific Management Actions – Mississippi – Davis Bayou -ALTERNATIVE 3 - PREFERRED PLAN

# Opposition to the Closure of VFW Road, Ocean Spirngs, MS

# TO PARK COMMITTEE MEMBERS AND OTHER INTERESTED PARTIES:

The Mayor, Board of Alderman, City Department Heads and employees, on behalf of themselves and the citizens of Ocean Springs, Mississippi strongly oppose any action that may lead to the closure of VFW Road. It cannot be understated that for the public safety and welfare of all those concerned, closing VFW Road cannot, and should not, be on the table for consideration. Best practices for pedestrian and bicycle safety consider road closure as an extreme and last resort. At this time, there is no set of facts that support such a drastic measure.

Please consider the astute observations of those responsible for the safety and well being of the Ocean Springs citizens and join the City in seeking much more beneficial solutions.

# **Ocean Springs Planning and Development Department**

The City's Comprehensive Plan embraces the "Compete Streets" concept where roadways are designed for all users, including pedestrians, bicyclists and motorists. The City's Live Oak bicycle trail includes the GINS. This trail is a small component of the City's master plan to sign and build safe and convenient pedestrian and bicyclist faculties in town. As part of the public involvement process for the City's Comprehensive Plan, many bicycling advocates requested improved facilities within GINS. The closure of VFW Road was never discussed or recommended by any stakeholders in the planning process.

The Department of Community Development and Planning has investigated traffic volumes and speeds within GINS. We found that while traffic volumes are low, there can be a speed problem on Park Road. The closure of Park Road does nothing to address this component of bicyclist and pedestrian safety. Given the vehicular speeds on Park Road, it is recommended that compliant bicycle lanes be added to both sides of Park Road or an off-road multi-use trail.

# **Ocean Springs Police Department**

The Ocean Springs Police Department's concern for closing VFW Road entrance to park road The City of Ocean Springs provides services to residents who live off of the East side of Park Road, and assist the Park Rangers for Law Enforcement functions and provide back up for officer safety. In the absence of the Park Ranger, either transporting prisoners to the Federal Holding etc, the Ocean Springs Police Department will be the primary responders to the Park also.

An officer on Government Street by Knapp Road receives a call for service will have to drive a 4.5 mile circle to the east back to Park Road or a 2.8 mile circle to the west just to make it back to the same point of the initial location that they received the call. This will cause a higher vehicle speed to respond and slow the response time of the officers.

A higher vehicle speed to make up the response time not only gives the City a higher risk of an accident occurring by the patrol car and jeopardizes the safety of the responding officer; it also put the public at risk or jeopardy because of the responding unit.

The City of Ocean Springs Police Department provides Law Enforcement Dispatching for the Park Service Law Enforcement Division, but even before providing this service the Ocean Springs Police Department has always received either 911 calls or just the general phone line calls for service for the National Sea Shore Park and the Ocean Springs Police Department has no statistics in its data banks of pedestrian accidents or bicyclist accidents along Park Road to support the VFW entrance closure Acadian Ambulance service Paramedics remain in their vehicle parked at a location while not responding to emergencies, one location that Acadian

Ambulance Service parks at is Magnolia Park Elementary School which abuts the west side of G.I.N.S.S. at Knapp Road. A five minute delay in response time could mean life or death for a medical emergency patient.

# **Ocean Springs Fire Department**

The Fire Department is extremely concerned to limit free and easy access to the Park to one way in or out. If something happened to one or both of the cross over bridges no one could get in or out. If anything happens to the Park road entrance before you get to VFW Road, it would cause problems. You must consider the USM campus with large buildings plus all the numerous residents that rely on the access especially when an evacuation may occur. The City fire station on Government street uses VFW Road to respond to that area.

# <u>Ocean Springs Public Works Department</u> (See attached Memorandum)

Please be sure the City desires to be part of the solution as so many of our residents and employees rely on the Park and all it has to offer. The City would appreciate notification as soon as the Park removes the VFW Road closure component from its General Management Plan.

Sincerely

John BE Swarth

JOHN B. EDWARDS, on Behalf of Connie Moran , Mayor Troy Ross, Alderman at Large John Gill, Ward 1 Alderman Matt McDonnell, Ward 2 Alderman Chic Cody, Ward 3 Alderman Greg Denyer, Ward 4 Alderman Jerry Dalgo, Ward 5 Alderman James Hagan, Ward 6 Alderman Eric Meyer Director of Planning Liononel Cothern Chief of Police Jeff Ponson, Fire Chief Andre' Kaufman, Director of Public Works

JBE/cmh



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To: John Edwards Subject: VFW Rd Closure Date: November 29, 2011



In June of 1995 the City of Ocean Springs, through its Mayor, Kevin Alves, entered into an agreement with GINS, signed by Robert Diskins, Regional Director, Jerry Eubanks, Superintendent, and David Verones, Contract Specialist. This agreement, which is in place today, makes the City responsible for the maintenance and upkeep of all water and sewer infrastructure within the Park's boundaries. To date, we have entered the Park from VFW Rd almost exclusively. We enjoy an excellent relationship with Park maintenance people and have honored all requests in support of this infrastructure. Even after Georges and Katrina when our eight "inherited" sewer pumping stations were destroyed our equipment traveled down Government Street, onto Knapp Rd, across VFW Rd and onto Park Rd as we proceeded to various areas that were destroyed. We installed temporary pumps so that the Park could re-open and accommodate emergency workers assisting in the recovery of both the Park and the surrounding areas. This equipment: backhoes, trackhoes, pumper trucks, i.e. travel slowly and are cumbersome. It is dangerous to navigate Hwy 90 and therefore Government, Knapp, VFW Rd better suits our needs. In addition both water and sewer mains enter the Park property in the VFW ROW. The closure of VFW Rd would impact the City of Ocean Springs Public Works Department by reducing our response time to emergencies involving the Park's infrastructure.

I call your attention to Ownership Contract No. 1443CX532094002 III.A whereby the Park Service authorizes the City to enter the Park for operation and maintenance of the Utility Systems in accordance with the terms of the ROW permit. Also, I call your attention to X.B, any costs to relocate utilities will be borne by the Park service and will require a separate utility contract.

In summary, under the guise of pedestrian and bicycle improvement it would, in fact, increase potential incidents as those who now enter the Park from VFW Rd would be compelled to travel down Hwy 90 and traverse two overpasses, one at the railroad tracks and the other at Government Street, both creating line of sight problems as increased vehicles will have less time to see beyond the overpass.

Respectfully, Andre' L. Kaufman

Andre' L. Kaufman Director Public Works

Attachments

Printed on Recycled Paper

# RESOLUTION NUMBER R2011- 176

# A RESOLUTION OF THE BOARD OF COUNTY COMMISSIONERS SUPPORTING COMMENTS TO THE GULF ISLANDS NATIONAL SEASHORE DRAFT GENERAL MANAGEMENT PLAN; PROVIDING FOR AN EFFECTIVE DATE

WHEREAS, Substantial portions of Gulf Islands National Seashore lands are within and adjacent to Escambia County, Florida; and

**WHEREAS**, public access to the Gulf Islands National Seashore is critical to Escambia County's economy and quality of life; and

WHEREAS, the National Park Service has published a Draft General Management Plan to guide the long-term management of Gulf Islands National Seashore; and

**WHEREAS**, Escambia County staff, the Escambia County Marine Advisory Committee and the general public have reviewed the Draft General Management Plan and made recommendations.

# NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF ESCAMBIA COUNTY, FLORIDA, AS FOLLOWS:

- **Section 1.** That the Board of County Commissioners finds the above recitals to be true and correct and incorporates them herein by reference.
- **Section 2.** That the Escambia County Board of County Commissioners hereby expresses its support for the Gulf Islands National Seashore Draft General Management Plan as it relates to the following:
  - A. Restoring the Gulf Islands National Seashore infrastructure to "Pre- Hurricane Ivan" conditions;
  - B. Managing the Gulf Islands National Seashore as an outdoor classroom;
  - C. Expanding partnerships and research;
  - D. Managing cultural resources;
  - E. Enhancing snorkeling and SCUBA diving;
  - F. Enhancing natural resource management to provide maximum public access; and
  - G. Restricting public access as a last resort only when all other strategies have proven ineffective in order to allow maximum access to the public;
  - H. Establishing an advisory committee consisting of local representation to include the Escambia County Board of County Commissioners.

- <u>Section 3.</u> That this resolution shall take effect immediately upon its adoption by the Board of County Commissioners.
- **Section 4.** That the Clerk shall forward a copy of this Resolution to Daniel R. Brown, Superintendent, Gulf Islands National Seashore, Gulf Islands National Seashore GMP, 1801 Gulf Breeze Parkway, Gulf Breeze, FL 32563.

ADOPTED this 8th day of Secondary, 2011.

BOARD OF COUNTY COMMISSIONERS ESCAMBIA COUNTY, FLORIDA

Wilson B. Robertson, Chairman

ATTEST: Ernie Lee Magaha Clerk of the Circuit Court

TY COMMUNE Deputy Clerk

MBIA COnstant BOC Approved Alcember 8, 2011



Capt. Robert K. Turpin Manager, Marine Resources Division Community & Environment Bureau

rkturpin@myescambia.com 3363 West Park Place Pensacola, FL 32505 Office: 850-595-3474 Cell: 850-554-5869 Fax: 850-595-3495

Citizens Serving Citizens

Certified to be a true copy of the original on file in this offices Minnees my hand and officiel seei CRNIE LEE MAGAHA Chin of the Circuit Court & Completier Elementale County, Florida. By Dury Horus D.C.

This document approved as to form and legal sufficiency. By: Title: Date:

DI8-Gmp

**RESOLUTION 2011 -** 54

# A RESOLUTION OF THE BOARD OF COUNTY COMMISSIONERS SUPPORTING COMMENTS TO THE GUEF CONSISTENT OF A COUNTY COMMENTS IN A COUNTY COMMENTS IN A COUNTY COMMENTS IN A COUNTY COUNTY COMMENTS IN A COUNTY CO

WHEREAS, Substantial portions of Gulf Islands National Seashore lands are within and adjacent to Santa Rosa County, Florida; and

WHEREAS, Gulf Islands National Seashore is important to Santa Rosa County's economy and qualify of life; and

WHEREAS, the National Park Service has published a Draft General Management Plan to guide the long-term management of Gulf Islands National Seashore; and

WHEREAS, Santa Rosa County staff, the Santa Rosa County Marine Advisory Committee and the general public have reviewed the Draft General Management Plan and made recommendations.

## NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF SANTA ROSA COUNTY, FLORIDA AS FOLLOWS:

<u>Section 1.</u> That the Board of County Commissioners finds the above recitals to be true and correct and incorporates them herein by reference.

<u>Section 2.</u> That the Santa Rosa County Board of County Commissioners hereby expresses its support for the Gulf Islands National Seashore Draft General Management Plan as it relates to the following:

- A. Restoring the Gulf Islands National Seashore infrastructure to "Pre-Hurricane Ivan" conditions;
- B. Managing the Gulf Islands National Seashore as an outdoor classroom;
- C. Expanding partnerships and research;
- D. Managing cultural resources;
- E. Enhancing snorkeling and SCUBA diving;
- F. Enhancing natural resource management to provide maximum public access; and
- G. Restricting public access as a last resort only when all other strategies have proven ineffective.

<u>Section 3.</u> That this Resolution shall take effect immediately upon its adoption by the Board of County Commissioners.

<u>Section 4.</u> That the Clerk shall forward a copy of this Resolution to Daniel R. Brown, Superintendent, Gulf Islands National Seashore, Gulf Islands National Seashore – GMP, 1801 Gulf Breeze Parkway, Gulf Breeze, FL 32563.

**PASSED AND ADOPTED** this 8th day of December by a vote of  $\underline{+}$  yeas,  $\underline{/}$  nays and  $\underline{-}$  absent of the Board of County Commissioners of Santa Rosa County, Florida.

# **BOARD OF COUNTY COMMISSIONERS** SANTA ROSA COUNTY, FLORIDA

ATTEST: illiamson, Chairman Mariz M. Seli FLOR mannin



February 6, 2012

Florida Department of Environmental Protection

> Marjory Stoneman Douglas Building 3900 Commonwealth Boulevard Tallahassee, Florida 32399-3000

Rick Scott Governor

Jennifer Carroll Lt. Governor

Herschel T. Vinyard Jr. Secretary

Mr. Daniel R. Brown, Superintendent Gulf Islands National Seashore 1801 Gulf Breeze Parkway Gulf Breeze, FL 32563

> RE: National Park Service – Draft General Management Plan and Environmental Impact Statement for Gulf Islands National Seashore Escambia, Santa Rosa and Okaloosa Counties, Florida SAI # FL201109135958C

Dear Superintendent Brown:

The Florida State Clearinghouse has coordinated the state's review of the August 2011 Draft General Management Plan/Environmental Impact Statement (GMP/EIS) for Gulf Islands National Seashore under the following authorities: Presidential Executive Order 12372; § 403.061(42), *Florida Statutes* (*F.S.*); the Coastal Zone Management Act, 16 U.S.C. §§ 1451 et seq., as amended; and the National Environmental Policy Act, 42 U.S.C. §§ 4321-4347, as amended.

