The Rhode Island
Ocean Special Area Management Plan, 2008 – 2015:
From Inception through Implementation:

By Tiffany Smythe, Nicole Andrescavage and Christian Fox
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Case Studies of Marine Spatial Planning Report Series
Jennifer McCann, Editor

Coastal Resources Center and
Rhode Island Sea Grant College Program
University of Rhode Island Graduate School of Oceanography
Acknowledgements

This report is one of three marine spatial planning (MSP) case study reports produced by the Coastal Resources Center/Rhode Island Sea Grant College Program (CRC) at the URI Graduate School of Oceanography. It is part of CRC’s broader ongoing research and capacity-building initiative to strengthen the network of marine spatial planning and coastal management practitioners. The purpose of the case studies is to document and share lessons learned from examples of marine spatial planning in the U.S. in order to build the capacity of MSP and coastal management practitioners. Research was conducted in three locations: Rhode Island, Washington State and San Francisco. The Rhode Island case focused on implementation of the Rhode Island Ocean Special Area Management Plan; the Washington case focused on the ongoing development of the Washington Coast Marine Spatial Plan; and the San Francisco study became a two-case analysis of two different Coast Guard-led waterways management initiatives. CRC has produced three technical reports summarizing case study research as well as a series of shorter publications highlighting key findings.

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# TABLE OF CONTENTS

ACKNOWLEDGEMENTS ........................................................................................................................ ii

TABLE OF CONTENTS ...................................................................................................................... iii

LIST OF TABLES .............................................................................................................................. v

LIST OF FIGURES ............................................................................................................................. v

LIST OF ACRONYMS ........................................................................................................................ vi

I. INTRODUCTION .......................................................................................................................... 1

A. Overview ........................................................................................................................................ 1

B. Rhode Island, The Ocean State ..................................................................................................... 1

C. The People of the Ocean SAMP ................................................................................................. 3

II. DEVELOPING THE OCEAN SAMP .......................................................................................... 7

A. Background: Winds of Change off Rhode Island’s Coast ............................................................. 7

B. The Helping Hand of History ....................................................................................................... 9

C. From Concept to Action ................................................................................................................ 12

III. OCEAN SAMP IMPLEMENTATION ..................................................................................... 19

A. Implementing the REZ: Permitting the Block Island Wind Farm ............................................... 20

B. Exerting the Influence of the Ocean SAMP Outside of State Waters ......................................... 26
   i. Expanding Rhode Island’s Influence in Federal Waters: Using the Ocean SAMP to Develop a GLD ........ 27
   ii. The Area of Mutual Interest (AMI): Interstate Coordination and Influence over Federal Decisions ....... 29
   iii. Use of the Ocean SAMP in Federal Decision-Making: The RI/MA Wind Energy Area ................... 31
   iv. The Interplay of State and Regional Planning ................................................................................. 33

C. Fishermen’s Experience of Ocean SAMP Implementation ......................................................... 34
   i. Formal participation ....................................................................................................................... 35
   ii. Informal Participation: Leveraging the Ocean SAMP ..................................................................... 39
   iii. Nonparticipation: Tacit Approval or Strategic Rejection? ............................................................... 44

D. Environmental Interests and Ocean SAMP Implementation ....................................................... 45

E. Looking Over the Horizon: The Ocean SAMP in the Future ...................................................... 47
   i. New Uses and Future Drivers ....................................................................................................... 48

URI Coastal Resources Center/Rhode Island Sea Grant, January 2016
IV. LESSONS LEARNED FROM THE OCEAN SAMP ............................................................. 57

A. Lessons Learned from Ocean SAMP Development .......................................................... 57

Lesson #1: Build a broad base of leadership ................................................................. 58

Lesson #2: Allow for time to build trust ..................................................................... 59

B. Lessons Learned from Ocean SAMP Implementation .................................................. 60

Lesson #3: Keep the driver relevant to sustain stakeholder engagement through implementation .......................................................... 60

Lesson #4: Create clear policy tools in your plan to support streamlined decision-making .......................................................... 61

Lesson #5: Prepare yourself for working even harder during implementation .................. 61

VI. CONCLUSION ............................................................................................................... 62

VII. WORKS CITED ........................................................................................................... 64

APPENDIX I. DEFINITION OF A SPECIAL AREA MANAGEMENT PLAN ....................... 68

APPENDIX II. OCEAN SAMP GOALS AND PRINCIPLES ............................................. 69

APPENDIX III. OCEAN SAMP PUBLIC REVIEW PROCESS ........................................... 70

APPENDIX IV. CASE STUDY FINDINGS: OCEAN SAMP LEADERS .............................. 71

END NOTES ....................................................................................................................... 73
List of Tables

Table 1. Interview Participants ................................................................. 5
Table 2. History of Rhode Island Special Area Management Plans (SAMPs) and Coastal Management Accomplishments ................................................................. 11
Table 3. Timeline: Key Events in Ocean SAMP Development and Implementation ......................... 13
Table 4. Agencies Issuing Permits or Approvals for the Block Island Wind Farm ......................... 22

List of Figures

Figure 1. Ocean SAMP Planning Area Boundary (Source: CRMC/URI) ........................................ 9
Figure 2. Lease blocks in the RI/MA AMI included in BOEM’s 2010 Call Area (Source: CRMC/URI) ......................................................................................................................... 41
Figure 3. New fishing intensity data shown within BOEM lease blocks (Source: CRMC/URI) ...... 42
Figure 4. Final Lease Blocks included in BOEM’s RI-MA Wind Energy Area (Source: BOEM) ...... 43
<table>
<thead>
<tr>
<th>Acronym</th>
<th>Description</th>
</tr>
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<tbody>
<tr>
<td>ADP</td>
<td>Areas Designated for Protection</td>
</tr>
<tr>
<td>AMI</td>
<td>Area of Mutual Interest</td>
</tr>
<tr>
<td>APC</td>
<td>Areas of Particular Concern</td>
</tr>
<tr>
<td>BOEM</td>
<td>Bureau of Ocean Energy Management</td>
</tr>
<tr>
<td>CFCRI</td>
<td>Commercial Fisheries Center of Rhode Island</td>
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<td>CFFR</td>
<td>Commercial Fisheries Research Foundation</td>
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<td>CLF</td>
<td>Conservation Law Foundation</td>
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<tr>
<td>COP</td>
<td>Construction and Operations Plan</td>
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<td>CRC</td>
<td>Coastal Resources Center</td>
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<td>CRMC</td>
<td>Rhode Island Coastal Resources Management Council</td>
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<td>CZMA</td>
<td>Coastal Zone Management Act</td>
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<tr>
<td>DC</td>
<td>Direct Current</td>
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<td>DWW</td>
<td>Deepwater Wind</td>
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<td>EA</td>
<td>Environmental Assessment</td>
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<td>EIS</td>
<td>Environmental Impact Statement</td>
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<td>EMF</td>
<td>Electromagnetic field</td>
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<td>EPA</td>
<td>Environmental Protection Agency</td>
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<td>FAA</td>
<td>Federal Aviation Administration</td>
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<td>FAB</td>
<td>Fishermen’s Advisory Board</td>
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<tr>
<td>FERC</td>
<td>Federal Energy Regulatory Commission</td>
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<tr>
<td>GLD</td>
<td>Geographic Location Description</td>
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<tr>
<td>HAB</td>
<td>Habitat Advisory Board</td>
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<tr>
<td>LNG</td>
<td>Liquid Natural Gas</td>
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<tr>
<td>MMS</td>
<td>Mineral Management Service</td>
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<tr>
<td>MOU</td>
<td>Memorandum of Understanding</td>
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<tr>
<td>MSP</td>
<td>Marine Spatial Planning</td>
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<tr>
<td>NDI</td>
<td>Necessary Data and Information</td>
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<tr>
<td>NEPA</td>
<td>National Environmental Policy Act</td>
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<td>NMFS</td>
<td>National Marine Fisheries Service</td>
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<td>NOAA</td>
<td>National Oceanic and Atmospheric Administration</td>
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<td>NOPP</td>
<td>National Oceanographic Partnership Program</td>
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<td>NROC</td>
<td>Northeast Regional Ocean Council</td>
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<td>NRDC</td>
<td>Natural Resources Defense Council</td>
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<tr>
<td>OCM</td>
<td>Office for Coastal Management (within NOAA)</td>
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<tr>
<td>OCS</td>
<td>Outer Continental Shelf</td>
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<tr>
<td>OER</td>
<td>Rhode Island Office of Energy Resources</td>
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<tr>
<td>RESP</td>
<td>Renewable Energy Siting Partnership</td>
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<tr>
<td>REZ</td>
<td>Renewable Energy Zone</td>
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<tr>
<td>RIDEM</td>
<td>Rhode Island Department of Environmental Management</td>
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<tr>
<td>RPB</td>
<td>Regional Planning Body</td>
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<tr>
<td>SAMP</td>
<td>Special Area Management Plan</td>
</tr>
<tr>
<td>SHPO</td>
<td>State Historic Preservation Office</td>
</tr>
</tbody>
</table>
TAC: Technical Advisory Committee
TDI: Technology Development Index
URI: University of Rhode Island
USACE: United States Army Corps of Engineers
USFWS: United States Fish and Wildlife Service
WEA: Wind Energy Area
I. Introduction

A. Overview

The Rhode Island Ocean Special Area Management Plan (Ocean SAMP), a marine spatial plan — and, one of the United States’ first such plans — laid the groundwork for the siting and permitting of the nation’s first offshore wind farm. This document examines the Ocean SAMP process from the time it was conceived, through its intensive plan development period (2008 – 2010) and its five years of implementation to date (2010-2015). The focus, however, is on examining the implementation phase, as this is the period that has yet to be studied. Drawing on the field-tested experience of planners, managers, and stakeholders interviewed for this study, the case offers lessons learned through this intensive marine spatial planning (MSP) process. These lessons emphasize the importance of: building a broad base of leadership; allowing time to build trust; using the planning driver to maintain stakeholder engagement through plan implementation; including clear policy tools in the plan to facilitate streamlined decision-making; and preparing to work even harder during implementation than in the design and development phases.

This case study tells two stories. First is that of preparing a marine spatial plan for an area shaped by numerous interests and resources important to Rhode Islanders: commercial and recreational fishing, commercial shipping, recreational boating and sailing, marine resources and habitats, and potentially offshore wind energy development. Second is that of locating and permitting the United States’ first offshore wind energy project. The coast of the northeastern United States has premier wind resources, and renewable energy development is arguably a priority to both the nation and to the state of Rhode Island. The two stories are interwoven, as that is how they have taken place. Yet, it is important to emphasize that the Ocean SAMP was launched, prepared and adopted as a comprehensive ecosystem-based marine spatial plan, not as a renewable energy facility siting plan.

B. Rhode Island, The Ocean State

For this story to make sense, it is important to know a little about Rhode Island. Rhode Island has a long-standing, time-honored connection to its marine waters. Known as the “Ocean State,” it has over 400 miles of shoreline. This includes Narragansett Bay, New England’s largest estuary, which extends 25 miles inland from the state’s south coast and comprises nearly 10 percent of Rhode Island’s 1,214 square miles. This shoreline also includes Rhode Island’s south
coast and the shoreline of Block Island, located 13 miles south of the mainland. The south coast abuts Block Island and Rhode Island Sounds, whose open waters provide a direct connection to the ocean. Whereas Rhode Island has a long and rich history of coastal and marine management initiatives, the Ocean SAMP was the first time that the state focused on its offshore waters – Block Island and Rhode Island Sounds and adjacent ocean waters.

Rhode Island’s offshore region is ecologically unique. It comprises shallow, nearshore continental shelf waters that are dynamically connected to Narragansett Bay as well as Buzzards Bay to the east, Long Island Sound to the west, and the Atlantic Ocean to the south. This area is characterized by great biodiversity as it includes a mix of northern cold water species and southern warm water species. These include diverse finfish, shellfish, and crustaceans, marine mammals, birds, and sea turtles, which feed, reproduce, and migrate through this region, thriving on its rich habitats and food sources. Marine mammals found in this area include the endangered North Atlantic right whale and other whale species, gray seals, and harbor seals. Commercially and recreationally important fish species found in this region include, but are not limited to, cod, lobster, sea scallop, squid, striped bass, and multiple flounder species. This region is also characterized by strong and steady winds, which make it a desirable location for offshore wind development.

Rhode Island’s offshore waters have long been integral to human activities. People of this region have used and depended upon these offshore waters and the resources they contain for subsistence, transportation, commerce and recreation. Narragansett Indian tribal history indicates that Narragansett peoples lived in parts of this offshore area, on dry land, over 15,000 years ago — before rising sea levels rendered the area uninhabitable.

Over the past 400 years, Rhode Island’s offshore waters have been actively used for maritime activities including commercial and recreational fishing, maritime commerce, naval operations, yacht racing, and other activities. Commercial fishing is a longstanding tradition and part of Rhode Island’s economy and culture, and the port of Point Judith, on Rhode Island’s south coast, is one of the largest remaining commercial fishing ports in the U.S. The U.S. Navy was in part created in Rhode Island, and the Navy had a significant presence in Rhode Island’s waters in the late-19th through mid-20th centuries. Although naval activities in these waters have declined somewhat, maritime commerce continues to thrive in Rhode Island’s offshore waters, with cargo vessels servicing Narragansett Bay ports, tug and barge units passing through between the ports of Boston and New York, and ferries serving Block Island and other coastal communities. Rhode Island’s offshore waters have a long and storied tradition of yacht racing. In the late-19th century, the city of Newport became a center of sailing and other recreation and tourism activities, and during the 20th century, the international America’s Cup
yacht races were held 12 times in Rhode Island’s offshore waters. This earned Newport the nickname “The Sailing Capital of the World.” Today, recreational activities including yacht racing as well as recreational fishing are important contributors to Rhode Island’s tourism economy.

These offshore activities are critical to Rhode Island’s economy. In 2013, landings from Rhode Island’s commercial fisheries generated $86 million in revenue. Excluding imports, the state’s seafood industry supported over 5,400 jobs, over $304 million in sales, and over $111 million in income. That same year, Rhode Island’s recreational fisheries supported over 2,500 jobs, over $226 million in sales and over $102 million in income. In 2012, the Rhode Island cluster of marine trades businesses that supports recreational boating and yacht racing in this region supported 14,700 jobs, $2.6 billion in sales and $598 million in wages. Maritime commerce and military activities are also critical to Rhode Island; in 2013, marine transportation alone accounted for over 2,500 jobs and $180 million in wages in the Ocean State.

The natural beauty of Rhode Island’s offshore waters, along with its rich historic and cultural heritage, has long been celebrated. Block Island and other Rhode Island south coast communities are popular destinations for seasonal tourists and Rhode Islanders alike.

C. The People of the Ocean SAMP

The SAMP’s iterative, coupled research-and-stakeholder process was as much a social process as a planning exercise, turning a diverse array of participants into MSP practitioners. Ocean SAMP practitioners included not only the lead planning agency but other state and federal agencies, commercial and recreational fishermen, boaters, divers, renewable energy developers, environmental organizations, the Narragansett Indian Tribe, and private citizens, including residents of Block Island and other adjacent coastal communities. Each made unique contributions to the Ocean SAMP development, bringing their individual skills and expertise to the process.

When the Ocean SAMP process shifted from plan development to implementation, the roles of these diverse practitioners changed. The lead regulatory agency, the Rhode Island Coastal Resources Management Council (CRMC), began formal application of the policies included in the plan. Stakeholders, such as fishermen and environmental organizations, began

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a For further information on the background presented here, see the full text of the Rhode Island Ocean SAMP (CRMC 2010).
to leverage relationships and reputations developed through the SAMP process to accomplish their own goals – a form of informal SAMP implementation. Although different entities have applied the Ocean SAMP in different ways, all of these uses can be considered under a broad umbrella of MSP implementation.

As noted earlier, this case study places particular emphasis on examining the formal and informal implementation of the plan from 2010 to 2015. (For further discussion of Ocean SAMP development, see McCann et al. (2013) and Olsen et al. (2014)). It is built on semi-structured interviews with 17 key participants who have been involved in Ocean SAMP development and/or implementation (see Table 1). Ocean SAMP leaders assisted in identifying these participants using a selection process that ensured each different sector, agency or organization was represented. Invited participants included commercial fishermen, with a wide range of viewpoints regarding the Ocean SAMP, although some were either unavailable within the project timeframe or declined to participate.
### Table 1. Interview Participants

<table>
<thead>
<tr>
<th>Name</th>
<th>Affiliation During Ocean SAMP Development/Implementation</th>
<th>Role</th>
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<tbody>
<tr>
<td><strong>Management Team Members</strong></td>
<td></td>
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</tbody>
</table>
| Grover Fugate         | Rhode Island Coastal Resources Management Council (CRMC)                                                                      | • Executive Director of CRMC  
                          | • Project manager for the RI Ocean SAMP                                                                                   |                                                                      |
| Jennifer McCann       | Coastal Resources Center (CRC)/Rhode Island Sea Grant, University of Rhode Island (URI) Graduate School of Oceanography (GSO) | • Director of U.S. Coastal Programs at CRC and Director of Extension Programs for Rhode Island Sea Grant  
                          | • Co-Principal Investigator for the RI Ocean SAMP                                                                             |                                                                      |
| **State Team Members** |                                                                                                                             |                                                                      |
| David Beutel          | Rhode Island Sea Grant (up to 2009); CRMC (2009 - present)                                                                  | • Fisheries and Aquaculture Coordinator with CRMC; formerly RI Sea Grant Fisheries Extension Agent  
                          | • Member of core SAMP development team who led fisheries engagement; reviewed Block Island Wind Farm application; leads fisheries aspects of Ocean SAMP implementation |                                                                      |
| John King             | URI/GSO; Habitat Advisory Board (HAB)                                                                                       | • Professor of Oceanography at URI and member of HAB  
                          | • Conducted scientific research in support of Ocean SAMP development; oversees numerous related ongoing scientific research projects |                                                                      |
| Ken Payne             | URI (2008 - 2009); Rhode Island Office of Energy Resources (OER) (2010 - 2011)                                               | • Research Associate Professor at URI during early phase of SAMP development; Director of OER during latter SAMP development and initial implementation  
                          | • Independent facilitator of Ocean SAMP stakeholder group                                                                   |                                                                      |
| **Federal Agency Participants** |                                                                                                                             |                                                                      |
| Robert DeSista        | U.S. Army Corps of Engineers (USACE) New England District                                                                  | • Acting Chief of the Regulatory/Permitting Division of the USACE New England District  
                          | • A USACE staff participant in Ocean SAMP process; involved in USACE review of Block Island Wind Farm project               |                                                                      |
| David Kaiser          | National Oceanic and Atmospheric Administration (NOAA) Office for Coastal Management (OCM)                               | • Senior Policy Analyst with NOAA OCM  
                          | • Worked with CRMC on federal approval of Ocean SAMP and on development and approval of Geographic Location Description (GLD) |                                                                      |
| Robert LaBelle         | Bureau of Ocean Energy Management (BOEM)                                                                                     | • Science Advisor to BOEM Director/Acting Chief, Office of Environmental Programs  
                          | • A BOEM staff participant in Ocean SAMP process                                                                           |                                                                      |
| Edward LeBlanc         | U.S. Coast Guard (USCG) Sector Southeastern New England                                                                    | • Waterways Management Chief  
<pre><code>                      | • USCG staff participant in Ocean SAMP process; reviewed Block Island Wind Farm application                                |                                                                      |
</code></pre>
<table>
<thead>
<tr>
<th>Name</th>
<th>Affiliation During Ocean SAMP Development/Implementation</th>
<th>Role</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chris Tompsett</td>
<td>U.S. Navy/Naval Undersea Warfare Center</td>
<td>• Senior Environmental Planner at the Naval Undersea Warfare Center</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Liaison for the U.S. Navy in Ocean SAMP process</td>
</tr>
<tr>
<td>Susan Tuxbury</td>
<td>National Oceanic and Atmospheric Administration - National Marine Fisheries Service (NMFS)</td>
<td>• Fisheries Biologist, NMFS Habitat Conservation Division</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Primary NMFS participant in Ocean SAMP process</td>
</tr>
<tr>
<td>Stakeholders</td>
<td></td>
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</tr>
<tr>
<td>Kim Gaffett</td>
<td>Town of New Shoreham (Block Island) (through 2014)</td>
<td>• Formerly First Warden (highest elected official) for Town of New Shoreham</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Represented Block Island in Ocean SAMP process</td>
</tr>
<tr>
<td>Tricia Jedele</td>
<td>Conservation Law Foundation (CLF) Rhode Island</td>
<td>• Attorney; Vice President of CLF/Director of CLF RI</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Represented CLF in Ocean SAMP process</td>
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<tr>
<td>Fred Mattera</td>
<td>Independent/Commercial Fisheries Research Foundation (CFRF)</td>
<td>• Former commercial fisherman, marine safety instructor,</td>
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<td></td>
<td></td>
<td>• and Vice President of CFRF</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Participated in parts of Ocean SAMP development</td>
</tr>
<tr>
<td>Bill McElroy</td>
<td>Independent/Fisheries Advisory Board (FAB)</td>
<td>• Lobsterman/FAB chair</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Participated in Ocean SAMP development and implementation</td>
</tr>
<tr>
<td>Other Key Participants</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Aileen Kenney</td>
<td>Deepwater Wind, LLC (DWW)</td>
<td>• Vice President of Permitting/Environmental Affairs</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• A DWW staff participant in SAMP process; oversaw DWW’s environmental assessment, permitting, and stakeholder outreach processes as part of Ocean SAMP implementation</td>
</tr>
<tr>
<td>Kate Mulvaney</td>
<td>Independent contractor</td>
<td>• Social scientist and marine governance professional</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Conducted first biennial Ocean SAMP assessment (2013)</td>
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Through the interviews, case study authors probed the ways in which the Ocean SAMP has marked people’s lives. What motivated them to get involved? How did they influence the planning process? How did history, both political and personal, play into the process? How have these individuals utilized Ocean SAMP data and policies since the plan’s approval? How has the Ocean SAMP affected their ability to reach their goals? How have they made use of the Ocean SAMP outside of formal implementation? How well do they think the Ocean SAMP will carry on into the future? The findings, anecdotes and lessons learned reported in this case study are based on these interviews as well as a review of the public record on the Ocean SAMP to date.
The Ocean SAMP story begins in 2006, the year Rhode Island first formally committed to pursuing offshore wind energy. The text that follows describes the Ocean SAMP development and implementation activities, lessons learned, and how those lessons were made evident through the SAMP process.

II. Developing the Ocean SAMP

A. Background: Winds of Change off Rhode Island’s Coast

On January 12, 2006, Rhode Island Governor Donald Carcieri announced his aspiration to tackle the state’s rising greenhouse gas emissions and energy costs. By 2011, he declared, the state would aim to obtain 15 percent of its electrical supply from the wind.4 "I think this is something we can achieve, and I’m going to pursue this aggressively," he asserted enthusiastically at a news conference.5 The governor’s commitment to wind energy was clear, and his timeline was ambitious.

A study funded by the then newly-created Rhode Island Office of Energy Resources (OER) revealed that the only way to meet the governor’s renewable energy goal would be to take advantage of the Ocean State’s biggest asset: its offshore waters. That study, known as RIWINDS, estimated that 95 percent of Rhode Island’s wind supply lay offshore.6 With support and seed money from the governor, in 2007, the University of Rhode Island (URI) created a Center for Excellence for Research in Offshore Renewable Energy at URI’s Graduate School of Oceanography. This center was led by Rear Admiral Sam DeBow, retired from the National Oceanic and Atmospheric Administration (NOAA) Commissioned Corps, who had served aboard NOAA’s hydrographic survey ships during his seafaring career. The new center would take charge of developing an environmental impact statement (EIS) for a proposed offshore wind farm southeast of Block Island straddling state and federal waters. By early 2008, the state of Rhode Island had issued a Request for Proposals to identify a preferred offshore wind energy developer. Soon thereafter, Governor Carcieri was in conversations with Deepwater Wind, who had been selected as the state’s “preferred developer.”b

The governor’s intention to develop offshore wind energy could have moved ahead without a comprehensive planning process such as the Ocean SAMP. In fact, some interview participants believe it probably would have moved ahead without such a process in place were it not for the idea proposed by a longtime custodian of the state’s coastal resources, CRMC Executive Director Grover Fugate. The idea of what became known as the Ocean SAMP, a

b For a more detailed discussion of this history see Olsen et al. (2014).
marine spatial plan to guide the siting of offshore renewable energy, was ultimately supported at the highest levels of Rhode Island state government and URI leadership.