The Florida Department of Environmental Protection (Department), designated by the Florida Coastal Management Program (FCMP) as the state's lead coastal management agency pursuant to § 306(c) of the Coastal Zone Management Act, 16 U.S.C. § 1456(c) and § 380.22, *F.S.*, has reviewed the referenced Draft GMP/EIS under the provisions of 15 C.F.R. 930, subpart C and hereby notifies the National Park Service (NPS) that the GMP/EIS will be consistent with the FCMP only upon the NPS' full compliance with the conditions stated in this letter. The bases for this conditional concurrence are set forth in Section III below, and a summary of comments received from the Florida Fish and Wildlife Conservation Commission is reflected in Section I. The agency's comment letter is attached and incorporated in this letter by reference.

### I. SUMMARY OF STATE AGENCY COMMENTS

The **Florida Fish and Wildlife Conservation Commission** (FWC) has provided detailed comments, recommendations and supporting technical information in its letter of February 1, 2012, and Enclosure 1 appended to the letter, copies of which are attached.

Mr. Daniel R. Brown, Superintendent Gulf Islands National Seashore Page 2 of 7 February 6, 2012

The letter notes the coordination efforts between the FWC and NPS to address the agency's concerns regarding management actions proposed in the Draft GMP/EIS. Because several major issues could not be resolved, however, the FWC finds it necessary to condition its concurrence regarding the consistency of the document with the federally approved FCMP.

FWC staff fully supports the NPS' intent to develop a Marine Resources Management Plan to address the appropriate management of fisheries, seagrass beds and marine species within the inshore and offshore waters of the national seashore. The agency offers its commitment to work with the national seashore, federal and state resource management agencies and fishing stakeholders in the development of fisheries management strategies that provide for and balance healthy and sustainable fisheries, habitat protection and visitor use.

### **II. STATE CONSISTENCY FINDING - CONDITIONAL CONCURRENCE**

The FWC and the Department hereby notify the NPS that the Draft GMP/EIS will be consistent with the enforceable policies of the FCMP <u>if and only if</u> the following conditions are satisfied. Should the NPS fail to implement the following measures, or some alternative measures identified and mutually agreed upon between the Department, FWC and NPS to ensure the GMP/EIS' consistency with the enforceable policies of the FCMP, this conditional concurrence shall be treated as a finding that the Draft GMP/EIS is inconsistent with the enforceable policies of Chapter 379, *F.S.*, under 15 C.F.R. 930.4(b).

- 1. Provide additional information for each of the proposed alternatives described in CHAPTER 2: ALTERNATIVES, INCLUDING THE PREFERRED ALTERNATIVE specifying the proposed management actions and management zones intended for use in each management unit, and whether they apply to terrestrial areas, aquatic areas or both. Include maps that identify the proposed zones within each management unit.
- 2. Amend the descriptions of the management zones on pages 58-60 to include the following language: "Any management actions for national seashore management units within the State of Florida that affect fishing activities within this zone, either directly or indirectly, will be developed and implemented through the Marine Resources Management Plan process. Indirect management actions include, but are not limited to: new or modified use of management strategies that restrict the use of internal combustion motors (*e.g.*, pole/troll areas), limit vessel speed (*e.g.*, idle/slow speed zones), limit vessel type or size, impose permitting requirements for fishing activities, limit access or close certain areas to fishing."

Mr. Daniel R. Brown, Superintendent Gulf Islands National Seashore Page 3 of 7 February 6, 2012

- 3. Include the following language under "Marine Resources Management Plan" on page 141: "This plan, or any portion thereof, whether referred to as a "marine management program" or a "marine resource management plan," will be submitted to the Florida State Clearinghouse with a federal consistency determination for the State of Florida's review pursuant to the Florida Coastal Management Program and the Coastal Zone Management Act."
- 4. Amend language throughout the Draft GMP/EIS, where appropriate, to state that marine fishing activities and fishing vessel operations will be conducted in the manner specified in the Marine Resources Management Plan. For example, any language in the document that proposes new or modified use of management strategies that restrict the use of internal combustion motors (*e.g.*, pole/troll areas), limit vessel speed (*e.g.*, idle/slow speed zones), limit vessel type or size, impose permitting requirements for fishing activities, limit access or close certain areas to fishing should be modified to refer to the Marine Resources Management Plan.
- 5. Indicate in the NATURAL RESOURCE MANAGEMENT STRATEGIES: ECOSYSTEM MANAGEMENT (terrestrial and marine) table on page 27 that proposed marine management actions that affect marine fishing activities within national seashore management units in the State of Florida will be addressed through the Marine Resources Management Plan.
- 6. Modify all sections of the document referencing Resource Management of the "seagrass bed protection zones" to state as follows: "Any limitations to the use of internal combustion motors within national seashore management units in the State of Florida will be established through the Marine Resources Management Plan."

The FWC emphasizes that the NPS' compliance with the foregoing conditions need not delay finalizing the Draft GMP/EIS. The elements of the GMP that are not related to the seven management actions listed below could remain as proposed, as long as the final GMP/EIS provides that management of fishing activities and fishing vessel operations within the zones will be governed by the Marine Resources Management Plan being developed. The FWC recognizes that the GMP only provides the framework for NPS' management of seashore resources – it does not implement the management actions reflected in the plan.

The FWC contends that the proposed management actions listed below (and those management zones identified below that contain such management actions) should not be implemented through the Superintendent's Compendium process, but instead under-taken through rulemaking, because they would result in a significant alteration in the

Mr. Daniel R. Brown, Superintendent Gulf Islands National Seashore Page 4 of 7 February 6, 2012

public use pattern of the seashore and are of a highly controversial nature (*see* 36 C.F.R. § 1.5(b)). Again, finalizing the Draft GMP/EIS need not be delayed to achieve consistency with the FWC's enforceable policies in the FCMP, as subsequent regulatory processes (*e.g.*, Marine Resources Management Plan development and implementation of management actions and management zones through rulemaking) will provide opportunities for further coordination and resolution of the issues of concern to the FWC and stakeholders.

Absent modification of the Draft GMP/EIS to address the six conditions listed above, this conditional concurrence shall be treated as an objection, because the FWC has determined that the following management actions contained in the Draft GMP/EIS that reduce or eliminate fishing activities, either directly or indirectly, are inconsistent with the FWC's enforceable policies contained in the FCMP:

- 1. Direct or indirect prohibition of recreational or commercial fishing activities;
- 2. Area closures;
- 3. Access limitations;
- 4. Limitations or prohibitions on the use of internal combustion motors;
- 5. Limitations or prohibitions on vessel type, size and speed;
- 6. Limitations on harvesting gear; and
- 7. Permit requirements specific to fishing activities.

Because the NPS could implement one or more of the foregoing actions in any of the following management zones described in the Draft GMP/EIS, the identified areas are also inconsistent with the FWC's enforceable policies in the FCMP:

- 1. Diverse Visitor Opportunity Zone;
- 2. Recreational Beach Zone;
- 3. Natural Settings with Dispersed Recreation Zone;
- 4. Seagrass Bed Protection Zone;
- 5. Nonmotorized, Primitive Visitor Opportunity Zone;
- 6. Resources Management and Science Priority Zone; and
- 7. National Seashore Operations Zone.

Mr. Daniel R. Brown, Superintendent Gulf Islands National Seashore Page 5 of 7 February 6, 2012

#### **III. BASIS FOR FINDING OF CONDITIONAL CONCURRENCE**

The following state laws are enforceable policies of the federally approved FCMP and therefore provide the bases for the FWC's objection:

379.23 Federal conservation of fish and wildlife; limited jurisdiction. -

(2) The United States may exercise concurrent jurisdiction over lands so acquired and carry out the intent and purpose of the authority except that the existing laws of Florida relating to the Department of Environmental Protection or the Fish and Wildlife Conservation Commission shall prevail relating to any area under their supervision.

The seven management actions listed on page 4 are inconsistent with this enforceable policy of the FCMP, because they will reduce or eliminate fishing activities through the enforcement and implementation of federal law rather than state law.

379.244 Crustacea, marine animals, fish; regulations; general provisions. -

(1) OWNERSHIP OF FISH, SPONGES, ETC. – All fish, shellfish, sponges, oysters, clams, and crustacea found within the rivers, creeks, canals, lakes, bayous, lagoons, bays, sounds, inlets, and other bodies of water within the jurisdiction of the state, and within the Gulf of Mexico and the Atlantic Ocean within the jurisdiction of the state, excluding all privately owned enclosed fish ponds not exceeding 150 acres, are the property of the state and may be taken and used by its citizens and persons not citizens, subject to the reservations and restrictions imposed by these statutes. No water bottoms owned by the state shall ever be sold, transferred, dedicated, or otherwise conveyed without reserving in the people the absolute right to fish thereon, except as otherwise provided in these statutes.

The seven management actions listed on page 4 are inconsistent with this enforceable policy of the FCMP, because they will restrict the public's right to fish in a manner not provided by Florida law.

379.232 Water bottoms. -

(1) OWNERSHIP. – All beds and bottoms of navigable rivers, bayous, lagoons, lakes, bays, sounds, inlets, oceans, gulfs and other bodies of water within the jurisdiction of Florida shall be the property of the state except such as may be held under some grant or alienation heretofore made. No grant, sale or conveyance of any water bottom, except conditional leases and dispositions hereinafter provided for, shall hereafter be made by the state, the Board of Trustees of the Internal Improvement Trust Fund, the Department of Agriculture and Consumer Services, or any other official or political corporation. Persons who have received, or may hereafter receive permits to do business in this state, with their factories, shucking

Mr. Daniel R. Brown, Superintendent Gulf Islands National Seashore Page 6 of 7 February 6, 2012

plants and shipping depots located in this state, may enjoy the right of fishing for oysters and clams from the natural reefs and bedding oysters and clams on leased bedding grounds, and shall have the right to employ such boats, vessels, or labor and assistants as they may need[.]

The seven management actions identified on page 4 are inconsistent with the foregoing enforceable policy, because they infringe upon the authority of the state to determine oyster and clam harvest through the regulation of recreational and commercial fishing and related business operations.

379.2401 Marine fisheries; policy and standards. -

(1) The Legislature hereby declares the policy of the state to be management and preservation of its renewable marine fishery resources, based upon the best available information, emphasizing protection and enhancement of the marine and estuarine environment in such a manner as to provide for optimum sustained benefits and use to all the people of this state for present and future generations.

The FWC adheres to the foregoing policy when managing the state's marine fishery resources for fishing activities, and because the statute is included in the federally approved FCMP, it applies equally to the NPS in its management of marine fishery resources located within seashore boundaries for desired resource conditions and visitor experiences.

The seven management actions listed on page 4 are inconsistent with this enforceable policy, because they are not based on "best available information" and, by reducing or eliminating fishing activities, they do not provide for "optimum sustained benefits and use" to the people of this state.

379.2401 Marine fisheries; policy and standards. -

(3) All rules relating to saltwater fisheries adopted by the commission shall be consistent with the following standards:

(c) Conservation and management measures shall permit reasonable means and quantities of annual harvest, consistent with maximum practicable sustainable stock abundance on a continuing basis.

The seven management actions listed on page 4 are inconsistent with this enforceable policy, because they conflict with the marine fisheries rules developed and promulgated by the FWC for saltwater fisheries, by reducing or eliminating "reasonable means and quantities of annual harvest." The Draft GMP/EIS does not provide any data showing that the "maximum practicable stock abundance" of the seashore's marine fisheries resources will be impacted if fishing (harvesting) is not reduced or eliminated.

Mr. Daniel R. Brown, Superintendent Gulf Islands National Seashore Page 7 of 7 February 6, 2012

Please see the FWC's February 1<sup>st</sup> letter (attached) for additional comments and recommendations regarding the management of natural resources and visitor access within the national seashore. The FWC looks forward to continued coordination with NPS staff to resolve the issues of concern and offers its assistance in the development of specific plans and strategies to inventory, monitor, protect and manage fish and wildlife species and their habitats.

#### CONCLUSION

In accordance with 15 C.F.R. 930.43(c), a copy of this letter has been sent to the Director of the NOAA Office of Ocean and Coastal Resource Management. Mediation by the Secretary of the U.S. Department of Commerce may be sought pursuant to 15 C.F.R. 930, subpart G, for serious disagreements between a state and federal agency with regard to direct federal action as contemplated by 15 C.F.R. 930, subpart C.

Should you have any questions regarding the FWC's comments and recommendations, please contact Ms. Jessica McCawley, Director of FWC's Division of Marine Fisheries Management, at (850) 487-0554 or Jessica.McCawley@MyFWC.com, or Ms. Mary Ann Poole in FWC's Conservation Planning Services Section at (850) 488-8783 or MaryAnn.Poole@MyFWC.com.

Thank you for the opportunity to review the Draft GMP/EIS. For additional information or assistance regarding the state's review, please contact Ms. Lauren P. Milligan, Coordinator of the Florida State Clearinghouse, or Mr. Danny Clayton, Administrator of the Florida Coastal Management Program, at (850) 245-2163.

Sincerely,

. Litzwater lennifer L. Fitzwater

Jennifer L'. Fitzwater Chief of Staff

#### JLF/sm/lm Enclosures

Ms. Donna Wieting, NOAA OCRM Acting Director
 Ms. Larissa Read, NPS Denver Service Center-Planning
 Mr. Nick Wiley, FWC Executive Director
 Ms. Jessica McCawley, Director, FWC Marine Fisheries Management
 Mr. Scott Sanders, FWC Conservation Planning Services
 Ms. Mary Ann Poole, FWC Conservation Planning Services
 Ms. Sally Mann, DEP Office of Intergovernmental Programs



Project Information			
Project:	FL201109135958C		
Comments Due:	10/24/2011		
Letter Due:	02/08/2012		
Description:	NATIONAL PARK SERVICE - DRAFT GENERAL MANAGEMENT PLAN/ENVIRONMENTAL IMPACT STATEMENT FOR GULF ISLANDS NATIONAL SEASHORE - ESCAMBIA, SANTA ROSA AND OKALOOSA COUNTIES, FLORIDA.		
Keywords:	NPS - GMP/EIS GULF ISLANDS NAT. SEASHORE - ESCAMBIA/SANTA ROSA/OKALOOSA CO.		
CFDA #:	15.916		
Agency Comme	ents:		
WEST FLORIDA RPC	- WEST FLORIDA REGIONAL PLANNING COUNCIL		
No Comments - Genera	Ily consistent with the West Florida Strategic Regional Policy Plan.		
FISH and WILDLIFE C	OMMISSION - FLORIDA FISH AND WILDLIFE CONSERVATION COMMISSION		
The FWC has provided detailed comments, recommendations and supporting technical information in its letter of February 1, 2012, and Enclosure 1 appended to the letter, copies of which are attached. The letter notes the coordination efforts between the FWC and NPS to address the agency's concerns regarding management actions proposed in the Draft GMP/EIS. Because several major issues could not be resolved, however, the FWC finds it necessary to condition its concurrence regarding the consistency of the document with the federally approved FCMP. FWC staff fully supports the NPS' intent to develop a Marine Resources Management Plan to address the appropriate management of fisheries, seagrass beds and marine species within the inshore and offshore waters of the national seashore. The agency offers its commitment to work with the national seashore, federal and state resource management agencies and fishing stakeholders in the development of fisheries management strategies that provide for and balance healthy and sustainable fisheries, habitat protection and visitor use.			
STATE - FLORIDA DEPARTMENT OF STATE			
No Comments/Consistent			
TRANSPORTATION - FLORIDA DEPARTMENT OF TRANSPORTATION			
No Comment			
ENVIRONMENTAL PROTECTION - FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION			

DEP staff had no comments on the Draft GMP/EIS.

NORTHWEST FLORIDA WMD - NORTHWEST FLORIDA WATER MANAGEMENT DISTRICT

No Comment/Consistent

For more information or to submit comments, please contact the Clearinghouse Office at:

3900 COMMONWEALTH BOULEVARD, M.S. 47 TALLAHASSEE, FLORIDA 32399-3000 TELEPHONE: (850) 245-2161 FAX: (850) 245-2190

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Ms. Sally Mann Office of Intergovernmental Programs Department of Environmental Protection 3900 Commonwealth Boulevard, Mail Station 47 Tallahassee, FL 32399-3000 sally.mann@dep.state.fl.us

Re: SAI #FL201109135958C, National Park Service – Draft General Management Plan/Environmental Impact Statement for Gulf Islands National Seashore, Multiple Counties

Dear Ms. Mann:

The Florida Fish and Wildlife Conservation Commission (FWC) has completed our agency review of the Draft General Management Plan/Environmental Impact Statement (Draft GMP/EIS) for Gulf Islands National Seashore (the Seashore). The FWC provides the following comments pursuant to the National Environmental Policy Act and the Coastal Zone Management Act/Florida Coastal Management Program. We understand that, although the Draft GMP/EIS did not have an explicit consistency statement, National Park Service staff and staff of the Florida State Clearinghouse subsequently agreed that it contained sufficient information to serve as a determination of consistency.

#### Background

The National Park Service (Service) is proposing to revise its General Management Plan for the Seashore because the current version, which was completed in 1978, no longer adequately addresses today's environmental and cultural needs for the Seashore. This plan involves a series of coastal properties and barrier islands in Mississippi and in Escambia, Santa Rosa, and Okaloosa counties in Florida; our review will address only the Florida portion of this plan. The Florida components are the Perdido Key, Santa Rosa Island, Naval Live Oaks, and Okaloosa areas; and the Pensacola Naval Air Station Historic Sites. We do not address the Okaloosa Area or the Pensacola Naval Air Station because we did not identify significant impacts to Florida's fish and wildlife resources posed by any of the alternatives for these properties.

The timeframe for the updated version is the next 15 to 20 years (page i). As part of its analysis under the National Environmental Policy Act, the Service has examined four alternatives, each of which explores a different focus on resource management at the Seashore. These alternatives are explicitly intended to be "general and conceptual," and thus the Environmental Impact Statement is intended to be programmatic, with more detailed analyses to follow as appropriate (p. 253). Unfortunately, the Draft GMP/EIS did not specify which proposed management actions/management zones were intended to be utilized in which areas of the management units (terrestrial areas, aquatic areas, or both). In addition, maps were not included as part of each Alternative to identify exactly where the zones are being proposed in each of the management units, so it is not clear to the FWC exactly what is being proposed. The following provides a summary of the proposed Alternatives as we understand them.

<u>Alternative 1</u> is described as "business as usual" (page 149) in that it would continue the current approach to managing natural and cultural resources. It would continue to provide traditional recreational opportunities, continue its interpretive program, and provide lifeguards and search-and-rescue capabilities. Furthermore, it would continue efforts to restore visitor services and

natural resources (e.g., dunes) that were lost through the series of hurricanes that affected the area in 2004 and 2005. Boating access would remain unrestricted along the Gulf of Mexico except in designated swim areas; the use of motorized vessels would continue to be restricted only along the Spanish Cove shoreline between Redfish and Langley Point. There is currently a "flat wake" zone established within 300 yards of the shoreline of the Seashore property in Florida, and the lagoons of Perdido Key and Big Lagoon are closed to all motorized watercraft (p. 230). Private boating is prohibited within 200 feet of the old fishing pier and the new fishing pier at Ft. Pickens.

<u>Alternative 2</u> would focus on allowing the natural processes that shape coastal barrier islands to prevail in some of the areas. The Seashore would continue to provide recreational and protect historic resources, but would not necessarily rebuild infrastructure (e.g., access roads other than the J. Earle Bowden Way [State Road 399]) lost to storms. Boat landings may be restricted to designated areas along Seashore properties along Pensacola Bay, Santa Rosa Sound, and Big Lagoon. As a part of this alternative, a seagrass protection zone would be added along Pensacola Bay and Santa Rosa Sound along the Fort Pickens and Santa Rosa areas, with a 300-yard "non-motorized zone" (pages 91 and 96) along the north side of Perdido Key and Santa Rosa areas; this zone would include designated travel corridors and boat landings to allow some access by motor boats.

<u>Alternative 3</u> (the Preferred Alternative) would emphasize collaboration among partners to improve understanding of natural and cultural resources at the Seashore. Alternative 3 would establish a marine management program to inventory submerged natural and cultural resources with the assistance of "academia, visiting scientists, conservation organizations, and other agencies" (page 104). Traditional recreational activities would continue, but more emphasis would be placed on the Seashore as an "outdoor classroom" with "expanded on-site learning opportunities" (page 103). Since this is the Preferred Alternative, the draft GMP/EIS also lays out a series of mitigation measures for any potential adverse impacts; these measures include continuing "to install/convert to low-pressure sodium lights…for all external lighting fixtures" at the Seashore as a measure to protect nesting sea turtles (page 146).

If a storm destroyed more than 50% of the access road beyond Johnson Beach Road (on Perdido Key), that road would not be replaced. Restrictions to boating access would be similar to those outlined by Alternative 2, and a seagrass protection zone would also be established under this alternative. Unlike Alternative 2, this alternative does not mention no-motor zones in the text, although insert 5 of the figure (page 109) depicting Alternative 3 does show a "Non-motorized Primitive Visitor Opportunities" designation along the eastern half of the north side of the Perdido Key Area.

<u>Alternative 4</u> would develop more diversified recreational opportunities than are currently available, including more commercial amenities such as recreational equipment, transportation on the water, and food vendors. Like Alternative 3, this alternative would include a marine management program, but it would also consider recreational scuba diving and snorkeling in addition to education. Like all of the other alternatives, it would continue to provide traditional recreational activities and education.

Restrictions to boating access would be similar to those outlined by Alternatives 2 and 3, and a seagrass protection zone would also be established under this alternative. Like Alternative 3, this alternative does not mention no-motor zones in the text; however, insert 5 of the figure (page 109) depicting Alternative 4 does show two "Non-motorized Primitive Visitor Opportunities" designated areas along two locations on the north side of the Perdido Key Area. These areas are smaller than, and located within, the non-motorized area shown in the figure for Alternative 3.

All of the alternatives except the no-action alternative include the establishment of a seagrass bed protection zone (page 59), some areas of which "may be restricted to non-motorized activities." While the FWC fully supports protection and restoration of seagrass beds, some of the proposed restrictions (e.g., restrictions on vessel operation and access) will require coordination under the Florida Coastal Management Program pursuant to the Coastal Zone Management Act to ensure that such limitations are consistent with the State of Florida's responsibilities and authorities to regulate marine fishing activities.

Furthermore, the Preferred Alternative proposes to establish a "marine management program" (page 104), while Alternative 4 refers to the development of a "marine resource management plan" (page 120). We are assuming that both would be consistent with the provisions of the Marine Resources Management Plan described on page 141. Among other activities, this plan would "identify the conditions necessary for appropriate management of fisheries, seagrass beds, and marine species in the national seashore. It would also identify specific management actions that would be undertaken to assure preservation of marine resources." This plan would be developed "in consultation with the public and with other federal and state agencies." While the FWC appreciates and supports the collaborative approach outlined by this part of the DraftGMP/EIS, we note that it does not specifically take into account the need to ensure that the plan be consistent with the FWC's authorities under the Florida Coastal Management Program pursuant to the Coastal Zone Management Act.

#### **Consistency Statement**

Staffs of the NPS and the FWC have formally communicated twice to discuss the FWC's concerns about vagueness in the Draft GMP/EIS with regard to potential impacts on resources and public access, and these efforts were helpful in developing a mutual understanding of concerns about the Draft GMP/EIS. The FWC is disappointed, however, that this communication did not lead to acceptance of conditions, for instance of a phased consistency approach, that could have allowed FWC's approval as per the Coastal Zone Management Act (15CFR 930.4(a)), and therefore the FWC finds it necessary to condition its concurrence with the Florida Coastal Management Program pursuant to the Coastal Zone Management Act.

#### Conditions for Consistency

The Service would need to meet the following conditions in order for the FWC to determine that the Draft GMP/EIS for the Seashore is consistent with FWC enforceable policies included within the federally approved Florida Coastal Management Program.

- 1. On pages 75-137, for each of the proposed Alternatives, provide additional information to specify which proposed management actions/management zones are intended to be utilized in which areas of the management units (terrestrial areas, aquatic areas, or both). Include maps that identify the proposed zones for each of the management units.
- 2. On pages 58-60, amend the descriptions of the management zones to include the following language: "Any management actions for national seashore management units within the State of Florida which affect fishing activities within this zone, either directly or indirectly, will be developed and implemented through the Marine Resources Management Plan process. Indirect management actions include but are not limited to: new or modified use of management actions that limit the use of internal combustion motors (e.g., "pole and troll" areas), limit vessel speed (e.g., "idle/slow speed" zones), limit vessel size or type, establish permitting requirements for fishing activities, establish access limitations, or area closures."
- 3. On page 141 (under Marine Resources Management Plan) include the following language: "This plan or any portion thereof, whether referred to as a "marine"

management program" or a "marine resource management plan," will be submitted to the Florida State Clearinghouse with a consistency statement for the State of Florida's review pursuant to the Florida Coastal Management Program and the Coastal Zone Management Act."