Fugate knew from his 28 years at the helm of CRMC that big gaps in knowledge existed about Rhode Island’s offshore environment. Biological and geological data were scarce, centralized information about current users was limited, and the public had little in the way of a shared vision about the area. Moreover, he had heard concerns about the governor’s wind energy public input process, which consisted of four stakeholder meetings carried out by a consultant for the OER, and wondered whether this would be enough to make the public comfortable with this unprecedented use of the state’s marine waters. This question was critical. In neighboring Massachusetts at the time, a prolonged battle over the proposed Cape Wind offshore wind farm had underscored the importance of proactive planning and stakeholder input for siting and permitting renewable energy and other permanent structures in marine waters.

Fugate, together with URI ocean engineer Dr. Malcolm Spaulding, argued to the RI OER that a proactive science-based planning approach would be far more effective for ultimately siting and permitting an offshore renewable energy project. These and other SAMP proponents within state government and at the university argued that a SAMP could also streamline the National Environmental Protection Act (NEPA) review process, reduce costs, and save time in moving this project forward. OER staff encouraged Fugate and Spaulding to put together a proposal and budget. Fugate and Spaulding meanwhile pulled together a broad range of URI scientists and engaged URI’s Coastal Resources Center (CRC), which assists in the development and implementation of coastal management programs in the U.S. and throughout the world.

Together, Fugate, Spaulding, Jennifer McCann of CRC and the Rhode Island Sea Grant College Program, and URI scientists sketched out a vision for a comprehensive process that could guide decisions about new uses in the waters off Rhode Island’s coast – including, but not limited to, wind energy – and minimize conflict like that taking place in neighboring Massachusetts. This process would ultimately bring URI scientists together to draft a research agenda for a 1,467 square-mile area covering both Rhode Island state waters from 500 feet to three nautical miles offshore\(^c\) and federal waters extending offshore an additional 27 nautical miles, with potentially promising conditions for wind energy development (see Figure 1).\(^d\) The CRMC/URI team named this proposed research, planning, and stakeholder process the Ocean Special Area Management Plan (SAMP).

\(^c\) The inshore Ocean SAMP boundary began 500 feet waterward of the mean high water line, and excluded all of Narragansett Bay. See Figure 1.
\(^d\) For a more detailed discussion of how this boundary was determined, see Olsen et al. (2014).
B. The Helping Hand of History

The move to pursue offshore planning in Rhode Island was a seed that fell on fertile soil. The wind energy imperative provided a strong driver: it shepherded resources, assured forward momentum within a tight timeline, and secured political and financial support from the highest offices of state government. Yet, interview participants point out that this seed of public interest may not have flourished as it did, were it not for contextual factors that made Rhode Island a rich setting for an expansive MSP effort. This role of context and history is arguably critical for understanding Rhode Island’s experience with the Ocean SAMP.

Fugate’s idea for a SAMP was no surprise in Rhode Island. At the time it undertook the Ocean SAMP, Rhode Island was three decades into its learning curve with MSP. Yet, Rhode Island did not always use this integrated planning strategy to manage its coastal waters. During
the first decade after its 1971 creation, CRMC relied upon a piecemeal permitting system characterized by inefficiencies, inconsistencies, and accusations of political interference. During these years, CRMC and CRC established a partnership that would grow and strengthen over subsequent decades and through which CRC staff would help CRMC develop and refine its coastal management plan. After the first decade of this CRMC-CRC collaboration, and three versions of a state coastal management plan, in the early 1980s, the two organizations introduced two major new planning strategies in order to find a balance between issue-driven planning and policy consultation and public consultation. One strategy was a comprehensive zoning plan assigning six different levels of usage and protection for Rhode Island’s coastal waters. The second strategy was to develop SAMPs for areas where complex environments, overlapping jurisdictions, and multiple human uses called for more focused analysis and extensive public input processes. The conceptual framework for SAMPs is contained within the federal Coastal Zone Management Act (CZMA), which recommends special area management planning as a comprehensive tool for the protection of natural resources and promotion of appropriate development within specific areas of a state’s coastal zone (see Appendix I). CRMC and CRC took this conceptual framework and created a method of developing SAMPs that featured this agency-university partnership and an intensive and collaborative stakeholder process.

CRMC completed its first SAMP, for the Providence Harbor, in 1983. By the time it embarked on the Ocean SAMP, it had completed five other SAMPs and had one more in progress (see Table 2). Throughout this time, CRMC’s Council, comprising appointed representatives who oversee the agency and approve planning and regulatory decisions, actively engaged in and supported the development and use of SAMPs. As a result, when CRMC took on the Ocean SAMP, it brought with it a long history of institutional knowledge, relationships with other agencies and stakeholders, and, according to interview participants, a reputation of capability.
Table 2. History of Rhode Island Special Area Management Plans (SAMPs) and Coastal Management Accomplishments

<table>
<thead>
<tr>
<th>Year</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>1971</td>
<td>Rhode Island Coastal Resources Management Council (CRMC) established</td>
</tr>
<tr>
<td>1971</td>
<td>Coastal Resources Center (CRC) established at the University of Rhode Island (URI)</td>
</tr>
<tr>
<td>1972</td>
<td>Federal Coastal Zone Management Act (CZMA) becomes law</td>
</tr>
<tr>
<td>1978</td>
<td>CRMC’s Rhode Island Coastal Resources Management Program (“the Red Book”) approved; includes designation of six different water types, effectively zoning Rhode Island’s coastal waters</td>
</tr>
<tr>
<td>1983</td>
<td>Providence Harbor SAMP adopted</td>
</tr>
<tr>
<td>1984</td>
<td>Salt Pond Region SAMP adopted</td>
</tr>
<tr>
<td>1986</td>
<td>Narrow River SAMP adopted</td>
</tr>
<tr>
<td>1999</td>
<td>Salt Pond Region SAMP and Narrow River SAMP substantially revised</td>
</tr>
<tr>
<td>2004</td>
<td>Preparation and adoption of Special Area Management Plans by the CRMC given state law authority</td>
</tr>
<tr>
<td>2005</td>
<td>Greenwich Bay SAMP adopted</td>
</tr>
<tr>
<td>2007</td>
<td>Metro Bay SAMP to update Providence Harbor SAMP adopted</td>
</tr>
<tr>
<td>2009</td>
<td>Aquidneck Island SAMP adopted</td>
</tr>
<tr>
<td>2010</td>
<td>Ocean SAMP adopted</td>
</tr>
<tr>
<td>2013</td>
<td>Shoreline Change (“Beach”) SAMP initiated</td>
</tr>
</tbody>
</table>

Source: RI Coastal Resources Management Council

Although CRMC was experienced in marine spatial planning at the time it began the Ocean SAMP, Fugate notes that the Ocean SAMP was by far its most ambitious planning exercise to date. To pull it off, CRMC drew on a longstanding partnership with URI, particularly CRC and the Rhode Island Sea Grant College Program. Jennifer McCann, Director of U.S. Programs at CRC and Director of Extension at the RI Sea Grant College Program, explained how CRC played a key role in shaping CRMC and its coastal management program for many years following its 1971 founding. In the 1970s, CRC often served as CRMC staff, and since then has collaborated closely with CRMC on all SAMPs and numerous other coastal management projects. Through this partnership, CRMC had developed working relationships with other URI scientists. By the time the Ocean SAMP was ready to be developed, this history of collaboration between CRMC, CRC, and the broader URI community provided a strong foundation of trust and familiarity that facilitated an efficient and consistent planning and research process shaped by goals widely seen as attainable despite their ambitious timeline.

If the Ocean SAMP had been the first collaboration between CRMC and URI, McCann noted: “There would have been no trust. I would say that there would have been a lot more
miscommunication. We probably wouldn’t have been able to be so creative; it would have been a much more rigid process. We always said we were building the plane as we were flying it. And that’s really hard to do with a co-pilot that you don’t know . . . I think it wouldn’t have been such a comprehensive or responsive project. We would have had to learn each other’s priorities. CRMC trusted our ability to do a public process [while CRMC controlled the policy process] . . . we knew each other so well that we were able to show each other our vulnerabilities. That made it a more impactful process, because of that history.”

C. From Concept to Action

It was strong support at the highest levels of state government combined with URI leadership that moved the Ocean SAMP from idea to reality. When CRMC and the URI/CRC team presented the initial Ocean SAMP proposal in May 2008, Governor Carcieri quickly supported the project. Just three months later, the Rhode Island OER had supplied an initial $3.2 million to start the project via the Rhode Island Renewable Energy Fund, with the understanding that a plan would be completed in two years. While the team had requested $6 million, including funds to build a meteorological tower, this lesser amount of funding was enough to jumpstart the SAMP process. And, less than a year later, the state provided an additional $2.8 million to support SAMP development and research. With this critical top-level support, the Ocean SAMP became a foundation for the state’s offshore wind development strategy.
<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>January 2006</td>
<td>RI Governor Donald Carcieri announces state renewable energy mandate</td>
<td>RI Governor Donald Carcieri announces state renewable energy mandate</td>
</tr>
<tr>
<td>July 2008</td>
<td>Ocean SAMP development begins</td>
<td>Ocean SAMP development begins</td>
</tr>
<tr>
<td>September 2008</td>
<td>State officials select Deepwater Wind as the state’s preferred offshore wind farm developer</td>
<td>State officials select Deepwater Wind as the state’s preferred offshore wind farm developer</td>
</tr>
<tr>
<td>July 2010</td>
<td>Area of Mutual Interest (AMI) Memorandum of Understanding (MOU) signed by the states of Rhode Island and Massachusetts</td>
<td>Area of Mutual Interest (AMI) Memorandum of Understanding (MOU) signed by the states of Rhode Island and Massachusetts</td>
</tr>
<tr>
<td>October 2010</td>
<td>Ocean SAMP completed and adopted by the CRMC in accordance with the RI Administrative Procedures Act – thus having the force of law</td>
<td>Ocean SAMP completed and adopted by the CRMC in accordance with the RI Administrative Procedures Act – thus having the force of law</td>
</tr>
<tr>
<td>May 2011</td>
<td>Ocean SAMP approved by NOAA as part of state’s federally-approved coastal management program</td>
<td>Ocean SAMP approved by NOAA as part of state’s federally-approved coastal management program</td>
</tr>
<tr>
<td>June 2011</td>
<td>CRMC appoints members to the Fishermen’s Advisory Board (FAB)</td>
<td>CRMC appoints members to the Fishermen’s Advisory Board (FAB)</td>
</tr>
<tr>
<td>November 2011</td>
<td>CRMC appoints members to the Habitat Advisory Board (HAB)</td>
<td>CRMC appoints members to the Habitat Advisory Board (HAB)</td>
</tr>
<tr>
<td>December 2011</td>
<td>Geographic Location Description (GLD) for Ocean SAMP area approved by NOAA</td>
<td>Geographic Location Description (GLD) for Ocean SAMP area approved by NOAA</td>
</tr>
<tr>
<td>January 2012</td>
<td>First Ocean SAMP amendments approved (provisions to allow for offshore development site assessment plans to be vetted and decided upon at the administrative level)</td>
<td>First Ocean SAMP amendments approved (provisions to allow for offshore development site assessment plans to be vetted and decided upon at the administrative level)</td>
</tr>
<tr>
<td>February 2012</td>
<td>BOEM identifies RI/MA Wind Energy Areas, excluding Cox Ledge in response to Fishermen’s Advisory Board feedback</td>
<td>BOEM identifies RI/MA Wind Energy Areas, excluding Cox Ledge in response to Fishermen’s Advisory Board feedback</td>
</tr>
<tr>
<td>November 2012</td>
<td>Deepwater Wind submits Block Island Wind Farm permit applications to federal and state agencies for development in Ocean SAMP Renewable Energy Zone (REZ)</td>
<td>Deepwater Wind submits Block Island Wind Farm permit applications to federal and state agencies for development in Ocean SAMP Renewable Energy Zone (REZ)</td>
</tr>
<tr>
<td>April 2013</td>
<td>Second Ocean SAMP amendments approved (text to ensure overall net benefit to the RI marine economic sector from any proposed renewable energy project)</td>
<td>Second Ocean SAMP amendments approved (text to ensure overall net benefit to the RI marine economic sector from any proposed renewable energy project)</td>
</tr>
<tr>
<td>July 2013</td>
<td>Third Ocean SAMP amendments approved (provisions to clarify the composition of the Fishermen’s Advisory Board and the voting procedures of its membership)</td>
<td>Third Ocean SAMP amendments approved (provisions to clarify the composition of the Fishermen’s Advisory Board and the voting procedures of its membership)</td>
</tr>
<tr>
<td>September 2013</td>
<td>First Biennial Assessment of the Ocean SAMP process completed and published</td>
<td>First Biennial Assessment of the Ocean SAMP process completed and published</td>
</tr>
<tr>
<td>May 2014</td>
<td>CRMC approves Block Island Wind Farm application for REZ pursuant to Ocean SAMP policies and regulations</td>
<td>CRMC approves Block Island Wind Farm application for REZ pursuant to Ocean SAMP policies and regulations</td>
</tr>
<tr>
<td>April 2015</td>
<td>CRMC begins the first five-year update of the Ocean SAMP</td>
<td>CRMC begins the first five-year update of the Ocean SAMP</td>
</tr>
</tbody>
</table>