- 4. Amend Draft GMP/EIS language, where appropriate, to reflect that marine fishing activities and fishing vessel operations will be conducted in the manner specified in the Marine Resources Management Plan. For example, language should be amended anywhere in the document that proposes new or modified use of management actions that limit the use of internal combustion motors (e.g., pole/troll areas), limit vessel speed (e.g., idle/slow speed zones), limit vessel type or size, establish permitting requirements for fishing activities, establish access limitations, or area closures.
- 5. On page 27 [Natural Resource Management Strategies: Ecosystem Management (terrestrial and marine)], clarify that proposed marine management actions that affect marine fishing activities within national seashore management units within the State of Florida, will be addressed through the Marine Resources Management Plan.
- 6. On pages 58, 153, and 155 through 157 (Table 3: Summary Comparisons of the Alternatives), modify the sections relating to Resource Management of the "seagrass bed protection zones" to state as follows: "Any limitations to the use of internal combustion motors within national seashore management units within the State of Florida will be established through the Marine Resources Management Plan."

The FWC wishes to emphasize that complying with the above requested conditions need not delay finalizing the General Management Plan. The elements of the General Management Plan that are not related to the seven management actions specified below could remain as proposed, as long as specific management of fishing activities and fishing vessel operation within the zones is shifted to the process of developing the Marine Resources Management Plan as opposed to being addressed in the General Management Plan. The FWC recognizes that a General Management Plan by itself does not implement the management actions that are proposed, and only provides a framework for Service managers to manage the Seashore resources. The FWC contends that the proposed management actions identified below (or proposed management zones identified below that contain such management actions) should not be implemented through the Superintendent's Compendium process, and must be published as rulemaking in the Federal Register because they would result in a significant alteration in the public use pattern of the Seashore area and are of a highly controversial nature (36 CFR § 1.5(b)). However, as previously stated, finalizing this General Management Plan does not need to be delayed in order to achieve consistency with FWC enforceable policies included within the federally approved Florida Coastal Management Program, as subsequent regulatory processes (e.g., development of the Marine Resources Management Plan, implementation of management actions/management zones through rulemaking in the Federal Register) could provide for further coordination and resolution of the issues of concern to the FWC and stakeholders.

Absent modification of the Draft GMP/EIS pursuant to the conditions above, this letter must be treated as an objection, as the FWC has determined that proposed management actions contained within the Gulf Islands National Seashore Draft GMP/EIS that affect marine fishing activities, either directly or indirectly, are inconsistent with FWC enforceable policies included within the Florida Coastal Management Program. These management actions are identified as follows:

- 1. Direct prohibition of fishing activities;
- 2. Closure of areas to fishing;
- 3. Limitations to access;
- 4. Limitations or prohibitions on the use of internal combustion motors (as opposed to "nonmotorized," which could be interpreted as excluding use of boats propelled by poles or electric troll motors);
- 5. Limitations or prohibitions on vessel type, size, and speed;

- 6. Limitations on harvesting gear; or
- 7. Permit requirements specific to fishing activities.

In each of the following zones included in the Draft GMP/EIS, the FWC has indentified one or more of the above management actions that the Service may potentially use to achieve desired conditions; therefore, the following zones are also inconsistent with FWC enforceable policies included within the Florida Coastal Management Program:

- 1. Diverse Visitor Opportunity Zone.
- 2. Recreational Beach Zone.
- 3. Natural Settings with Dispersed Recreation Zone.
- 4. Seagrass Bed Protection Zone.
- 5. Nonmotorized, Primitive Visitor Opportunity Zone.
- 6. Resources Management and Science Priority Zone.
- 7. National Seashore Operations Zone.

#### **Basis for Determination**

The following enforceable policies within the federally approved Florida Coastal Management Program provide the basis for FWC's objection. All of the following enforceable policies apply to each of the management actions identified above.

379.23 Federal conservation of fish and wildlife; limited jurisdiction.—
(2) The United States may exercise concurrent jurisdiction over lands so acquired and carry out the intent and purpose of the authority except that the existing laws of Florida relating to the Department of Environmental Protection or the Fish and Wildlife Conservation Commission shall prevail relating to any area under their supervision.

The seven management actions previously identified are inconsistent with this enforceable policy because they will reduce or eliminate fishing activities pursuant to Service laws, without considering the laws of the FWC.

#### 379.244 Crustacea, marine animals, fish; regulations; general provisions.—

(1) OWNERSHIP OF FISH, SPONGES, ETC.—All fish, shellfish, sponges, oysters, clams, and crustacea found within the rivers, creeks, canals, lakes, bayous, lagoons, bays, sounds, inlets, and other bodies of water within the jurisdiction of the state, and within the Gulf of Mexico and the Atlantic Ocean within the jurisdiction of the state, excluding all privately owned enclosed fish ponds not exceeding 150 acres, are the property of the state and may be taken and used by its citizens and persons not citizens, subject to the reservations and restrictions imposed by these statutes. No water bottoms owned by the state shall ever be sold, transferred, dedicated, or otherwise conveyed without reserving in the people the absolute right to fish thereon, except as otherwise provided in these statutes.

The seven management actions previously identified are inconsistent with this enforceable policy because they will restrict the public's right to fish in a manner not provided by Florida Statute.

#### 379.232 Water bottoms.—

(1) OWNERSHIP.—All beds and bottoms of navigable rivers, bayous, lagoons, lakes, bays, sounds, inlets, oceans, gulfs and other bodies of water within the jurisdiction of Florida shall be the property of the state except such as may be held under some grant or alienation heretofore made. No grant, sale or conveyance of any water bottom, except conditional leases and dispositions hereinafter provided for, shall hereafter be made by the state, the Board of Trustees of the Internal Improvement Trust Fund, the Department of Agriculture and Consumer Services, or any other official or political corporation. Persons who have received, or may hereafter

receive permits to do business in this state, with their factories, shucking plants and shipping depots located in this state, may enjoy the right of fishing for oysters and clams from the natural reefs and bedding oysters and clams on leased bedding grounds, and shall have the right to employ such boats, vessels, or labor and assistants as they may need...

The seven management actions previously identified are inconsistent with this enforceable policy because only the state has the power to determine oyster and clam harvest, pursuant to permits for recreational fishing, with boats, vessels, or labor and assistants needed to do so.

#### 379.2401 Marine fisheries; policy and standards.—

(1) The Legislature hereby declares the policy of the state to be management and preservation of its renewable marine fishery resources, based upon the best available information, emphasizing protection and enhancement of the marine and estuarine environment in such a manner as to provide for optimum sustained benefits and use to all the people of this state for present and future generations.

This enforceable policy declares the policy of the State to be management and preservation of the state's renewable marine fishery resources, and is interpreted as follows:

- 1. Actions must be taken to manage and preserve the State's renewable marine fishery resources.
- 2. Actions taken must be based on the best available information.
- 3. Actions taken must emphasize protection and enhancement of the marine and estuarine environment.
- 4. Actions taken must accomplish management and preservation of the State's marine fishery resources in such a manner as to provide for optimum sustained benefits and use to all the people of this state for present and future generations.

The FWC adheres to this policy when managing the State's marine fishery resources for fishing activities, and because of the statute's inclusion in the federally approved Florida Coastal Management Program, this policy equally applies to the Seashore when managing State marine fishery resources located within the Seashore's boundaries for desired resource conditions and visitor experiences.

The seven management actions previously identified are inconsistent with this enforceable policy because they are not based on the best available information and they will not provide for optimum sustained benefits and use to all the people of this state for present and future generations by reducing or eliminating fishing activities.

#### 379.2401 Marine fisheries; policy and standards.—

(3) All rules relating to saltwater fisheries adopted by the commission shall be consistent with the following standards:

(c) Conservation and management measures shall permit reasonable means and quantities of annual harvest, consistent with maximum practicable sustainable stock abundance on a continuing basis.

The seven management actions previously identified are inconsistent with this enforceable policy because they are inconsistent with how marine fisheries rules are developed and promulgated by the FWC for saltwater fisheries, by reducing or eliminating "reasonable means and quantities of annual harvest." The Draft GMP/EIS does not provide any data that show the "maximum practicable stock abundance" of the marine fisheries resources will be impacted if fishing (harvest) were not reduced or eliminated.

#### Other Comments and Recommendations

We are supportive of the Service's continued commitment to manage its natural resources, preserve cultural resources, and provide opportunities for a variety of visitor experiences. The Preferred Alternative places emphasis on conservation and preservation and enhancement of the natural resources of the Seashore, with protection, preservation, and restoration of species and habitat features. This alternative also provides for numerous visitor opportunities, while still attempting to sustain and protect the natural resources, and we support this approach. We are also supportive of the Service's plan to increase coordination with land-managing partners to provide for comprehensive management as well as additional educational opportunities for visitors.

Additional comments and recommendations offered under the National Environmental Policy Act with supporting technical information and details are included in Enclosure 1.

#### **Closing Remarks**

We appreciate the opportunity to provide input on the Draft GMP/EIS for Gulf Island National Seashore, and look forward to continued coordination with the Service staff. We remain willing to work with the Service so the Draft GMP/EIS can be finalized in a manner consistent with FWC's authorities within the Florida Coastal Management Program. We ask that the Service coordinate with Jessica McCawley, Director of the Division of Marine Fisheries Management, at (850) 487-0554, with regards to Marine Fisheries Management issues. For all other issues addressed in this letter, please contact Mary Ann Poole at (850) 488-8783 or by email at maryann.poole@myfwc.com.

Sincenely Nick Wilev **Executive Director** 

nW/map/lg ENV 1-3-2 NPS Draft GMP Gulf Islands National Seashore\_3652\_020112 Enclosure

cc: Superintendent Daniel R. Brown, NPS, Gulf Breeze, FL (<u>daniel\_r\_brown@nps.gov</u>) Deputy Superintendent Nina Kelson, NPS, Gulf Breeze, FL (<u>nina\_kelson@nps.gov</u>) Rick Clark, NPS, Gulf Breeze, FL (<u>rick\_clark@nps.gov</u>) Larissa Read, NPS, Denver, CO (<u>larissa\_read@nps.gov</u>) Ben West, NPS, Atlanta, GA (<u>ben\_west@nps.gov</u>) David Libman, NPS, Atlanta, GA (<u>david\_libman@nps.gov</u>) Cliff McCreedy, NPS, Washington, DC (<u>cliff\_mccreedy@nps.gov</u>)

#### **Potentially Affected Resources**

#### Listed species

Table 9 (pages 212 – 213) provides a list of species listed by the federal government, the State of Florida, and the State of Mississippi. We are providing a revised list (below) for the Service's use in developing the final document because (1) the FWC revised our listing status during the past 12 months so that we now simply adopt the federal status, and (2) our Geographic Information System database includes only a subset of the list in Table 9. Our database is not exhaustive, however; for instance, we do not doubt that most of the wading birds mentioned in Table 9 make use of the Florida portions of the Seashore, but on the other hand, we are not aware of any red-cockaded woodpecker cavities on the Florida portions. In addition, Table 9 indicates that the FWC lists the osprey as a species of special concern; however, it is listed as such only in Monroe County, Florida. Similar to the U.S. Fish and Wildlife Service, we no longer list the peregrine falcon.

Common Name	Scientific Name	Status*
Fishes		
Gulf sturgeon	Acipenser oxyrinchus	FT***
Saltmarsh topminnow	Fundulus jenkinsi	SSC***
Reptiles		
American alligator	Alligator mississippiensis	FT
Eastern indigo snake	Drymarchon corais couperi	FT***
Gopher tortoise	Gopherus polyphemus	ST***
Green sea turtle	Chelonia mydas	FE***
Kemp's ridley sea turtle	Lepidochelys kempii	FE
Leatherback sea turtle	Dermochelys coriacea	FE
Loggerhead sea turtle	Caretta caretta	FT***
Birds		
American oystercatcher	Haematopus palliatus	SSC***
Bald eagle	Haliaeetus leucocephalus	**
Black skimmer	Rynchops niger	SSC***
Brown pelican	Pelecanus occidentalis	SSC
Least tern	Sterna antillarum	ST***
Little blue heron	Egretta caerulea	SSC
Marian's marsh wren	Cistothorus palustric marianae	SSC
Piping plover	Charadrius melodus	FT***
Red-cockaded woodpecker	Picoides borealis	FE
Reddish egret	Egretta rufescens	SSC
Snowy egret	Egretta thula	SSC

Occurring and Potentially Occurring Listed Wildlife Species

#### ENCLOSURE 1 - COMMENTS AND RECOMMENDATIONS

Snowy plover	Charadrius alexandrus	ST***
Tricolored heron	Egretta tricolor	SSC
White ibis	Eudocimus albus	SSC
Wood stork	Mycteria americana	FE
Mammals		
Perdido Key beach mouse	Peromyscus polionotus trissyllepsis	FE***
West Indian manatee	Trichechus manatus	FE***

\* SSC - Species of Special Concern; ST - State Threatened; SE - State Endangered; FT - Federally Threatened; FE - Federally Endangered

\*\*While the bald eagle has been both state and federally delisted, it is still governed by the state bald eagle rule and the federal Bald and Golden Eagle Protection Act (see http://myfwc.com/docs/WildlifeHabitats/Eagle\_Plan\_April\_2008.pdf#page=35) \*\*\* Species in the FWC Geographic Information System database.

The state-listed shorebirds that nest on the Perdido Key and Santa Rosa areas are the black skimmer, piping plover, and least tern (John Himes, FWC, pers. comm. 2011). They are of particular interest because a sizable number of their chicks [reported as approximately 150 in 2010 and 109 in 2011 (Cindy Fury, U.S. Fish and Wildlife Service, pers. comm. 2011) have been documented as wandering onto the J. Earle Bowden Way, where they have been killed by vehicles.

#### **Other resources**

In addition, the Panhandle portion of the Great Florida Birding and Wildlife Trail (www.floridabirdingtrail.com) runs through the Fort Pickens, Naval Live Oaks, and Perdido Key areas of the Seashore; at Perdido Key in particular visitors may see a variety of Neotropical songbirds; gull, terns, and other shorebirds, many of which nest at the Seashore; and waterbirds, such as ducks and common loons (*Great Florida Birding and Wildlife Trail: Panhandle Section*, undated publication of the FWC).

The FWC manages waterfowl hunting at the Perdido Key and Santa Rosa hunting areas under an agreement with the NPS (see http://myfwc.com/hunting/by-species/waterfowl/hunting-areas/gulf-island/). Under this agreement, all waterfowl hunting is done by boat, and combustion engines are not allowed to be operated over seagrass beds. Fishing is a popular recreational activity, although commercial fishing is prohibited within the Seashore boundaries.

#### Recommendations

The FWC fully supports efforts to protect fish and wildlife resources associated with the Seashore, and agrees with the Service's proposed approach of increasing collaboration and partnerships to better understand and educate the public about the Seashore's natural and cultural resources. The Preferred Alternative appears to propose a responsible, balanced approach toward ensuring public access while protecting its natural resources. Our recommendations focus primarily on seven overall issues:

• The development of a marine resources management plan,

- the development of management strategies to protect seagrass beds,
- marine protected area planning efforts,
- maintaining consistency with Florida's waterways marker system and legal terminology,
- maintaining consistency with the newly revised Waterfowl Hunt Management Plan (Waterfowl Plan) between the Seashore and the FWC on waterfowl hunting,
- improving protection for shorebird chicks, and
- providing lighting that best protects sea turtles.

<u>Marine Resources Management Plan development:</u> The FWC is pleased to see that Gulf Islands National Seashore intends to develop a Marine Resource Management Plan to address management of marine resources in national seashore waters, including fisheries, seagrass, and other marine species. The FWC has a vast amount of expertise to lend to this process, encompassing decades of statewide resource management, research, enforcement, and institutional knowledge. We are prepared and willing to assist the national seashore with the development of marine resource management strategies that provide for and balance healthy and sustainable fisheries, habitat and listed species protection, and visitor use.

Seagrass resource protection: Seagrasses are critically important components of marine and estuarine communities, being highly productive and faunally rich. Their value is recognized by fishers and fisheries managers alike. Seagrasses provide many ecological functions and are extensively used as nursery areas for numerous wildlife species, including recreationally and commercially valuable fish and invertebrates. Seagrasses also provide an important food source for marine turtles, manatees and many other organisms, while stabilizing sediments with their root systems and helping to maintain water quality. Seagrass blades decelerate water currents and waves, mitigating turbidity and erosion (Zieman 1982, Fonseca 1994, and Phillips and Menez 1988). The value of seagrass communities to recreational and commercial fisheries is significant (Virnstein and Morris 1996).

We support using management strategies that limit the use of internal combustion motors or limit vessel speed for the protection of seagrass resources within the Seashore, provided these management strategies are developed in coordination with FWC and fishing stakeholders through the Marine Resources Management Plan development process. We would not be supportive of additional permit requirements that are specific to fishing activities, access limitation (e.g., vessel size limitations), or area closure management strategies that limit or eliminate fishing opportunities.

Management strategies that limit the use of internal combustion motors or limit vessel speed can be important tools for protecting seagrass resources. On the other hand, these strategies have the potential to negatively affect seagrass resources if not designed and implemented in close coordination with resource managers and users to avoid or minimize access limitation. It is a commonly held misconception that fishers continue to have access to areas for fishing after pole/troll or idle/slow speed zone management strategies are implemented, because in theory they can still pole, troll, or operate a vessel at limited speed in order to fish. In reality, fishers do not continue to have access when these management strategies are implemented without consideration of factors, such as currents, tides, and prevailing winds that significantly contribute to accessibility. Furthermore, access limitation may result in concentrating resource damage in adjacent areas that are not managed under these strategies, or concentrating resource damage in smaller, accessible portions of areas managed under these strategies because factors that contribute to accessibility were not considered during the planning process.

We are prepared to assist Service staff with the development of management strategies for seagrass resource protection and which also provide public access so that fishing activities may continue. The following are recommended general guidelines for use in development of these strategies:

- Identify general areas that are used for fishing within the proposed management zones.
- Identify barriers that fishers may encounter when attempting to access any part of the identified general fishing areas, taking into consideration existing and proposed management strategies surrounding and within the management zone and environmental conditions. Currents, tides, and prevailing winds can be significant barriers that contribute to accessibility when use of internal combustion motors or vessel speed is limited, and these conditions have the potential to change during different times of the year.
- Identify the likely causes of propeller scarring in areas identified for seagrass protection. Sargent et al. (1995) noted several common reasons for propeller scarring, including:
  - boaters misjudging water depth and accidentally scarring seagrass beds;
  - boaters intentionally leaving marked channels to take shortcuts through shallow seagrass beds;
  - inexperienced boaters engaging in recreational and commercial fishing over shallow seagrass flats, believing that their boat's designed draft is not deep enough to scar seagrasses;
  - boaters overloading their vessels, resulting deeper drafts than the boaters realize; and
  - boaters anchoring over shallow seagrass beds, where their boats swing at anchor and scar seagrasses.
- Develop alternatives to address both access barriers and the likely causes of propeller scarring. Alternatives may include the development of transit corridors to facilitate access to and from fishing areas inside a management zone, and to facilitate entry and exit from the management zone as expediently as possible in the event of inclement weather. The following are general guidelines for developing transit corridors:
  - Identify directions to accommodate how a fisher needs to approach a fishing area, considering factors that influence the approach. These factors include but are not limited to public and private boat launch locations and environmental conditions, such as currents, tides, prevailing winds, and orientation of the sun during tides.
  - The presence of resources in the zone should not be the only factor that dictates limitations on use of internal combustion motors or vessel speed. Identify areas

within the management zone that have sufficient water depth to allow for vessels to run on plane or high idle, as well as areas that lack sufficient water depth and necessitate restrictions on usage in order to provide for resource protection. These areas can be utilized in conjunction with the information regarding approach directions to develop corridors (i.e., being able to transit to a fishing area that contains seagrass resources under reasonable power so there is enough time to fish a tide, then pole or troll into the fishing area without the sun directly in one's face during sight fishing).

• Develop both a navigational marking plan and educational plan to aid compliance with the management zones and corridors.

**Marine protected area planning:** The FWC noticed that the Draft GMP/EIS addressed marine protected area planning (page 53), but such planning efforts would be dependent on nomination of the Seashore for inclusion in the National System of Marine Protected Areas. Should the Seashore be nominated for inclusion into the System, or consider marine protected areas outside this process, we would encourage the NPS to engage the FWC in the planning process as soon as possible to comprehensively address this issue. It is the position of the FWC that marine reserves (no-take areas) are overly restrictive, and that less-restrictive management strategies should be implemented first in order to achieve resource protection goals.

#### Maintaining consistency with Florida's waterways marker system and legal terminology:

The FWC requests that the Service apply for the Florida Uniform Waterway Marker Permit for all signs and buoys (markers) placed in the waterways of the Seashore, regardless of which Alternative is adopted. By voluntarily applying for the Florida Uniform Waterway Marker Permit (which is currently practiced by other Service-managed areas within Florida for existing waterway markers), the Service will ensure that their markers are consistent with state and federal regulations (United States Aids to Navigation System, a system consistent with the International Association of Lighthouse Authorities Maritime Buoyage System). The Florida Uniform Waterway Marker system ensures that boaters see consistent messages and symbols while boating throughout the state. Consistent waterway markers symbols and messages ensure greater zone compliance and ultimately less impact on benthic resources. By applying for a Florida Uniform Waterway Marker Permit, the Seashore's waterway markers will also be more readily identifiable when they are damaged or destroyed, thereby expediting any necessary notification process. FWC's Marker On-Call Program is a statewide program that quickly identifies damaged or destroyed waterway markers and notifies the owner, regardless of the agency to which the marker belongs.

Similarly, to reduce vessel operator confusion and complement existing state/local government regulatory zones outside the park located within Florida, the FWC suggests that the Service consider adopting the state definitions of "no power-driven vessels," "no motor zone," "manually propelled vessels only," "slow speed minimum wake," and "idle speed no wake" to accomplish vessel operation objectives. Specifically, the proposed establishment of a "flat wake zone within 300 yards from park shorelines" should be amended to reflect an "idle speed no wake zone" to compliment state regulatory zones. The NPS can accomplish the same objective of prohibiting non-motorized vessels by using the appropriate state definitions (refer to 68D-23.103(3)(b), (d)-

#### ENCLOSURE 1 – COMMENTS AND RECOMMENDATIONS

#### (f), Florida Administrative Code; see

https://www.flrules.org/gateway/RuleNo.asp?title=UNIFORMWATERWAYMARKERSINFLO RIDAWATERS&ID=68D-23.103). FWC has been successful in the use of the state zone definitions in establishing federal manatee sanctuaries with the U.S. Fish and Wildlife Service in Florida.

Because all of the alternatives include the proposal to install waterway markers within the Seashore, the FWC's Division of Law Enforcement, which has considerable expertise in this issue, would be eager to participate in the development of any waterway marker plan. We encourage the Service to contact Dawn Griffin by phone at 850-617-9493 or by email at dawn.griffin@myfwc.com if they would like to follow up on this recommendation

# Maintaining consistency with the newly revised Waterfowl Hunt Management Program (Waterfowl Plan) between the Seashore and the FWC on waterfowl hunting

We are pleased to have worked with the Service to revise the Waterfowl Plan for waterfowl hunting in the Seashore, and look forward to continuing our partnership with the Service with respect to this activity. Because the Draft GMP/EIS does not distinguish between dogs brought to the beach for recreation as opposed to waterfowl retrievers used by those hunting waterfowl under this Waterfowl Plan, we strongly recommend that the section titled "Pet Violations" (pages 66 through 67) clarifies that restrictions on dogs used for waterfowl hunting will be consistent with the terms of the Waterfowl Plan. Similarly, because the Waterfowl Plan allows the use of electric motors and boats with combustion motors raised out of the water, we request that all references to "non-motorized" zones in the waters of the Seashore include the clarification that electric motors are allowed for those who are engaged in waterfowl hunting according to the terms of the Waterfowl Plan. Finally, we recommend that the GMP/EIS make it clear that those who are engaged in waterfowl hunting according to the terms of the Waterfowl Plan may use vessels with internal combustion engines provided that those engines are raised clear of the water. Since waterfowl hunters are likely to use these motors to gain access to the nonmotorized zones, it is essential to continue to allow them to reach the non-motorized zones, when established, but not be penalized for simply having internal combustion motors on board, even if raised out of the water.

#### **Improving protection for shorebird chicks**

We understand that the Seashore has acquired movable speed humps to help control vehicle speeds along the J. Earle Bowden Way during shorebird nesting season (Cindy Fury, FWS, pers. comm. 2011; Nina Kelson, the Service, pers. comm. 2011). We fully support this approach as one tool for reducing shorebird mortality, and urge the Seashore to deploy them as early in the nesting season as possible (mid- to late February).