*Source: RI Coastal Resources Management Council*
An intensive planning process unfolded over the next two years. CRMC and CRC assembled a project management team comprising CRMC, CRC, and URI administrators and scientists. The management team’s purpose was to meet weekly and keep the entire research, stakeholder and policy development process moving forward. Additionally, they convened five advisory committees: a legal committee, scientific committee, stakeholder committee, state agencies committee (including representatives from Connecticut, Massachusetts, and New York), and a federal agency committee. They brought in an external volunteer facilitator, Ken Payne, to chair the stakeholder committee, and recruited 50 organizations and the general public to participate in the process. They formed Technical Advisory Committees (TACs) made up of scientific and stakeholder experts in their fields to help write and advise on each chapter. Over the course of the two-year Ocean SAMP development process, the team held over 100 formal public meetings – including stakeholder meetings, TAC meetings, and CRMC Council meetings and hearings. This figure does not include the countless informal meetings and interactions between the Ocean SAMP team and stakeholders and experts.

The stakeholder process stands out as the central feature of the overall Ocean SAMP process and one that, according to interview participants, has given it lasting relevance. Interview participants explain how the stakeholder chair and management team designed the process to emphasize consistency of message (most meetings began with restating the SAMP goals, included in Appendix II); transparency (the leadership team let stakeholders see how decisions were made); and responsiveness of the process to stakeholder demands (e.g., the team granted a stakeholder organization’s request that each individual chapter, as well as the document in its entirety, be given a full review and public hearing by the CRMC). Participants also had their individual motivations for participating in the SAMP, and these varied widely (see the following box). This diversity of perspectives and motivations knit the process together and made for a stronger planning document in the end – one relevant to many different stakeholders and, as such, likely to be actively used long into the future.
Merging Individual Objectives Into a Common Goal

The most significant driver of the Ocean SAMP, in terms of attracting funding and establishing a timeline, was the wind energy imperative. However, each participant also had his or her personal driver – an opportunity or concern that motivated him or her to spend time attending meetings, reading documents, and formulating suggestions. In these individuals’ own words:

URI scientist John King: “This was a perfect opportunity to do something about global greenhouse gas emissions.”

Chris Tompsett of the Naval Undersea Warfare Center: “We have testing ranges within the area so we have a vested interest in participating in the planning process.”

Kim Gaffett from the Town of New Shoreham: “While developing the Ocean SAMP, I acted as a liaison between the Block Island government entity and citizens, participated in meetings, and my background is in biology, so I had a personal interest as well.”

NMFS biologist Sue Tuxbury: “We wanted to see a more structured way of these projects coming up . . . rather than spending a substantial amount of time and effort reviewing and working on projects, that we later find couldn’t actually go anywhere.”

US Coast Guard Waterways Management Chief Edward G. LeBlanc: “I had just been through a very different experience with another proposal off of Cape Cod that was suffering from a lack of any overarching document such as the SAMP. I was eager to find a solution to these issues surrounding competition over use of the waterways.”

Fisherman Bill McElroy: “[A colleague] came back from the first stakeholder meeting and said, ‘Bill, this is a can of worms. You’ve got to come along with me because if I go alone, I’m going to get eaten alive by this process.’ . . . the implications were enormous.”

Aileen Kenney of Deepwater Wind: “We had a vested interest in participating, because we wanted to develop renewable energy.”

The Ocean SAMP team placed special emphasis on working closely with the stakeholders who are also direct users of the SAMP area – commercial and recreational fishermen, professional mariners, and recreational boaters and sailors. Interview participants emphasized that fishermen’s participation in the Ocean SAMP development and implementation has been one of the most complex aspects of this process. Commercial and charter-boat fishermen in Rhode Island and elsewhere are a stakeholder group with a critical dependence on the outcomes of marine spatial planning. The varied nature of fishermen as a group, their economic dependence on ocean resources, and their understandable reluctance to
share proprietary business information about the locations of their fishing activity have added a great deal of complexity to their participation in the Ocean SAMP process from the start. Interview participants described how, in the early months of the process, large numbers of fishermen attended SAMP stakeholder meetings and were very vocal, expressing concerns about the potential impacts of offshore wind on their livelihoods and the possibility that the SAMP would add a new layer of regulations to already heavily-regulated fisheries. Many fishermen conveyed their distrust of government, particularly acute in this case given that Rhode Island fishermen had not previously worked with CRMC, the state’s coastal management agency (the state’s fisheries are managed by a separate agency, the Department of Environmental Management). To respond to this, Ocean SAMP leaders sought to maximize fishermen’s participation and access to information in every way possible. This included convening numerous targeted stakeholder meetings solely for fishermen; providing them with access to specialized maps, charts, studies, and offshore wind farm experts; and even facilitating direct communication between fishermen and the state’s chosen offshore wind farm developer.

While the stakeholder process was underway, URI researchers, coordinated by ocean engineer Dr. Malcolm Spaulding, Sam DeBow and other URI leaders, identified and worked to complete numerous research projects to fill data gaps concerning the SAMP area. Research leaders selected priorities by considering existing CRMC SAMPs, the types of data used to inform the Cape Wind EIS, and URI scientists’ knowledge base of the offshore environment. Researchers investigated topics as wide-ranging as geology, phytoplankton productivity, seabirds, underwater archaeology, geographical spread of commercial and sports fishing activities, location and timing of boating and other recreational uses, legal research on policies applicable to the SAMP area, and models of meteorological, acoustic, and wave environments. Most of this research was conducted or managed by university scientists and funded through public funds allocated for SAMP development.

Several interview participants emphasized that one very important research project was the Technology Development Index (TDI), developed by a team led by Dr. Malcolm Spaulding. The TDI was developed especially for the Ocean SAMP and applied to the Ocean SAMP area to help identify sites for potential offshore renewable energy development, and was used to help identify the Renewable Energy Zone (REZ) (see further discussion below). The TDI method quantified the “Technical Challenge” of developing a facility at a given location, taking into account construction challenges, expenses, and proximity to the energy grid, as well as the potential benefits of development (determined by assessing “Power Production Potential”). Sites with the lowest TDI (calculated by dividing the Technical Challenge by the Power Production Potential), indicating the greatest return for the least investment, were considered...
most desirable for development. Interview participants explained how the TDI, which included numerous graphics and maps illustrating different datasets and different stages of the analysis, was foundational to the SAMP – both the research findings themselves as well as the graphics and the process. Some interview participants noted that the TDI enhanced stakeholder communication and understanding of the MSP process. At the same time, others felt it caused some stakeholders to see the Ocean SAMP as a narrowly-focused renewable energy siting plan – which was not planners’ intention. Ocean SAMP leaders sought to address such concerns through the stakeholder process.

The process of writing the Ocean SAMP document involved extensive back-and-forth between the TACs, the SAMP management team, and stakeholder groups. The integrated writing process brought researchers and stakeholders into a collaborative, integrated knowledge-generation effort designed to produce more accurate and credible data than any individual group could have produced alone. Through a series of public workshops and formal CRMC public hearings, practitioners evaluated each chapter independently and then evaluated the SAMP document in its entirety, in order to apply an ecosystem-based management lens to the whole plan (see Appendix III). This CRMC public comment process generated 2,000 individual comments, each of which CRC staff addressed or incorporated into the plan before it was finalized.

The 1,027-page planning document produced through this process includes a synthesis of detailed data and information, findings of fact, general policies and enforceable regulations, and is accompanied by 2,827 pages of technical documents (included in Ocean SAMP Volume 2). Some chapters provide an in-depth examination of commercial fisheries, recreational uses, and shipping while others summarize available knowledge of the ecology of the area, cultural and historic resources, and the prospect of offshore renewable energy and other future uses. A Narragansett Indian Tribe medicine woman and oral historian, Dr. Ella Wilcox-Thomas Sekatau, contributed a tribal oral history, which is included verbatim in the plan’s chapter on cultural and historic resources. Interview participants explained that SAMP data and information included in these chapters was viewed as high-quality and legitimate because it was part of a state- and university-led MSP exercise, not part of a developer-led exercise or a narrowly-focused renewable energy siting effort.

The Ocean SAMP document included numerous new policies and regulations. These anticipate future development and new uses in the SAMP area and establish a number of mechanisms to balance these new activities with existing uses and ecological protection. The Ocean SAMP’s most innovative policies include:
• A new regulatory process for evaluating applications to develop offshore renewable energy;
• New mechanisms to facilitate continued stakeholder engagement through a Fishermen’s Advisory Board (FAB) and Habitat Advisory Board (HAB);
• Provisions for regular updates every five years to ensure adaptive management;
• Designation of a 13 square-mile REZ southeast of Block Island, pre-selected as preferred for wind energy; (see box below) and
• Increased protection of 54 percent of the Ocean SAMP area as either Areas of Particular Concern (APCs) or Areas Designated for Protection (ADPs) due to their unique ecological value, cultural and historic value, or human use value (see box below).

CRMC formally approved the Ocean SAMP document in October 2010, adopting the plan and all of these policies into state law.

*Special Areas Designated Through the Ocean SAMP*

**Renewable Energy Zone:** A 13 square-mile area in state waters, off the southeast coast of Block Island, designated for potential offshore renewable energy development. This area was identified through the Ocean SAMP’s stakeholder process and through the many scientific studies conducted through the Ocean SAMP. This is the only such area identified through the SAMP. The CRMC also established a series of policies and regulations to guide the permitting of any projects in this zone.

**Areas of Particular Concern (APC):** A series of areas identified in state waters as having high conservation, cultural and historic value, or human use value. APCs designated through the Ocean SAMP include areas with important natural habitats or physical features; areas of high natural productivity; areas with features of historical significance or cultural value; areas of substantial recreational value; areas important for navigation, transportation, and military uses; and areas of high fishing activity. Proposed development in APCs is subject to rigorous performance standards.

**Areas Designated for Preservation (ADP):** A series of areas designated in state waters for preservation due to their ecological value. Sea duck foraging habitats in waters less than 20 meters deep were designated as ADPs. ADPs receive a higher level of protection than APCs: most large-scale offshore development projects are largely prohibited in these areas.

(Source: RI CRMC 2010)
CRMC then took three different actions to institutionalize the plan in order to prepare for successful implementation. The first was to forge a formal agreement with Massachusetts. Near the end of the Ocean SAMP development process, the governors of Rhode Island and Massachusetts signed an agreement identifying an area of mutual interest (AMI) in federal waters adjacent to both states’ waters. A map of this area was added to the Ocean SAMP as a finding. The agreement designated the Ocean SAMP as the governing document for the AMI area for both states.

The second action was to work with NOAA to achieve two critical approvals. First, NOAA’s Office for Coastal Management (OCM) approved the SAMP as part of Rhode Island’s federally approved coastal zone management program in May 2011. Later that year, CRMC also requested NOAA approval for a Geographic Location Description (GLD) in the federal waters of the Ocean SAMP area. This ensures that Ocean SAMP information and policies are applied through future CRMC federal consistency review of any federal activity or federally-approved project in this area. NOAA approved the GLD in December 2011. The third action was to ensure formal recognition from the Federal Energy Regulatory Commission (FERC). FERC officially recognized the Ocean SAMP in May 2012 as a “comprehensive plan,” meaning the agency would consider the SAMP when reviewing and permitting future renewable energy projects.⁶

Many lessons learned emerged through the SAMP development phase. These are discussed in the final pages of this case study, as are the lessons learned during the implementation phase – for as mentioned earlier, the two phases build from each other. Considering what has been learned at the different stages of the overall process also helps in understanding the “whole” of the Ocean SAMP and how what happened in the development phase in many cases either shaped or influenced what happened in the implementation phase.