Additionally, weekends and holidays, when visitor attendance at beaches can be expected to be especially high, can have especially deleterious impacts on nesting shorebirds because of increased number of people and, in places, pets. We recognize that staff resources can be limited, so we recommend that the Seashore consider instituting a "bird steward" program (see http://flshorebirdalliance.org/our\_work-pages/bird\_stewards.html) of volunteers to monitor nesting sites and provide an added layer of protection to posted nest areas.

#### ENCLOSURE 1 – COMMENTS AND RECOMMENDATIONS

#### Providing lighting that best protects sea turtles

We support the Service's efforts and proposed management action to continue to install/convert to low pressure sodium lights for all external lighting fixtures to minimize artificial light pollution and to reduce sea turtle disorientation. Proposed management actions should include the use of best-available technology for other long-wave-length light sources (560 nanometers or longer), such as amber light-emitting diodes. Lights should also be shielded and mounted as close to the ground as possible to both meet human safety requirements and minimize the potential to impact sea turtles and other wildlife.

#### **References Cited**

- Fonesca, M.S. 1994. A guide to planting seagrasses in the Gulf of Mexico. Sea Grant College Program TAMUSG-94-601. Texas A & M University, College Station, TX.
- Phillips, R.C., and E.G. Menez. 1988. Seagrasses. Smithsonian Institution Press. Smithsonian Contribution to the Marine Sciences, No. 34. pp. 1-104.
- Sargent, F.J., T.J. Leary, D.W. Crewz, and C.R. Kruer. 1995. Scarring of Florida's seagrasses: assessment and management options. FMRI Tech. Rep. TR-1. Florida Marine Research Institute [now Florida Fish and Wildlife Research Institute], St. Petersburg, FL. 37 pp. plus appendices.
- Virnstein, R.W., and L.J. Morris. 1996. Seagrass preservation and restoration: a diagnostic plan for the Indian River Lagoon. Tech. Memo. 14. St. Johns River Water Management District, Palatka, FL. 43 pp.
- Zieman, J.C. 1982. The ecology of the seagrasses of south Florida: a community profile. FWS/OBS-82/25. U.S. Fish and Wildlife Service, Washington, DC. 158 pp.

## COUNTY: ESCAMBIA 2011-4415 SCH-1010-NPS-GINS

#### DATE: 9/13/2011 COMMENTS DUE DATE: 10/24/2011 **CLEARANCE DUE DATE:** 11/11/2011 SAI#: FL201109135958C

#### **MESSAGE:**

STATE AGENCIES	WATER MNGMNT.	OPB POLICY UNIT	RPCS & LOC GOVS
ENVIRONMENTAL PROTECTION	DISTRICTS		
FISH and WILDLIFE COMMISSION	NORTHWEST FLORIDA WMD		
X STATE			
TRANSPORTATION			
	Coastal Zone Management Act/Florida	Project Description:	
Coastal Management Program consistency evaluation and is categorized as one of the following: Federal Assistance to State or Local Government (15 CFR 930, Subpart F). Agencies are required to evaluate the consistency of the activity. (Direct Federal Activity (15 CFR 930, Subpart C)) Federal Agencies are		NATIONAL PARK SERVICE - DRAFT GENERAL MANAGEMENT PLAN/ENVIRONMENTAL IMPACT STATEMENT FOR GULF ISLANDS	

- Agencies are required to evaluate the consistency of the activity.
- X Direct Federal Activity (15 CFR 930, Subpart C). Federal Agencies are required to furnish a consistency determination for the State's concurrence or objection.
- **Outer Continental Shelf Exploration, Development or Production Activities** (15 CFR 930, Subpart E). Operators are required to provide a consistency certification for state concurrence/objection.
- Federal Licensing or Permitting Activity (15 CFR 930, Subpart D). Such projects will only be evaluated for consistency when there is not an analogous state license or permit.

#### **To: Florida State Clearinghouse**

From:

## EO. 12372/NEPA Federal Consistency

AGENCY CONTACT AND COORDINATOR (SCH) 3900 COMMONWEALTH BOULEVARD MS-47 TALLAHASSEE, FLORIDA 32399-3000 TELEPHONE: (850) 245-2161 Not Applicable FAX: (850) 245-2190

Division of Historical Resource -

## **W**No Comment Comment Attached

No Comment/Consistent Consistent/Comments Attached Inconsistent/Comments Attached

Not Applicable

NATIONAL SEASHORE - ESCAMBIA, SANTA

ROSA AND OKALOOSA COUNTIES, FLORIDA.

Bureau of Historic Preservation Division/Bureau: Reviewer: Date: OCT 1 4 2011 DEP Office of

Intergovt'l Programs

From:	Ryan Hendren
To:	Larissa Read@nps.gov
Subject:	ESA Determinations for the draft General Management Plan/Environmental Impact Statement for Gulf Islands National Seashore; I/SER/2011/05352
Date:	03/07/2012 08:20 AM
Attachments:	Florida Gulf.pdf Mississippi.pdf

Larissa,

Thank you for returning my call. Per our conversation on January 18, 2012, the National Marine Fisheries Service (NMFS) agrees with Alternative 3 (preferred alternative) of the National Park Service's (NPS) general management plan for Gulf Islands National Seashore (NMFS Project No. I/SER/2011/05352), and has nothing to add with the exception of updated species lists for the Gulf Coast of Florida and Mississippi. Please use these lists for your final document. Additionally, I would like to compliment you and your team for assembling a well written document. If you have any questions about the list provided, please contact me directly. Thank you for your continued cooperation in the conservation of listed species.

--

Ryan Hendren ESA Consultant I.M. Systems Group Contractor National Marine Fisheries Service NOAA Southeast Regional Office Protected Resources Division 263 13th Avenue South St. Petersburg, Florida 33701 PH: (727) 551-5610 FX: (727) 824-5309 Email: Ryan.Hendren@noaa.gov Web: http://sero.nmfs.noaa.gov/pr/pr.htm



# United States Department of the Interior

### FISH AND WILDLIFE SERVICE

Field Office 1601 Balboa Avenue Panama City, Florida 32405-3721

> Tel: (850) 769-0552 Fax: (850) 763-2177

> > June 13, 2012

Daniel R. Brown, Superintendent National Park Service Gulf Islands National Seashore 1801 Gulf Breeze Parkway Gulf Breeze, Florida 32563

Attn: Jolene Williams

Re: FWS Log No. 04EF3000-2012-I-0115 and 04EF3000-2012-CPA-0059 Date Started: Sept. 9, 2012 Applicant: GUIS National Park Service Project: Draft General Mgt Plan Location: GUIS National Seashore, FL County: Escambia, Santa Rosa, Okaloosa, Florida

Dear Mr. Brown:

The Fish and Wildlife Service (Service) received your letter dated September 9, 2011 (received September 12, 2011) which requests concurrence under the Endangered Species Act (ESA) for your draft General Management Plan (GMP)/Environmental Impact Statement for the Gulf Islands National Seashore. This letter is provided in accordance with section 7 of the ESA of 1973, as amended (87 Stat. 884; 16 U.S.C. 153 1 et seq.). The NPS has deemed alternative 3 as the preferred alternative which includes, in addition to current management practices, plans for an outdoor classroom with intent to explore the natural and human history of the Gulf of Mexico's barrier islands and coastal environments. The last paragraph on page 330 under the Environmental Consequences (Chapter 4), Conclusion Section states "Because the actions described in this alternative are general and conceptual the impacts have been analyzed in general terms. If and when site-specific developments or other actions are proposed for

implementation after the General Management Plan is published and approved, appropriate and detailed consultation with the Service will be conducted as required by the Endangered Species Act on a project-specific basis." For this reason, we conclude that the "Guidance or General Management Plan" in this sense, is not likely to adversely affect <u>any</u> species listed and protected under the provisions of the ESA.

We encourage further considerations for a few general actions discussed within the plan. This is not an all-inclusive discussion, but just highlights issues we believe warrant further considerations at this time. Item #1) actions recommended to improve use also encourage increased primitive camping and anchorage on the eastern side of Perdido Key. Investigating impacts and setting limits on the number of campers at any given time, might reduce potential impacts to the habitat as well as disturbances that likely occur to protected species, namely the Perdido Key beach mouse, shorebirds, and waterbirds in general, that inhabit portions of this island. Construction of additional restroom facilities may reduce impacts to the habitat but may also encourage higher levels of visitor use which is the intended goal. Analysis to habitat impacts and disturbance to rare species from increased recreationists will be necessary when considering these type actions. Impacts to the facilities during destructive storm events may be necessary with regard to contaminants and debris removal.

Item #2) we recommend further consideration regarding the instability of the coastal roads that bisect the Florida portions of the GUIS National Seashore. As stated, this GMP is to provide comprehensive guidance for perpetuating natural systems as well as to provide opportunities for quality visitor experiences. It also acquiesces that there are noticeable trends of increased intensity and frequency of storms in the Gulf of Mexico which has accelerated the rate of repairs on National Seashore infrastructure resulting from storm damage. The continual reconstruction of the coastal roads have had and will continue to have affects to the natural dynamics of the habitat (Houser et. al 2008) and the species it supports. Large and small remnants of asphalt storm debris occur throughout the islands, as removal is cost prohibitive and requires continual efforts of removal. The asphalt fragments from the 2004 and 2005 hurricane seasons still persist. Impacts to slowing or prohibiting natural sand accumulations, dune restructuring, and vegetation renewal are unknown but long-term affects seem likely, especially if repeatedly reconstructed with limited funds to remove the pervasive fragments. Sea level rise and additional climate change factors are of concern with regard to barrier islands. Low lying islands such as found on Florida's portion of GUIS are at risk of repeated storm affects. What might the effects be when an island is bisected by an asphalt roadway? Does it impede the process of renewal that is so important in achieving perpetuating natural systems?

Item #3) the roadway also has direct shore and water bird species issues that were appropriately and adequately covered in a letter by our FWS Florida Caribbean Migratory Bird Field Office (dated November 18, 2011). We support and encourage additional consideration in efforts, actions, and funds to further address the effects of current and future increasing traffic on these shoreline roads, especially with the proposed actions that may increase visitor use of the island. Perhaps alternative methods of public transportation may allow for seasonal restrictions. We apologize again for the confusion and therefore delay in providing the requested concurrence under the ESA on this draft GMP. If you have further questions regarding this consultation, please contact Patty Kelly at extension 228.

Sincerely,

mmin b

Dr. Donald w. Imm Project Leader

Houser, C., Hobbs, C., and Saari, B., 2008. Posthurriane airflow and sediment transport over a recovering dune. Journal of Coastal Research, Number 244: 944-953.

Cc:

GUIS, Denver, CO, Larissa Read, Project Manager (email) FWS, FL Caribbean MBTA Office, Cindy Fury, Project Leader (email) FWC, Tallahassee, Ted Hoehn, Project Reviews (email)



#### MISSISSIPPI DEPARTMENT OF MARINE RESOURCES

July 25, 2012

Larissa Read, Project Manager United States Department of the Interior National Park Service-Denver Service Center 12795 W. Alameda Parkway P.O. Box 25287 Denver, CO 80225-0287

RE: DMR-130010; National Park Service

Dear Ms. Read:

The Department of Marine Resources in cooperation with other state agencies is responsible under the Mississippi Coastal Program (MCP) for managing the coastal resources of Mississippi. Proposed activities in the coastal area are reviewed to insure that the activities are in compliance with the MCP.

The Department has received a request to review the Gulf Islands National Seashore draft General Management Plan/Environmental Impact Statement (GMP/EIS). The Department has no objections to the overall draft GMP/EIS, however if wetland impacts are anticipated with specific projects; an application should be submitted to this office for review. Thank you for the opportunity to comment on your project.

For more information, questions concerning this correspondence, or to obtain an application packet, contact Greg Christodoulou with the Bureau of Wetlands Permitting at (228) 523-4109 or greg.christodoulou@dmr.ms.gov.

Sincerely, Willa J. Brantley

Bureau Director, Wetlands Permitting

WJB/gsc



## United States Department of the Interior

National Park Service Gulf Islands National Seashore 1801 Gulf Breeze Parkway Gulf Breeze, FL 32563



IN REPLY REFER TO:

Mr. Nick Wiley, Executive Director Florida Fish and Wildlife Conservation Commission 620 South Meridian Street Tallahassee, Florida 32399-1600

#### SUBJECT: Draft General Management Plan/Environmental Impact Statement for Gulf Islands National Seashore, Escambia, Santa Rosa and Okaloosa Counties, Florida (SAI # FL201109135958C)

Dear Mr. Wiley:

This letter represents the National Park Service (NPS) response to comments and recommendations received during our meeting with Florida Fish and Wildlife Conservation Commission (FWC) representatives on August 15, 2012, and in the Florida Department of Environmental Protection (FDEP) letter dated February 6, 2012, regarding the Gulf Islands National Scashore Draft General Management Plan/Environmental Impact Statement (GMP/EIS). This response also contains additional information and commitments that were discussed and agreed to in principle at our last meeting with your staff on February 21, 2014. We greatly appreciate the dedication of you and your staff to work together and resolve the remaining issues with our GMP.

In September 2011, the National Park Service released the Draft GMP/EIS for Gulf Islands National Seashore. Pursuant to 16 U.S.C. § 1456(c), NPS requested a Coastal Zone Management Act (CZMA) consistency determination from the FDEP on the draft plan. On February 6, 2012, the FDEP formally responded that the Draft GMP/EIS would be consistent with the CZMA if certain conditions were met or if alternative measures were identified and mutually agreed upon. The specific concerns were that certain management actions set forth in the Draft GMP/EIS and the creation of management zones within the national seashore were inconsistent with specific enforceable policies of the Florida Coastal Management Program (FCMP).

We have revised the GMP/EIS according to recommendations set forth in the FDEP letter and others discussed at the August 15, 2012, and the February 21, 2014, meetings between the FWC and the NPS. We believe these changes address the conditions for consistency as well as other technical comments submitted by the FWC and further strengthen the consistency of the Final GMP/EIS with the CZMA and the FCMP. We are requesting that FWC provide concurrence on this approach in the form of a letter to the FDEP to conclude our consultation process under the CZMA. Please find attached our responses to your comments and proposed changes that will be reflected in the Final GMP.

One outcome of the August 15, 2012, interagency meeting was the development of a memorandum of understanding (MOU) between Gulf Islands National Seashore and FWC to facilitate the management, protection, and scientific study of marine resources at the national seashore. Our draft MOU demonstrates Gulf Islands National Seashore's commitment to working with FWC to reach this goal of a signed MOU with FWC. We hope that we can continue working toward this goal without delay to the GMP/EIS process.

In closing, Gulf Islands National Seashore is committed to maintaining a positive and productive partnership with FDEP, FWC, and other state agencies. We recognize your expertise and value you as stakeholders and partners. We look forward to working with you to provide stewardship of the marine resources of Gulf Islands National Seashore for the enjoyment of future generations.

Sincerely

Daniel R. Brown

Superintendent

Enclosure

cc: Scott Sanders, FWC Lauren Milligan, FDEP

## National Park Service's (NPS) Response to Florida Department of Environmental Protection's (FDEP) Conditional Concurrence on the Gulf Islands National Seashore Draft General Management Plan / Environmental Impact Statement

The following represents NPS responses to the conditional concurrence outlined in the FDEP letter dated February 6, 2012, that were further developed during subsequent meetings with the Florida Fish and Wildlife Conservation Commission (FWC). The edits below capture the collaborative approach for the future. As such, some of the specifics about marine resource management will be clarified in the memorandum of understanding, during the collaborative development of the marine resources management plan, or on a case-by-case basis when management needs arise.

For the purposes of clarity:

- Text in regular font is discussion/response by the NPS.
- The conditions in *italics* are the six specific conditions found in the FDEP letter.
- Text that has been <u>underlined</u> indicates new or changed language in the GMP, and deleted language is shown in strikeout.

Condition 1: Provide additional information for each of the proposed alternatives described in Chapter 2: Alternatives, Including the Preferred Alternative specifying the proposed management actions and management zones intended for use in each management unit, and whether they apply to terrestrial areas, aquatic areas or both. Include maps that identify the proposed zones within each management unit.

As described in the Draft GMP, the management zones apply to the areas of the seashore depicted on each of the alternative maps, so the existing maps already identify the proposed zones within each management unit. Zoning covers all units of the national seashore, and only one zone applies to any particular area, as depicted on the maps and in the text describing each management zone. Thus, this condition was resolved not by changing the text as originally requested, but by improved understanding between the NPS and FWC during discussions about how management zones are applied in national park units.

Some ideas were developed during discussions between the NPS and FWC that will provide greater clarity for the public, so the maps for the Alternatives have been amended as follows:

- (1) Separation of the preferred alternative maps into two maps, one for Florida and one for Mississippi, so that management zones and other facilities are more visible and readable across the management units
- (2) Change in nomenclature from "seagrass bed protection zone" to "seagrass bed zone"
- (3) Improved symbology for the seagrass bed zones, showing a more accessible shoreline

(4) Better delineation of the extant seagrass beds using updated aerial mapping data, with the intent to convey to the public that updated science-based information is the basis for zone delineation

Condition 2: Amend the descriptions of the management zones on pages 58-60 to include the following language: "Any management actions for national seashore management units within the State of Florida that affect fishing activities within this zone, either directly or indirectly, will be developed and implemented through the Marine Resources Management Plan process. Indirect management actions include, but are not limited to: new or modified use of management strategies that restrict the use of internal combustion motors (e.g., pole/troll areas), limit vessel speed (e.g., idle/slow speed zones), limit vessel type or size, impose permitting requirements for fishing activities, limit access or close certain areas to fishing."

Condition 3: Include the following language under "Marine Resources Management Plan" on page 141: "This plan, or any portion thereof, whether referred to as a "marine management program" or a "marine resource management plan," will be submitted to the Florida State Clearinghouse with a federal consistency determination for the State of Florida's review pursuant to the Florida Coastal Management Program and the Coastal Zone Management Act."

Condition 4: Amend language throughout the Draft GMP/EIS, where appropriate, to state that marine fishing activities and fishing vessel operations will be conducted in the manner specified in the Marine Resources Management Plan. For example, any language in the document that proposes new or modified use of management strategies that restrict the use of internal combustion motors (e.g., pole/troll areas), limit vessel speed (e.g., idle/slow speed zones), limit vessel type or size, impose permitting requirements for fishing activities, limit access or close certain areas to fishing should be modified to refer to the Marine Resources Management Plan.

The NPS staff has addressed these three conditions together, as they are very closely related, and changes to the text of the GMP include aspects of all three conditions. While this text is not the verbatim text originally requested above, it more accurately reflects discussions between the FWC and NPS, and includes similar phrasing to what was decided upon between the two agencies for the Canaveral National Seashore Final General Management Plan.

# The following text was added to the **management zones introductory text on page 58 of the Draft GMP, meeting conditions 2 and 4.**

Because there is a great deal of overlap between the zoned areas in the national seashore and lands and waters of interest for future planning efforts, implementation of certain aspects of managing these zones may vary and be further refined during future planning processes, such as the marine resources management plan. A number of these zones address management of fishing-related activities. The National Park Service will coordinate with the Florida Fish and Wildlife Conservation Commission, in accordance with the Memorandum of Understanding, prior to developing and implementing management actions that modify current management of fishing activities or fishing vessel operations within the national seashore. Management actions include but are not limited to new or modified use of management strategies that limit the use of internal combustion motors (e.g. pole and troll areas), or limit vessel speed (e.g. idle/slow speed zones), access limitations, or area closures. Fisheries-related management strategies associated with certain zones may be modified or refined based on outcomes from the proposed marine resources management plan.

The following text was added to the **Implementation of the General Management Plan on** page 141 of the Draft GMP, meeting conditions 2, 3, and 4.

### Marine Resources Management Plan

A management plan will be developed to assess and plan for the protection of marine resources in the national seashore. The plan will build on new and existing marine resources information. Because of the need for highly collaborative approaches to marine resource management in the national seashore, this plan will require substantial input from the public and other stakeholders such as the Florida Fish and Wildlife Conservation Commission and the Mississippi Department of Marine Resources. Collaboration with these and other agencies will be a key component of developing solutions to marine resource management issues such as seagrass bed conservation, boat access, fisheries protection, and prevention (minimization) of vessel propeller scarification. In addition to collaborative development of the plan itself, the draft plan will be submitted to Florida and Mississippi with a federal consistency determination for the State of Florida's review pursuant to their approved Coastal Management Programs and the Coastal Zone Management <u>Act.</u>

The plan will also identify specific management actions that would be undertaken to assure stewardship of marine resources including the implementation of management zones in marine areas. Such management actions include but are not limited to new or modified use of management strategies that limit the use of internal combustion motors (e.g. pole and troll areas), or limit vessel speed (e.g. idle/slow speed zones), access limitations, or area closures. Fisheries-related management strategies associated with certain zones may be modified or refined based on outcomes from the proposed marine resources management plan.

In the interim, the National Park Service would develop a memorandum of understanding with the Florida Fish and Wildlife Conservation Commission that outlines the commitment of both agencies to collaborate in the management of marine resources within the national seashore and become cooperating agencies in the development of the marine resources management plan.

Condition 5: Indicate in the Natural Resource Management Strategies: Ecosystem Management (terrestrial and marine) table on page 27 that proposed marine management actions that affect marine fishing activities within national seashore management units in the State of Florida will be addressed through the Marine Resources Management Plan.

The following text was added to the appropriate, existing bullet in the Natural Resource Management Strategies: Ecosystem Management (terrestrial and marine) table:

• Work with state and agency partners to provide for recreational hunting and recreational fishing per the national seashore's enabling legislation and related laws, while managing for healthy fish and waterfowl populations. <u>Marine management actions that affect</u>

# marine fishing activities in the national seashore will be addressed through the Marine Resources Management Plan.

Condition 6: Modify all sections of the document referencing Resource Management of the "seagrass bed protection zones" to state as follows: "Any limitations to the use of internal combustion motors within national seashore management units in the State of Florida will be established through the Marine Resources Management Plan."

The following sections of the document have been amended heavily to reflect commitments reached between NPS and FWC in our recent meetings. These changes meet the goal of Condition 6 as well as some of the other conditions in the FWC letter. Text related to access restrictions has been removed, and improved language relating to visitor experience, education, and collaboration has been added.

# The following text was changed and deleted in the **Seagrass zone description on page 59 of the Draft GMP.**

The seagrass bed protection-zone includes areas containing seagrass beds, submerged aquatic vegetation, and/or habitat areas suitable for seagrass establishment. These areas are managed to prevent resource damage to seagrass beds from vessel groundings, anchoring, and propeller scarring. Seagrass bed protection-zones have been delineated would be established using bathymetry (the measurement of the depths of oceans, seas, or other large bodies of water), and may extend out from the shoreline several hundred yards to as much as a half-mile in some locations depending on the extent of the seagrass beds. Seagrass areas naturally migrate across the marine floor as water depth, currents, and nutrients shift over time. Therefore, the seagrass bed zones delineated on the management alternative maps presented in this chapter may shift in the future. The national seashore will continue to inform the public about the location Some-of these sensitive areas. areas may be restricted to nonmotorized activities.

Desired Visitor Experience. In this zone, visitors would have the opportunity to access and enjoy healthy seagrass beds. The visitor experience would include opportunities to fish, swim, boat, snorkel, and view wildlife. Visitors would be provided opportunities to learn about healthy seagrass beds and wildlife in these areas, and also how they can protect seagrass beds and fish nurseries with safe boating techniques. Visitors would also have opportunities to traverse through these areas to and access shoreline features. however, depending on the degree of impacts observed and recorded through NPS monitoring efforts, restrictions may be placed on visitor use (e.g. shoreline landing restrictions) in these areas as conditions change.

Desired Resource Condition. Seagrass beds and associated submerged aquatic vegetation are healthy and <u>provide-providing-nursery</u> habitat <u>and protection</u> for marine species. An ongoing monitoring program, including mapping, <u>is being would be</u> developed to detect changes in seagrass bed health and <u>distribution extent</u>. Adaptive management options may be needed to respond to changing conditions observed over time for this dynamic resource. <u>Adaptive</u> management options for this zone will be determined by national seashore staff in coordination

with agency partners such as the Florida Fish and Wildlife Commission and the Mississippi Department of Marine Resources, as well as the public.

Appropriate Facilities and Functions. For most areas within this zone, there would be very minimal facilities will be provided. In some locations, visitor education and although the placement of mMooring buoys, navigational aids, signs, or dock structures may be provided depending on the need for seagrass bed protection. Some of these areas may be temporarily restricted to nonmotorized activities to allow seagrass habitat to recover if damage occurs, if other management strategies are unsuccessful. degree of management intervention required to protect the resource.

The following text was changed in the **Seagrass scarring indicator and standard on page 65** of the Draft GMP.