III. Ocean SAMP Implementation

After CRMC formally approved the Ocean SAMP document in 2010, participants’ level of energy and direction of effort changed. The intensive two-year process of developing the plan had been a centralized effort, where all participants – CRMC, CRC, scientists, and stakeholders – combined efforts towards a single shared goal: development of a marine spatial plan for the waters off Rhode Island. After SAMP approval, that team effort entered a more decentralized

⁶ See Olsen et al. (2014) for more details on the formal adoption and approval process.
phase in which the various products of the Ocean SAMP – new knowledge, new relationships, new policies and regulations – were filtered into many different decision-making arenas.

This section presents initial observations, reflections, and analysis from the Ocean SAMP implementation phase. At the time of this writing, the Ocean SAMP has been in implementation (post-plan approval) for five years. Observations and analysis of those five years follow, while lessons learned are included in Section IV, which captures key lessons from both the development and implementation phases of the Ocean SAMP process.

For the purposes of this analysis, Ocean SAMP implementation includes top-down implementation by CRMC, bottom-up implementation by fishermen and environmental stakeholders, and lateral implementation by other agencies involved in permitting decisions in the SAMP area. Additionally, implementation encompasses both formal execution of procedures laid out in the Ocean SAMP document as well as various forms of informal implementation. Examples of informal implementation include usage of data produced in the SAMP process, further strengthening of or tapping into relationships developed during the process, or informal information-sharing amongst participants – all for purposes other than formal permitting activities. Interviews indicate that these informal aspects are, in fact, some of the most important ways in which the Ocean SAMP has become a tool for achieving results.

A. Implementing the REZ: Permitting the Block Island Wind Farm

The first formal use of Ocean SAMP regulations took place in the context of Deepwater Wind’s proposal to build a 30-megawatt facility three miles southeast of Block Island, in the REZ. Submitted in September 2012, the proposal included five turbines, a cable connecting the turbines to Block Island, and a second bi-directional cable connecting Block Island with the mainland.\textsuperscript{12} Deepwater Wind worked with Ocean SAMP data and within Ocean SAMP policies in its permit applications, its construction and operations plan, and its siting decisions, perhaps most significantly in its use of the REZ. “The Renewable Energy Zone was a real positive for us in terms of taking the issue of siting off the table,” said Aileen Kenney, Vice President of Permitting for Deepwater Wind. “The process found the site, and then we have to be within it, so it helped the permitting process to go smoother than it might have without the Renewable Energy Zone.”

A total of four state agencies, seven federal agencies, two Indian tribes, and three municipalities played a role in approving the wind farm and transmission cables. While CRMC approval was the only part of the process that was formally governed by the Ocean SAMP, many other decisions made by other agencies relied indirectly on the Ocean SAMP in some way.
– for example, utilizing Ocean SAMP data or drawing on improved personal knowledge formed during the Ocean SAMP development phase.

Wind farm permits and reviews were issued by multiple state and federal agencies (see Table 4). These included a permit (called an “assent”) and submerged lands lease issued by CRMC in November 2014. These also included an Individual Permit from the U.S. Army Corps of Engineers under the federal Rivers and Harbors Act and Clean Water Act (September 2014), and a Right of Way Grant from BOEM to lay the cable that would cross federal waters (November 2014). Other agencies, such as the U.S. Fish and Wildlife Service, the U.S. Coast Guard (USCG), and the NOAA National Marine Fisheries Service (NMFS), played a role in reviewing the proposal under the joint Environmental Assessment prepared by the lead agency, the U.S. Army Corps (USACE), and the cooperating agency (BOEM) pursuant to NEPA.
<table>
<thead>
<tr>
<th>Agency</th>
<th>Permit, Approval or Consultation Required</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Federal</strong></td>
<td></td>
</tr>
<tr>
<td>Bureau of Ocean Energy Management (BOEM)</td>
<td>Right of Way Grant for Block Island Transmission System (Outer Continental Shelf Lands Act)</td>
</tr>
<tr>
<td>Environmental Protection Agency (EPA)</td>
<td>Air Conformity Determination (Clean Air Act)</td>
</tr>
<tr>
<td>Federal Aviation Administration (FAA)</td>
<td>Determination of No Hazard</td>
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<tr>
<td>Fish and Wildlife Service (USFWS)</td>
<td>Consultation (Endangered Species Act, Migratory Bird Treaty Act)</td>
</tr>
<tr>
<td>National Oceanic and Atmospheric Administration National Marine Fisheries Service (NMFS)</td>
<td>Consultation and Incidental Take Authorization (Marine Mammal Protection Act); Essential Fish Habitat consultation (Magnuson-Stevens Fishery Conservation and Management Act)</td>
</tr>
<tr>
<td>U.S. Army Corps of Engineers (USACE)</td>
<td>Individual Permit (Rivers and Harbors Act, Clean Water Act)</td>
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<td>U.S. Coast Guard (USCG)</td>
<td>Approval for Private Aids to Navigation</td>
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<td>Consultation (National Historic Preservation Act)</td>
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<tr>
<td>Wampanoag Tribe</td>
<td>Consultation (National Historic Preservation Act)</td>
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<tr>
<td>R.I. Coastal Resources Management Council (CRMC)</td>
<td>Assent (Permit); Concurrence with Federal Consistency Certification; Submerged Lands Lease; Coastal and Freshwater Wetlands Permit</td>
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<tr>
<td>R.I. Department of Environmental Management (RIDEM)</td>
<td>Coastal and Freshwater Wetlands Permit; Endangered Species Consultation; R.I. Pollution Discharge Elimination System General Permit for Storm Water Discharge</td>
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<tr>
<td>R.I. Department of Transportation (RIDOT)</td>
<td>Physical Alteration Permit; Easement for the cable and overhead electric lines</td>
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<tr>
<td><strong>Local</strong></td>
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<tr>
<td>Town of Narragansett</td>
<td>Special Use permit</td>
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<tr>
<td>Town of New Shoreham Zoning Board</td>
<td>Special Use Permit</td>
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<tr>
<td>Town of New Shoreham Planning Board</td>
<td>Development Plan Review</td>
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Representatives of some permitting agencies interviewed for this case study indicated that the Ocean SAMP eased their respective permitting processes in several ways. The proposed wind farm’s location within the REZ assured reviewers that the public had already vetted the location and was unlikely to raise major objections during the public comment process. Meanwhile, the wind farm location’s avoidance of APCs and ADPs designated through the SAMP assured reviewers that it would not interfere with sea duck foraging habitat, shipping lanes, or Navy testing ranges that would have been grounds to deny or challenge a permit. Moreover, the abundance of data contained within the Ocean SAMP, which had been produced by university scientists and scrutinized by a comprehensive group of stakeholders, provided a valuable and trusted informational resource.

Marine spatial planning is sometimes touted as a way to simplify the mandated NEPA environmental review process by generating enough up-front information to eliminate the need for a full-blown EIS, and this was one of the arguments originally used in presenting the idea of the Ocean SAMP to state leadership. In the case of the Block Island Wind Farm, USACE reviewer Bob DeSista estimated that the Ocean SAMP saved his agency two to three years by enabling the project to move ahead with the less time-consuming and resource-intensive option of an EIS, which resulted in a Finding of No Significant Impact.

USACE drew on the Ocean SAMP when developing alternative siting scenarios, a required step for NEPA analysis. It was not simply a coincidence that the Ocean SAMP contained ample information useful for this analysis. By participating in the Ocean SAMP development, USACE provided input that helped ensure that the plan generated the kind of data they would eventually need for their NEPA review, including the alternatives analysis the Corps would ultimately be required to perform. “They almost did some of the work for us before we had to do it,” observed DeSista. “There was a lot of information in there that we and other agencies who were commenting on it could utilize.”

Other agencies involved in the permitting process echoed DeSista’s observation, saying that the Ocean SAMP enabled them to review the project more swiftly and confidently. For example, Edward LeBlanc of the USCG noted that widespread references to Ocean SAMP data within Deepwater Wind’s navigational risk assessment greatly informed his agency’s review and evaluation of navigation risks. “We took that at face value,” said LeBlanc. “Oh, it’s in the SAMP? Then fair enough, we’re moving on. We’re not questioning the methodology of how that document was prepared because we know it. We were part of it.”

Similarly, Sue Tuxbury of NOAA’s NMFS commented that having Ocean SAMP data at her fingertips expedited the Essential Fish Habitat (EFH) review that her agency performed as
part of the NEPA process. “A lot of the information that we would have requested for our EFH review was provided ahead of time through the Ocean SAMP process,” Tuxbury explained. “If we had received this application without this early coordination, our review would have taken substantially longer, and the application processes would likely have taken years longer as well. Having the data from the Ocean SAMP available for our review helped ensure our comments were provided within the requested timeline.”

In addition to facilitating agency decisions about whether to permit the wind farm, interview participants explained how the Ocean SAMP helped some agencies determine what conditions to place on the wind farm in their respective permits. For instance, CRMC worked closely with USACE, according to Bob DeSista, as they prepared their own permit in order to coordinate and create consistency between the two agencies’ monitoring requirements and decommissioning plans. NMFS fisheries biologist Sue Tuxbury explained how NMFS also worked with the state and USACE on overlapping monitoring requirements. For example, coordination among the state and federal agencies, as well as the fishing community, ensured a robust trawl survey was incorporated as a requirement in the federal permit.

Interviews revealed the Block Island Wind Farm permitting process also benefited from the Ocean SAMP’s intangible outcomes, such as social capital. Most notably, working relationships, communication, and the trust established through the Ocean SAMP process helped the wind energy developer and existing users of the SAMP area collaborate rather than engage as adversaries. For example, Grover Fugate recounted how fishermen representing three different commercial fishing organizations, environmental advocates, and members of the Narragansett Indian Tribe all showed up to testify in favor of the Block Island Wind Farm during a final permitting hearing. He explained that at this hearing, a member of the public kept interrupting a Conservation Law Foundation (CLF) representative while she was delivering her supportive testimony. A fisherman who would later become chair of the FAB intervened. “He stood up and said something like ‘let the CLF have their say,’” Fugate explained. “It struck me as ironic that the fishing industry representatives were vocally supporting CLF to have an uninterrupted say – which was, in a manner of speaking, supporting development in the ocean.”

The Ocean SAMP “brought a lot of stakeholders to the table,” observed Aileen Kenney of Deepwater Wind: “So when we went to develop the project, with the key stakeholders

\footnote{NMFS does not have direct permitting authority over development projects such as the Block Island Wind Farm. Instead, it has authority to review these projects for impacts on Essential Fish Habitat provisions as defined in the Magnuson Stevens Fishery Conservation and Management Act and to provide guidance to federal permitting agencies such as the Army Corps of Engineers.}
there’s not a learning curve there really. They all obviously know what type of product we’re trying to sell, which is offshore wind, but they all also know each other. For example, the fishermen understand why the tribes are at the table, and they all understand why folks are concerned about marine mammals.”

Permitting the Block Island Wind Farm in the REZ relied on the Ocean SAMP in many ways – both the designated areas and regulations established by the SAMP, as well as the relationships and communication the SAMP established between agencies, stakeholders, and the developer. This stands in contrast to efforts to site another wind farm, Cape Wind, discussed below.
Planning for Offshore Wind Development in New England:
Comparing Cape Wind and the Block Island Wind Farm

The Block Island Wind Farm permitting experience stands in stark contrast to the experience of the nearby Cape Wind project, proposed in 2001 in federal waters of Nantucket Sound.\(^{14}\) The Cape Wind project underwent 14 years of permitting battles and litigation, and at the time of this writing, appears to be all but permanently defeated. There are many reasons that Cape Wind faced a steeper battle than the Block Island Wind Farm. These include its much larger size at 130 turbines, its location in federal rather than state waters, early and intense opposition from a few influential and wealthy property owners, mid-stream changes in the permitting process due to the Energy Policy Act of 2005, and open opposition from two out of the three governors who sat in office during the efforts to win approval and begin construction. However, interview participants who observed both processes say that some of the Block Island Wind Farm’s comparative success in obtaining necessary permits with minimal public opposition can be traced to the Ocean SAMP’s broad and proactive public planning process.

Unlike the Block Island Wind Farm, the Cape Wind project did not stand on the shoulders of a public MSP process, for no such process had been completed in the waters off Massachusetts at the time. Instead, the developer chose what appeared to be a suitable location and applied for a lease to use it—following the process that was required under existing federal environmental regulations. As a result, Massachusetts lawyers Kenneth Kimmel and Dawn Stalenhoef wrote that the project was beset from the beginning by a public perception that “Cape Wind had simply located a site, staked a flag on it, as it were, and began permitting as if it had the necessary property rights.”\(^{15}\)

The fundamental difference is that the Block Island Wind Farm was sited through a broad, state-led, comprehensive planning process, whereas Cape Wind was sited through a narrowly-focused, developer-driven permitting process. Whereas siting an offshore wind farm is neither an assumed goal of marine spatial planning nor an indicator of success *per se*, these two cases illustrate some of the potential benefits of undertaking a comprehensive, stakeholder-driven MSP process.

B. Exerting the Influence of the Ocean SAMP Outside of State Waters

Interview participants indicated that through a combination of data-rich planning, continuous relationship-building, and innovative policy instruments, Rhode Island has leveraged the Ocean SAMP to attain a level of influence over federal waters which, although based on
solid data and existing policy tools, is arguably beyond the norm for a state planning effort. Through the Ocean SAMP, the state of Rhode Island:

- Secured NOAA approval of a GLD for state waters, giving CRMC increased federal consistency review authority over certain activities in federal waters;
- Developed the AMI agreement with Massachusetts, collaborating rather than competing with its neighbor over development in adjacent federal waters;
- Drew on data and relationships formed through the Ocean SAMP to influence site selection of a set of BOEM lease blocks in federal waters; and,
- Is playing a role in the anticipated development of an approximately 200-turbine wind farm in the AMI area.

The influence that Rhode Island has achieved to date over federal waters through the Ocean SAMP shows that marine spatial planning can be a way for a state to influence activities outside its own waters, and in doing so achieve numerous environmental, economic and social benefits.

i. **Expanding Rhode Island's Influence in Federal Waters: Using the Ocean SAMP to Develop a GLD**

SAMP leaders interviewed for this study explained CRMC’s early recognition that the Ocean SAMP would be a primary tool to address activities in federal waters, including energy projects, through the federal consistency provision of the federal CZMA and that the Ocean SAMP data and information would enhance the state’s ability to review these activities in federal waters. In addition, SAMP leaders explained how they envisioned the Ocean SAMP forming the basis for proposing to NOAA a GLD in federal waters for CRMC federal consistency reviews. Under NOAA’s CZMA regulations, a state can establish a GLD for an area outside of its coastal zone. In a GLD, a state lists the federal licenses or permits for activities that will be automatically subject to state CZMA review. Otherwise, a state would have to request approval from NOAA to review proposed projects in federal waters on a case-by-case basis. Listed activities are those that have been found to have “reasonably foreseeable effects” on a state’s coastal uses or resources.

For Rhode Island, a GLD for the Ocean SAMP area would ensure that CRMC and Rhode Islanders would have a say in any new development proposed for the federal waters within the SAMP area (out to 30 miles, well beyond the three-mile state waters boundary). SAMP leaders explained that by creating the GLD for review of projects in federal waters, CRMC ensured that

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8 A GLD can be proposed either inland to other parts of the state, or in another state, or seaward into federal waters.
the Ocean SAMP information and policies would be applied through future CRMC federal consistency review of any federal agency activity or federally approved project proposed for state waters and federal waters within the GLD, conducted through CRMC’s coastal zone management authority. When a GLD is in place, the onus is on non-federal applicants seeking a listed federal permit to file a federal consistency certification with the state coastal management agency. This gives states more influence over the leasing and permitting/authorization processes for these activities. Additionally, for listed activities in a GLD, the state does not need to track these activities off of its coast; rather, the burden is on the applicant and the authorizing agency to notify the state.\(^h\)

CRMC requested approval of a GLD from the NOAA OCM in 2011. CRMC’s proposed GLD covered all federal waters within the SAMP area, and requested “listed” status for eight classes of activities: offshore renewable (wind, wave, tidal) energy, offshore liquefied natural gas (LNG) platforms, artificial reefs, underwater cables, mining activities, aquaculture, dredged material disposal, and meteorological towers. NOAA approved the GLD for seven of the eight proposed categories. It did not grant listed status for dredged material disposal because previous Army Corps monitoring of an existing dredge spoil disposal site, Area 69B, showed no evidence of adverse biological effects and, at the time of the GLD review process, CRMC was unable to produce enough data to satisfy NOAA’s requirements on this topic.

Having a marine spatial plan is not a prerequisite for a GLD, but extensive, high-quality data is. A comprehensive, science-based, and stakeholder-driven MSP process is an effective and efficient way to generate this data. Data and reliable studies are what enable states to build persuasive “reasonably foreseeable effects” arguments necessary to convince federal authorities that the state should have review authority of, and therefore, greater influence over, listed activities in federal waters. To demonstrate that a class of federally permitted activities (e.g., wind energy, dredging) will have effects on uses or resources of the state’s coastal zone, states must use data about an area and its natural resources and human uses to demonstrate a causal relationship between activities in the GLD area and effects to uses or resources of a state’s coastal zone (even if the uses or resources occur or are affected in federal waters). Given this, the scientifically sound and extensive research performed by URI scientists was critical to CRMC in making successful coastal effects justification arguments for seven classes of activity. Without the Ocean SAMP funding, research and stakeholder involvement, it would arguably have been very difficult to develop the GLD.

\(^h\) A GLD is only needed for federal license or permit activities by non-federal applicants. A GLD is not needed for activities proposed to be conducted by a federal agency; federal agencies determine whether their proposed activities will have coastal effects, regardless of the location of the activity.
Interviews revealed that the Ocean SAMP also supported Rhode Island’s GLD request in intangible ways by cultivating close working relationships with many of the federal agencies that would be affected by the GLD. By involving NOAA’s OCM (which approves changes to state coastal management programs, including GLDs) and other federal agencies with a say in approving listed uses (e.g., USCG, USACE, BOEM, the Navy) early and often in the Ocean SAMP process, CRMC made sure these agencies not only fully absorbed the information generated through the process, but were able to provide input at every stage. This also resulted in the federal agencies signing off on the GLD in the end. Moreover, CRMC announced early on in the Ocean SAMP process that it intended to pursue the GLD, so when it finally did, the agencies with a say in its approval were not caught off guard. “As soon as we would draft a version [of the Ocean SAMP], we’d send it to [the federal agencies] for comments,” recalls CRMC Director Grover Fugate. “They’d send back the comments, we’d incorporate them, and send it back. It went back and forth like that. So NOAA had participated in the drafting of each of the chapters, and later with the GLD. They were intimately familiar with how everything was flowing.”

The GLD amplifies the impact of the Ocean SAMP in other ways as well. Fugate explained how the GLD amplifies the power of the FAB and the HAB established through the SAMP because these boards now “have standing with the federal agencies.” He explained how, in this sense, the GLD has “given the state more control over its destiny” by expanding its influence in federal waters. While there are few tangible effects of the GLD to date, Fugate explained how the FAB has already wielded some influence by helping to determine the fisheries monitoring studies the agencies have required Deepwater Wind to perform, as well as the location of a proposed meteorological buoy. While other effects have not yet been demonstrated in any measurable way, observers theorize that the benefits of the GLD have already played out in more subtle ways. “The leverage that it creates is influential,” observed CLF’s Tricia Jedele. “Just the fact that we have a GLD that’s been approved for a whole list of activities gives CRMC leverage when talking with the federal government before a project is proposed, when it’s just an idea.”

ii. The Area of Mutual Interest (AMI): Interstate Coordination and Influence over Federal Decisions

A second mechanism through which Rhode Island extended the influence of the Ocean SAMP was by signing a Memorandum of Understanding (MOU) with Massachusetts establishing a 400 square-mile AMI in federal waters, equidistant from the coasts of the two states. The AMI agreement has played a dual role in shaping wind energy planning in Southern New England. On one hand, it has reduced tensions between Rhode Island and Massachusetts over wind energy siting and distribution of benefits. At the same time, it has given the two states an
innovative tool to influence the siting of federally permitted wind energy projects.

The MOU was signed in 2010 when initial results of the Ocean SAMP’s TDI began to reveal prime territory for wind energy development in the easternmost portion of the SAMP area — in federal waters near the boundary of Massachusetts state waters. The governors of the two states realized the importance of this area, and also the potential for competition. As Grover Fugate explains it, the states realized their ability to work together would be key to influencing the selection of priority wind energy leasing areas by BOEM (known as the Minerals Management Service/MMS at the time)\(^1\) as that agency prepared to open wide swaths of the East Coast to wind energy development. BOEM indicated its general intent to defer to the states when selecting areas. “They wanted the states to nominate the area,” explained Grover Fugate. “We knew between Rhode Island and Massachusetts that we needed to work together and reach an agreement in order to have offshore renewable energy.”

In the 10-year MOU, signed just three months before final CRMC approval of the Ocean SAMP in 2010, the two states pledged to coordinate when pursuing wind energy development in the AMI. The MOU established several mechanisms to ensure coordination, thus formally institutionalizing elements of the Ocean SAMP. Mechanisms included:

- Granting official SAMP stakeholder status to the Massachusetts Office of Energy and Environmental Affairs;
- Requiring three Massachusetts fishermen to join the six Rhode Island fishermen in FAB decisions regarding AMI waters; and
- Designating the Ocean SAMP as the governing planning document for the AMI.

The MOU also set guidelines for how each state would go about pursuing wind energy development both inside and outside the AMI. Inside the AMI, the two states agreed to share in costs and benefits resulting from wind energy, including associated infrastructure development, construction and operations jobs, payments to states associated with the federal lease, payments in lieu of taxes, and other economic benefits such as interconnection to the electric power grid or power purchase agreements. The MOU barred either state from working with a developer to pursue a lease in the AMI without securing written approval from the other state. The MOU also expressed a guarantee of support by Massachusetts for projects undertaken in the AMI by Deepwater Wind, Rhode Island’s preferred developer. The MOU also included a

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\(^1\) The federal agency Minerals Management Service was renamed the Bureau of Ocean Energy Management, Regulation and Enforcement (BOEMRE) in 2010 following the Deepwater Horizon oil spill. BOEMRE was subsequently divided into three different agencies in 2010-2011, including the current Bureau of Ocean Energy Management (BOEM), which is responsible for managing development of the nation’s offshore energy resources.
provision through which Massachusetts fishermen would participate on Rhode Island’s FAB to discuss future development projects or other issues related to this area. Outside the AMI, the MOU recognized Rhode Island’s exclusive interest in pursuing renewable energy development in state and federal waters north and west of the AMI and recognized Massachusetts’ exclusive interest in waters east and south of the AMI.

One of the most concrete aspects of AMI implementation to date was an outreach effort that CRMC conducted for Massachusetts stakeholders soon after the approval of the Ocean SAMP. This outreach took place at Massachusetts’ request and was targeted at fishermen and coastal communities. Since the MOU made the Ocean SAMP the governing document for the AMI, SAMP leaders explained that it was important to ensure that Ocean SAMP implementation took these stakeholders’ knowledge and concerns into account. Grover Fugate and Dave Beutel of CRMC, as well as CRC staff and URI scientists, spent considerable time traveling to locations in Southeastern Massachusetts to hold workshops with fishermen and other stakeholders. These meetings helped build a mutual understanding between Rhode Island and Massachusetts practitioners and stakeholders about the resources of the AMI.

In addition to affirming a cooperative spirit between Rhode Island and Massachusetts, Fugate explained that the AMI agreement signaled to BOEM that both states were interested in working collaboratively to develop wind energy in this area. This was important because the Ocean SAMP could not formally designate areas for wind energy in federal waters, as it did in state waters, through the REZ. But by highlighting the AMI through the MOU, the two governors indicated to BOEM that there was regional interest and scientific backing for wind energy development and that the area had already been through preliminary vetting by scientists and stakeholders. The two states chose the boundary delineating the AMI based on initial results of the TDI analysis, which indicated a high potential for wind energy production there. Fugate explained how the AMI boundary was also developed with input from Rhode Island fishermen, who wanted to ensure the area would be managed through the SAMP document and process. Selection of the area was also influenced by an informal agreement between BOEM and Massachusetts leaders to keep any development at least 12 nautical miles off the Massachusetts shore. Although the AMI holds no formal meaning at the federal level, its designation was arguably an important informal influence in the selection of BOEM’s wind energy lease areas in federal waters, as discussed in the next section.