The Natural Resource Damage Assessment, the restoration focused process of assessing the damage of the 2010 Deepwater Horizon gulf oil spill, conducted an aerial survey in 2010 that documented the severity and extent of seagrass scarring around the seashore in both the Florida and Mississippi districts. The study identified a baseline for seagrass scarring that will be the foundation for the seashores monitoring efforts in the future. Minimizing the extent and severity of impact on the seagrass beds has been the focus of ongoing management strategies, including educating visitors on low-impact boating practices and the installation of new informational buoys that were developed through interagency and community collaboration. The indicator for seagrass scarring would initiate encourage the consideration of adaptive management strategies to help reduce impacts to this sensitive resource.at the seashore The standard goal of these efforts would be to prevent at least an upward trend X% increase in area of seagrass scarring per year over baseline conditions (2010) with a cap of Y% increase in area over baseline conditions per decade. [This standard will be determined in the number of moderate and severe propeller scars in near future the seagrass beds, based on the baseline established in the Natural Resource Damage Assessment reconnaissance. Seashore is currently establishing these values.] This standard will help prevent a the immediate and long-term increase in the most damaging proliferation of seagrass scars scarring. Some of the management strategies being considered in this plan to further manage this impact include implementing seagrass bed protection zones, increased visitor education, improved posting of the regulations, an increase in the use of idle/slow speed zones, temporary access limitations limitation, and/or localized area closures.

The following text was changed in the **Indicators, Standards and Potential Management Strategies Table 1 on page 70 of the Draft GMP.** 

Indicator – seagrass scarring	Assigned Zone	Recommended Standard	Potential Management Strategies
<u>The number</u> %	Parkwide	No increase in the number	Increase visitor Greater efforts
increase in		of moderate and severe	towards education about
the total area		propeller scars in seagrass	seagrass habitat and safe boating
of moderate		<u>beds.</u>	practices in seagrass bed zones
			awareness of regulations and
and severe		There will be no more than	sensitive resources

propeller scars in seagrass <u>beds</u> scarring based on baseline conditions	X% increase in area of seagrass scarring per year over the baseline condition, with a cap of Y% in area over the baseline condition per decade The baseline condition will be determined in the near future (likely in 2011) as the results of the NRDA- sponsored reconnaissance and when other data become available	<ul> <li>Increase in staff and greater enforcement of regulations</li> <li>Better marking of shallows and other improved aids to navigation, and better posting of regulations</li> <li>Implement seagrass bed protection zones*</li> <li>Increase in staff and greater enforcement of regulations</li> <li>Increased idle or slow-speed zones*</li> <li>Mandatory education and/or permits*</li> <li>Temporary access-Access limitations (e.g., regulations for sizes of boats) and/or <u>localized</u> area closures*</li> </ul>
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Note: Indicators and standards associated with propeller scarring may be modified or refined after future agency consultation or based on outcomes from the proposed marine resources management plan.

\* If adopted, the National Park Service will coordinate with the Florida Fish and Wildlife Commission, pursuant to the Memorandum of Understanding prior to developing and implementing management actions that modify current management of fishing activities or fishing vessel operations. Once the marine resources management plan is developed and complete, it will address these management strategies.

*Technical Comments provided by FWC:* The FWC offered a number of technical comments and recommendations in their February 1, 2012 letter to the FDEP. Many of these recommendations focused on their offer to share information and resources for future planning and resource management, which the national seashore staff appreciates greatly and will be part of future collaboration. These include comments and support for improved lighting to protect sea turtles, and comments and information about seagrass protection and shorebird protection. Other comments related to the items covered in part 2 above, such as development of future marine resources management protocols and regulations about fishing, boating, and access. Below, we address several technical comments that were not addressed otherwise.

**Listed Species:** Table 9 has been updated with all of the current listing status for the state of Florida listed species, which has revised their listing methodology to reflect the federal status. Table 9 in the DEIS includes all species in the project area, which is the entire national seashore, as documented by the NPS Inventory and Monitoring Program and verified by national seashore resource managers.

**Marine Protected Area Planning:** The FWC commented on the possible nomination of the national seashore into the National System of Marine Protected Areas. This designation does not imply or equate to closures, no-take areas, or reserves. Many national park units are part of the MPA system and do not have no-take areas or reserves. As stated on page 53 of the DEIS, "Inclusion in the National System of Marine Protected Areas does not change how parks or other sites are managed or interfere with the independent exercise of agency authorities. Management of a national park system unit remains the prerogative of the National Park Service, the Department of Interior, and the states where parks are located." If Gulf Islands National Seashore were to be included in the National System of Marine Protected Areas in the future, this would not affect the seashore's or NPS's desire or commitment to collaborate with the State of Florida on marine resource management at the seashore, nor does it imply closures or access restrictions.

**Florida's waterways marker system and legal terminology:** The seashore staff appreciates further explanation of the state waterways permit system. Details of this sort are not normally included in a GMP, but in general terms, the national seashore is interested in working with the state to provide consistency in waterway marking and terminology to improve visitor understanding of regulations and zones. The National Park Service has some of its own policies about markers, but as we discussed early on in the CZMA process, seashore staff are committed to working with the state to improve signage where possible, and anticipate this could be part of improved communication between the two agencies. This topic will be included in the forthcoming Memorandum of Understanding between the two agencies.

**Consistency with the Waterfowl Hunting Management Plan:** The commenter correctly noted that the appropriate use of hunting dogs, as specified recent Waterfowl Hunting Management Plan, does not constitute a pet violation. The plan has been revised to include a note in the "Pet Violations" description of the user capacity section to indicate this indicator and standard does not apply to hunting dogs during the established November through January waterfowl hunting season, as specified in the 2011 Waterfowl Hunting Management Plan developed between the national seashore and FWC.



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April 14, 2014

Superintendent Daniel R. Brown National Park Service Gulf Islands National Seashore 1801 Gulf Breeze Parkway Gulf Breeze, FL 32563 Daniel R Brown@NPS.gov

RE: Draft General Management Plan/Environmental Impact Statement (Draft GMP/EIS) for Gulf Islands National Seashore, Escambia, Santa Rosa, and Okaloosa Counties, Florida (SAI #FL201109135958C)

Dear Superintendent Brown:

Florida Fish and Wildlife Conservation Commission (FWC) staff met with you and staff of the National Park Service on February 21, 2014, to resolve the fisheries issues that led the FWC to object to the Draft GMP/EIS as outlined in our February 1, 2012, letter to the Florida State Clearinghouse. We appreciate your willingness to revise the GMP so that it is now consistent with FWC enforceable policies included within the federally approved Florida Coastal Management Program. Specifically, the National Park Service (NPS) has committed to work with the FWC under a Memorandum of Agreement to develop a Marine Resources Management Plan that will include frequent stakeholder input, which we believe to be essential for making durable management decisions.

We look forward to continuing this collaborative effort with the NPS to ensure that both of our agencies' missions are met. If you have technical questions regarding the content of this letter, please do not hesitate to contact Jim Estes at (850) 487-0554 or by email at jim.estes@MyFWC.com. If you need any other assistance, please feel free to contact Jane Chabre at (850) 410-5367 or by email at FWCConservationPlanningServices@MyFWC.com.

Sincerely,

Scott Sanders, Director Office of Conservation Planning Services

ss/dh/lg ENV 1-3-2 NPS Draft GMP and EIS for Gulf Islands National Seashore\_18877\_041414 cc: Ben West, National Park Service, <u>Ben\_West@nps.gov</u> Lauren Milligan, Department of Environmental Protection, <u>Lauren.Milligan@dep.state.fl.us</u> Jim Estes, FWC, jim.estes@MyFWC.com

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# INDEX

air quality, 31, 37, 267, 268 Alaska Natives, 406

American Indian, 39, 41, 43, 52, 263–265, 406, 539

campers, 85, 101, 173, 249, 308, 310, 312, 334, 337, 340, 355, 361, 401

campgrounds, 38, 89, 177, 207, 212, 248, 259–261, 369, 389

- camping, 81, 82, 85–93, 95, 101, 103, 105– 109, 111, 112, 114, 117, 118, 124, 126– 133, 135, 142–144, 147–151, 169, 171, 173–181, 207, 223, 226, 245, 247–249, 257, 260, 281, 293, 306, 308, 310–312, 332, 334, 337, 340, 353, 355, 358, 361, 364, 365, 367, 369, 370–374, 387, 389, 391, 402, 414, 415
- cultural resources, i–vi, 9–15, 19, 29, 43, 44, 46, 49, 50, 54, 56, 57, 69, 94, 105, 111, 113, 125, 131, 145, 152, 155–161, 167, 170, 176, 189, 190, 197, 256, 259, 260, 261, 264, 275, 276, 279, 281, 375, 386, 388, 390, 392, 405, 535
- Environmental Justice, 189, 269 erosion, v, 13, 21, 24, 34, 50, 56, 69, 160, 162, 191, 201, 204–209, 238, 248, 263, 269, 282, 285, 290, 294, 296–317, 319, 321, 322, 324, 346, 348
- fire, 23, 24, 32, 37, 48, 54, 82, 89, 95, 104, 106, 114, 126, 135, 147, 154, 171, 178, 200, 219–234, 239, 260, 266, 333–340, 415 flooding, 36, 213, 218–220, 233, 236, 240– 242, 248 floodplains, 36, 192, 269
- hiking, 81, 104, 126, 127, 148, 169, 175, 178, 207, 247, 249, 391
- interpretation, 41, 49, 52, 63, 64, 74, 78, 79, 82, 85, 90, 91, 95, 96, 104, 107–110, 114, 115, 128–130, 135, 136, 148–151, 157, 158, 171, 172, 175, 178–181, 281–289, 291–294, 367, 369, 371, 372, 386, 402

National Environmental Policy Act, 30, 52, 55, 157, 167, 275–277, 406

National Historic Preservation Act, 29, 39– 43, 52, 157, 161, 275, 276, 283, 285, 290, 294, 406

- National Register of Historic Places, 39–43, 158–161, 197, 198, 261, 263–265, 276, 405 Native Americans, 406
- Native Hawaiians, 406
- natural resources, i, iv, v, vi, 3, 12, 13, 36, 43, 49, 50, 81, 93, 94, 113, 134, 155, 161, 167, 168, 170, 190, 252, 260, 264, 265, 268, 275, 278, 279, 364, 366, 369, 394, 414, 535, 539
- orientation, iii, 63, 82, 85, 88–90, 95, 96, 103, 106, 108, 114, 115, 126, 128, 135, 136, 146, 149, 171–177, 179, 282, 284– 286, 289, 291, 293
- parking, 34, 44, 49, 54, 63, 65, 68, 69, 76–79, 85–88, 101, 104, 105, 116–118, 124, 125, 141–145, 154, 172–176, 255, 269, 307, 309, 311, 316, 318, 320–324, 338, 364, 367, 370, 391, 401
- section 106, 161, 276, 280, 406
- soils, 34, 183, 205–207, 212–214, 220–223, 234, 264, 305–315, 394
- threatened and endangered species, i, 10, 31, 32, 162, 230, 240, 260, 351, 353, 356, 358, 361
- traffic, 23, 45, 68, 70, 77, 88, 104, 106, 116, 125, 146, 162, 206, 209, 217, 219, 223, 228, 242, 261, 271, 306–312, 315, 318, 320–322, 332, 343, 345, 347, 349, 357, 365, 368, 370, 373–383, 400, 411, 415 trails, 45, 63, 64, 69, 74, 82, 87, 89, 95, 103,
- 106, 114, 116, 123, 126, 135, 141, 143, 146, 160, 171, 173, 175, 177, 223, 249, 250, 261–263, 305–313, 328, 331–334, 337, 339, 372, 374, 391, 392
- user capacity, 3, 61, 66, 75, 281–289, 291– 294, 535

vegetation, 32, 34, 50, 64, 69, 76, 82, 89, 95, 106, 114, 126, 135, 147, 171, 178, 184, 206–208, 212–224, 237, 239, 240, 242, 243, 262, 264, 268, 278, 298, 300, 309, 311, 319, 321, 331–350, 352, 394, 400, 415 vehicles, 13, 49, 68, 69, 77, 118, 162, 224, 260–262, 269, 352–357, 359–361, 379, 409 visitor experience, i, ii, iv, v, vi, 9, 12, 23, 38, 44, 45, 47, 50, 62, 64, 66, 69, 70, 80, 113, 117, 158, 170, 190, 247, 248, 256, 275, 279, 363–374, 377, 379, 381, 383, 394, 409, 415

water quality, 12, 17, 24, 31, 34, 183, 207, 208–212, 228, 243, 261, 269, 314–323, 352, 400

- wetlands, 16, 35, 160, 161, 184, 207, 209, 212, 215, 232, 233, 236, 239, 259, 324, 325–330
- wildlife, i, 12, 16, 22, 24, 29, 37, 45, 50, 64, 68, 69, 74, 82, 89, 95, 106, 114, 126, 135, 147, 171, 178, 184, 208, 209, 225–227, 244, 247, 249–251, 268, 331–341, 343– 362, 394, 539



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 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 historic 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 territories under U.S. administration.

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