The Ocean SAMP’s influence in federal decision-making can be seen through BOEM’s designation and leasing of a Rhode Island/Massachusetts Wind Energy Area (RI/MA WEA) in
fundamentally down proposed federal WEAs through LaBelle, SAMP. Intensive Ocean influenced leasing the conflict BOEM information informal, competitive showing how, principally focus Cox coastal states was during blocks.16 BOEM, this first leasing story, explained BOEM's achievement of Ocean the data by BOEM, this proposed leasing process, this provided some assurance to BOEM that this area enjoyed public support as a focus for wind energy development. By effectively pre-designating the area, the states arguably saved BOEM time and energy, facilitated harmonious working relationships between the states and BOEM, and achieved informal influence over the federal leasing process.

Second, the Ocean SAMP influenced the geographic designation of the RI/MA WEA through relationships and communication pathways created through the SAMP process, principally between commercial fishermen and decision-makers. CRMC’s Dave Beutel explained how, during the first stage of BOEM’s public process (the Call for Nominations and Information), fishermen raised concerns over the inclusion of important fishing grounds on Cox Ledge within the proposed leasing area. With technical support from CRMC and URI, the FAB was able to show BOEM data confirming that multiple fisheries, using different types of fishing gear, make intensive use of this area. As a result, BOEM removed a swath of lease blocks from the proposed area before finalizing it as the RI/MA WEA in February 2012 and opening a competitive lease sale — the first in the nation for wind energy — in July 2013 for two clusters of lease blocks.16 This story, discussed in greater detail below (see Section III. C. ii.), is a story of informal, extra-regulatory activity of a formal body, the FAB, established through the Ocean SAMP. The data, relationships, and legitimacy that fishermen leveraged to push for the removal of Cox Ledge from the Call Area all derive in some way from the Ocean SAMP.

A third way in which the Ocean SAMP played a role in decision-making within the RI/MA WEA was by supplying data for BOEM’s Environmental Assessment (EA) conducted prior to the federal leasing process. According to BOEM’s Bob LaBelle, “The Ocean SAMP provided information used during preparation of the Environmental Assessment that was used to assist BOEM in determining which OCS [offshore continental shelf] areas offshore of Rhode Island and Massachusetts should be the focus of the agency’s wind energy leasing efforts.” According to LaBelle, BOEM viewed the Ocean SAMP as “the best available science to identify resource conflict-use areas and suitable placement of offshore energy facilities and input from well-
informed and committed environmental and civic organizations; local, state, and federal agencies; and resource users and researchers.” BOEM incorporated extensive Ocean SAMP data on ecology, human uses, fish populations, and wildlife into the EA. This move expedited BOEM’s EA process and drew on the high credibility of Ocean SAMP data to ensure what some interview participants described as a relatively accurate and well-respected outcome.

The BOEM leasing process that took place after the EA included auctions for two sections of the RI/MA WEA. Both were leased to Rhode Island’s preferred developer, Deepwater Wind, which is in the planning stages for a potential 200-turbine wind farm called Deepwater ONE to be sited in this area. Ultimately, proposed development in the RI/MA WEA will be subject to Rhode Island’s recently-expanded federal consistency authority through its new GLD, illustrating how RI will continue to exert influence in federal waters through the Ocean SAMP (discussed above; see Section III. B. i.).

iv. The Interplay of State and Regional Planning

In 2010, President Barack Obama signed Executive Order 13547 to adopt a National Policy for the Stewardship of the Ocean, Our Coasts, and the Great Lakes. The policy was a culmination of work by the Interagency Ocean Policy Task Force created by the President in 2009 to devise policies for better management and stewardship of U.S. oceans, coasts, and Great Lakes. The Executive Order created the National Ocean Council, made up of senior-level representatives from federal executive departments including the Department of Commerce and the Department of the Interior, the administrators of NOAA and the Environmental Protection Agency, the chair of the Council on Environmental Quality, and others. It also provided for coastal and MSP efforts at the regional or large marine ecosystem level, overseen in each respective region by a Regional Planning Body (RPB). RPBs do not have regulatory authority but instead, focus on improving science and information and coordinating effective decision-making among multiple agencies within existing authorities. Some interview participants pointed out that National Ocean Policy and regional planning leaders often look to the Ocean SAMP as a prime example of marine spatial planning. For further discussion, see Olsen et al. (2014).

In New England, regional MSP efforts are coordinated by the Northeast Regional Planning Body, established in 2012 pursuant to the National Ocean Policy, which works in close collaboration with the Northeast Regional Ocean Council (NROC), a regional ocean partnership first established in 2005. Together, the two entities are working toward the development of a regional ocean plan (expected in 2016). Fugate, who has been the state co-lead of the Northeast RPB and a longtime NROC participant, explained how both entities are working to
foster greater coordination among permitting agencies, improve the scientific basis for
decision-making, and create expanded pre-application processes for new uses in New England
waters.

The Northeast’s ongoing data- and information-gathering process will produce material
directly relevant to Ocean SAMP implementation, and vice versa. CRMC plans to integrate
much of this information into the Ocean SAMP’s five-year update, which began in October
2015. For example, NROC is developing detailed maps of fisheries usage in the region based on
Vessel Monitoring System (VMS) data provided by NOAA. CRMC’s Dave Beutel explained how
these fine-scale maps showing fishing activity by target species and location are far more
advanced than the fisheries maps CRMC was able to develop during the tight timeframe of
Ocean SAMP development. Federal commitments in the forthcoming regional ocean plan may
include regular updates of VMS and other such data, thus ensuring the plan remains updated
and useful. Additionally, the regional data collection process will also highlight regional science
and research priorities and, in doing so, elevate the prioritization of data gaps identified
through the Ocean SAMP.

As part of the ongoing regional process, NROC is also conducting a regional recreational
activity characterization and mapping project. This includes gathering input from recreational
stakeholders, through a survey and in-person meetings, and mapping key areas for recreational
boating, diving, fishing, and sailing. Like the fisheries maps, these maps will feed into the 2015
Ocean SAMP update. CRMC and CRC staff interviewed for this study explained that they are
helping with the regional data collection process, by collecting data for Rhode Island and the
Ocean SAMP area, in order to ensure that it is accurate and comprehensive. “We’re benefiting
each other, making each other’s initiatives stronger,” said CRC’s Jennifer McCann.

C. Fishermen’s Experience of Ocean SAMP Implementation

In the five years since Ocean SAMP approval, fishermen have considered questions of
wind turbine siting, fisheries monitoring, and mitigation of wind turbine impacts on fisheries.
Interview participants indicated that to address these questions, some fishermen have used a
combination of formal consultation requirements as required through Ocean SAMP policies as
well as ad-hoc, informal strategies that take advantage of relationships and communication
channels facilitated by the Ocean SAMP. As mentioned previously, while some fishermen have
been highly active and have sought creative ways of leveraging the Ocean SAMP to serve their
interests, others have remained on the sidelines, making it difficult to know whether or not
their interests are adequately represented in the outcomes of planning. All of these factors
make for a complex and evolving dynamic of engaging fishermen in the SAMP.
i. **Formal participation**

The Ocean SAMP lays out various policies to ensure continued representation of fishermen’s interests in the SAMP area. Chief among these is the creation of the nine-member FAB to comment on potential fishery-related impacts of proposed development projects. The Ocean SAMP requires developers to consult with the FAB on matters such as project location, construction schedules, impacts on fishing activity, and mitigation measures. For projects in state waters, the Ocean SAMP requires project proponents to meet with the FAB as a prerequisite to submitting an application to CRMC. For projects in federal waters, the Ocean SAMP requires project proponents to meet with the FAB as “necessary data and information” for federal consistency review.\(^1\)

Other formal fisheries measures in the Ocean SAMP include a requirement that developers negotiate a fisheries mitigation agreement (with input from the FAB), include fisheries surveys in their Site Assessment Plan (SAP) and Construction and Operations Plan (COP),\(^k\) and hire a third-party “fisheries liaison” to facilitate direct communication with fishermen during all phases of a project, from pre-construction to operation to decommissioning.

1. **The Fishermen’s Advisory Board (FAB)**

CRMC appointed the initial slate of nine FAB members (six from Rhode Island and three from Massachusetts) in July 2011, 10 months after Ocean SAMP approval.\(^2\) Members represent the range of fishing activities that take place in the SAMP area: lobster, bottom trawl, gillnet, scallop, recreational, and charter. SAMP policies provide only a rough outline of FAB operating procedures, largely leaving it up to appointees to decide how to run the advisory body.

Interviews revealed that, to date, the FAB has used this leeway widely. Early on, members realized their busy fishing schedules made it hard to attend meetings. At their request, CRMC initiated a public process to amend the Ocean SAMP to allow for one alternate member per fishery gear group. FAB members themselves appointed individuals to fill these slots. Through a similar public process, the FAB also secured a change in the regulations to recognize one FAB member as an official chairperson in charge of managing meetings. Despite the designation of alternate representatives, FAB members continued to struggle with the

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1. ”Necessary data and information” is a requirement of the federal consistency review process as laid out in the federal Coastal Zone Management Act.

2. This requirement is waived if the developer has obtained a CRMC permit within the REZ within two years of approval of the Ocean SAMP.
complications of fitting meeting attendance into their busy fishing schedules, and so requested and obtained approval from CRMC for a further accommodation – for the FAB to conduct its business over e-mail.

These regulatory changes – allowing alternate members and providing recognition for a chair to run FAB meetings – are among very few official changes to have taken place so far to Ocean SAMP policies. To Grover Fugate, these custom modifications of the functioning of the FAB indicate a high level of investment among its members. “Fishermen took possession of the FAB,” Fugate observed, “which is what it was set up to do. They really laid claim to it. And they’re using it to their maximum advantage.”

FAB chair Bill McElroy concurred: “You have to have a formula, a process, by which you can say, ‘There’s an issue that I need to talk to someone about.’” For McElroy, the formalized legitimacy that CRMC granted the FAB through its creation in the Ocean SAMP is the only way to give fishermen a voice that will be heard in development decisions. “If it wasn’t for the FAB, and I didn’t have that line of communication with Deepwater Wind, I try to imagine how we’d ever find out things and put input into things. Basically, I would be a lone individual fisherman calling up the central switchboard at some giant company.” As the rest of this section illustrates, the FAB has used its voice to exert influence in the development of the SAMP area.

2. Fisheries Monitoring

Interview participants recounted how fishermen emphasized serious concerns about the unknown impacts of wind energy development during the Ocean SAMP development process and have continued to reiterate this during the Ocean SAMP’s implementation phase. “I hope we do enough science – continuously – so that we do see what impact this has,” commented fisherman Fred Mattera. As a result of fishermen’s continued concerns, monitoring the impacts of development on fisheries is a key priority of the Ocean SAMP.

Interviews revealed that through the FAB, fishermen have played an influential role in expanding the baseline fisheries monitoring performed by Deepwater Wind at the Block Island Wind Farm site. CRMC’s Dave Beutel reported that, initially, Deepwater Wind and CRMC had agreed that the company would perform a pre- and post-construction fish trawl survey as a condition of its permit to develop the wind farm. But, members of the FAB felt that more was needed, and made a request to Deepwater Wind to fund an additional study – a survey that

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1 For the Block Island Wind Farm, such studies are not required because the Ocean SAMP waives its fisheries baseline and monitoring requirements for any project proposed in the Renewable Energy Zone within two years of Ocean SAMP approval.
could help assess lobster populations.

Interview participants indicated that the FAB had several motivations in requesting the additional survey. Not only did they believe that it was necessary to track potential impacts of wind turbines on lobster populations, but they saw an opportunity to fill gaps in coverage for fisheries management data. Currently, the state collects lobster data inshore and in Narragansett Bay, but the area around Block Island is underrepresented. According to FAB chair Bill McElroy, FAB members hope to leverage the wind farm’s monitoring commitment to generate information that could be useful in fisheries management decisions. Whether or not the state will be able to use the data for this purpose is unclear, but the FAB is optimistic.

“The states are having to cut back because their budgets are shrinking, so this is the perfect opportunity to expand the data gathered via a different mechanism,” explained FAB Chair Bill McElroy. “When they were planning the fish and lobster surveys, I insisted that they be done in a fashion that was compatible with the way that fisheries management research is currently conducted. So the information that’s gathered can be used in the fishery management realm.”

Several interview participants recounted a more recent instance in which the FAB persuaded Deepwater Wind to extend the timeline of its pre-construction monitoring program. Bill McElroy reported that when fishermen realized that the two-year pre-construction and two-year post-construction surveys would leave a gap in data collection, they met with Deepwater Wind staff and asked them to voluntarily continue the fisheries surveys during construction. Although Deepwater Wind had no legal obligation to honor this request, they chose to do so, suggesting the strength of the relationship between the FAB and the developer. This agreement was later formalized through its inclusion in a November 2013 letter from Deepwater Wind to CRMC, documenting the company’s fisheries mitigation activities. All told, Deepwater Wind’s monitoring commitment totals $1.3 million.21

3. Mitigation of Impacts on Fisheries

Ocean SAMP policies require any large-scale developer to presume an impact on fisheries and commit to mitigation mechanisms to “make whole those fisheries user groups that are adversely affected by proposals to be undertaken, or undertaken projects, in the Ocean SAMP area.” Possible mitigation measures outlined in the Ocean SAMP include direct compensation, effort reduction, habitat preservation, restoration, marketing, and infrastructure improvements.22
Fisheries mitigation requirements for the Block Island Wind Farm were determined through negotiations involving CRMC, Deepwater Wind, the FAB, several fishermen’s associations, and individual fishermen. All of these measures have been formally approved by CRMC as part of Deepwater Wind’s official fisheries mitigation commitment. Mitigation measures documented in a November 2013 letter from Deepwater Wind to CRMC include:

- A ‘local hiring’ promise – Deepwater Wind is committed to hiring local fishermen to fill appropriate positions during construction of the project. Interview participants explain that this mitigation measure was not formally negotiated, but came about in response to comments and ideas raised by fishermen and other participants at public meetings.

- Funding an executive director for the Commercial Fisheries Center of Rhode Island (CFCRI) – Deepwater Wind agreed to fund a full-time position to represent the Rhode Island fishing community – not only in conversations about offshore development, but also on fisheries management issues. This position is funded for four years and housed at the CFCRI, a previously unstaffed organization located at URI and governed by a board of fishermen. This mitigation measure was negotiated between Deepwater Wind and the CFCRI board.

- A conceptual agreement to fund a charter fishing marketing campaign – Deepwater Wind committed to supporting a nationwide advertising campaign raising awareness about charter fishing opportunities in Rhode Island. This mitigation measure was negotiated between Deepwater Wind and the Rhode Island Party and Charter Boat Association.

- A package to offset impacts of construction closures – fishermen who anticipate being affected by the Block Island Wind Farm’s two- to three-month construction closure will be eligible for direct financial compensation for forfeited income.23

Interview participants reported that this last mitigation measure – Deepwater Wind’s direct compensation to individual fishermen affected by construction – has required special handling due to the need to assure fair and accurate selection of beneficiaries. Deepwater Wind approached this task by forming a steering committee made up of representatives of the FAB, CRMC, the Rhode Island Department of Environmental Management, and Deepwater Wind. This team hammered out a process by which to solicit and evaluate applications for compensation from affected fishermen. The FAB approved the application and review process but opted not to participate in the selection process. Funds were to be awarded based on an evaluation of vessel overhead costs, landings and fisheries monitoring data, and details about areas fished during the months of July - October. CRMC’s David Beutel confirmed that for the 2015 construction season, 27 fishermen applied for compensation funds; several were rejected because of incomplete information or lack of qualifying criteria. Ultimately, 10 fishermen
accepted their compensation package outright, and three more accepted compensation packages after legal intervention, for a total of 13 fishermen receiving compensation.

4. **Fisheries Liaison**

Ocean SAMP policies promote ongoing communication between developers and the fishing industry by requiring a permanent fisheries liaison, which Deepwater hired for their Block Island Wind Farm in April 2015. The job description was developed in collaboration with CRMC and the FAB, and calls for an individual with strong communication skills and “intimate” knowledge of Rhode Island fisheries gained through work experience in fisheries or fisheries science. This part-time position is funded by the developer, but answers to CRMC. According to the job description, the liaison facilitates direct communication between both commercial and recreational fishermen and the permit holders, which include both Deepwater Wind and National Grid (which is responsible for the submarine cable).24

Deepwater Wind received 17 applications for the job. All were connected to Deepwater Wind or the commercial fishing industry in some way, which forced CRMC to grapple with the potential for conflicts of interest. In the end, CRMC hired a woman with a longtime connection to the fishing industry who works as a fisheries observer, is a contract employee for NOAA and is married to a commercial fisherman. At the time of this writing, it is too soon to evaluate the outcome of this position as it has been filled for just a few months and communications have only just begun as wind farm construction activities have gotten under way.

ii. **Informal Participation: Leveraging the Ocean SAMP**

Informal participation includes the ways in which fishermen have taken advantage of status gains derived from the Ocean SAMP to accomplish goals both related and unrelated to the Ocean SAMP’s regulatory requirements. The Ocean SAMP elevated fishermen as a key stakeholder group by investing heavily in fisheries outreach, research, and policy development to ensure representation of their interests — leaving little room for doubt that fisheries represent a priority use of Rhode Island’s offshore area. Moreover, fishermen who participated in the Ocean SAMP and were interviewed for this study say it has lifted their individual standings, and even boosted their influence outside the MSP arena.

Other interview participants commented that the ways fishermen have used this influence are creative and enterprising. For example, stakeholder chair Ken Payne observed, “I think their interest is in how do we use the SAMP and the offshore wind effort to help secure the future of fisheries . . . I think that the fishermen’s motives aren’t specifically SAMP – or
[wind] project-related; rather, they’re saying ‘Let’s pull something from this that enables us to be more effective in managing our own future.’”

The next two sections describe examples in which FAB members and other fishermen have drawn on the Ocean SAMP to seemingly further the interests of their industry, both within the realm of marine spatial planning and beyond.

1. Protecting Vital Fishing Grounds in Federal Waters

Cox Ledge, an area in federal waters to the southeast of Rhode Island, is heavily used by both commercial and recreational fisheries. “Cox’s Ledge is the backbone of the ecosystem – of the multitude of species that migrate through southern New England,” says fisherman Fred Mattera. CRMC’s Dave Beutel explained how, throughout the Ocean SAMP development process, fishermen emphasized the importance of this area to their activities and thus may have assumed it was off the table for wind farm development. Hence, they were dismayed to learn in December 2010 that BOEM’s newly-released map of the Call Area (see Figure 2), which would eventually become the RI/MA WEA, included this valuable fishing area.

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m This area is formally named and denoted on nautical charts as “Cox Ledge,” but many fishermen and others with local knowledge describe it as “Cox’s Ledge”.

URI Coastal Resources Center/Rhode Island Sea Grant, January 2016
What happened next suggests that the trust developed between CRMC and fishermen through the Ocean SAMP process has, to some extent, given the fishing community greater influence in the larger landscape of offshore decision-making. Interview participants explained how, at the urging of FAB members, many fishermen provided CRMC with their proprietary individual fishing histories, which CRMC then combined to create maps showing areas of high fishing intensity (see Figure 3). Such maps were never created through Ocean SAMP development because fishermen had not shared the necessary data. The maps, color-coded according to number of fisheries gear types (e.g., lobstering, scalloping), proved what fishermen had known all along: Cox Ledge is used intensively by a larger number of gear types than surrounding areas, and hence one of the most important fishing grounds in Southern New England.
Next, the fishermen – acting through the FAB – submitted this map to BOEM, along with a request to change the Call Area by removing Cox Ledge. CRMC Executive Director Grover Fugate explained that although CRMC had developed the map, with URI technical support, the agency could not submit it directly because the state of Rhode Island wished to be cautious about favoring one business interest (fishermen) over another (wind energy developers) at this early stage in the process.

Since the FAB request for a change in the Call Area was not presented as part of a formal public comment period, BOEM was under no legal obligation to consider it. However BOEM did so, and in February 2012 removed about 205 square miles of Cox Ledge from leasing, making the final RI/MA WEA about 20 percent smaller than the original Call Area (see Figure 4).
There may be several reasons for BOEM’s decision to honor the fishermen’s request. The first is that the FAB had earned a solid reputation as the central voice for fishermen on MSP issues that surpassed that of its formal role outlined in the SAMP. The second is that detailed, verifiable data and information from a number of sources backed up the request. The third is that BOEM itself recognized the importance of maintaining relationships with important marine stakeholders such as fishermen and their representatives in the FAB and ultimately made a decision that honored and reinforced those relationships.

2. **Securing Long-Term Funding for a Full-Time Fishing Industry Representative**

As mentioned above, part of the formal mitigation package offered by Deepwater Wind through negotiation with various fisheries representatives was a commitment to fund four years of salary for an executive director position at the CFCRI. However, interview participants explained that fishermen are seeking permanent support for this position, and the FAB and
CFCRI have begun to do so through legislative means. Their efforts began with a 2014 lobbying effort at the R.I. General Assembly. They worked with several assemblymen to put forth a bill to redirect the lease fees collected by the state from the Block Island Wind Farm (about $150,000/year) from the state’s general operating fund to fund the CFCRI executive director position on a long-term basis. That bill failed to gain approval at the last minute. In 2015, FAB members again worked with assemblymen on similar legislation, this time seeking only $50,000 in support annually.²⁶ In spite of broad support, the 2015 bill also failed to gain approval.

Despite the fact that this lobbying work is outside of the FAB’s formal activities, FAB chair Bill McElroy says that these efforts – though unsuccessful – were important and were only possible because of the SAMP. He observed, “If we’d just come through the door at the State House asking for a handout, we’d never have been able to get it. The FAB gives us clout. It’s because of the FAB that we’ve been able to go to the legislature and say, ‘The Fishermen’s Advisory Board, set up under CRMC, thinks that this is necessary.’ So now up at the State House, they’re saying ‘Oh, here’s CRMC’s Fishermen’s Advisory Board.’ They think it’s a big deal.”

iii. Nonparticipation: Tacit Approval or Strategic Rejection?

Although certain FAB members have been extremely active in Ocean SAMP implementation, interview participants and other observers confirm that most Rhode Island fishermen — including members of the FAB — have not engaged actively in the process. Moreover, most of those fishermen who have been active on the FAB or in Ocean SAMP-related activities are currently actively fishing. What is unclear are the reasons for the non-participation. Is it because nonparticipants are already satisfied with the way FAB leaders are representing their interests? Is it lack of awareness about the Ocean SAMP? Is it the time demands that participation would put on them? Or, is it a symbolic or strategic rejection of the Ocean SAMP or even of government management more broadly?

This last conjectured reason – i.e., that fishermen may not see the Ocean SAMP as legitimate – is an important one. Ken Payne, who has long worked with the fishing community on legislative issues, noted the profound differences of opinion about the values which should underlie fisheries regulation and management and observed that this underlying divide likely explains some of this group’s non-participation. Fishermen who fundamentally reject the principles of marine spatial planning do not participate in the Ocean SAMP, effectively leaving them out of the MSP process. This, in turn, makes it less likely that the process will effectively represent them. Members of the FAB, the primary vehicle for ongoing fishermen’s participation, are individuals who already believe in and support the MSP process and the
Ocean SAMP, although this is not a prerequisite for FAB membership. The bottom line is the FAB has no formal involvement of those fishermen who view the Ocean SAMP as illegitimate or not worth their time and effort, leaving this group unrepresented. Not surprisingly, invitations to nonparticipating fishermen to be interviewed for this case study were mostly unsuccessful. However, an interview with one skeptical fisherman, coupled with the perspectives of skeptical fishermen interviewed for the 2013 Ocean SAMP Biennial Assessment, revealed several criticisms of Ocean SAMP implementation. Some of these fishermen:

- Are displeased the FAB is not elected by fishermen but rather appointed by CRMC (initially) and by its own members (subsequently), arguing that its appointed nature cushions it from accountability to the greater industry;
- Argue that the HAB and FAB meetings are in practice not open to public, and so stakeholders who would like to attend have no way of doing so; and
- Argue that the process used to select HAB and FAB members is biased, and the people chosen are not representative.

These criticisms, in contrast with other case study findings about fishermen’s trust of and influence in the decision-making process, highlight the complexity of fisheries issues and engaging fisheries stakeholders in an MSP process. Arguably, no planning effort can include and speak for each and every person. Nevertheless, watching how this reality continues to play out in Ocean SAMP implementation, particularly as the wind farm is constructed, will be important in better understanding this stakeholder group and their past and future involvement in MSP.

D. Environmental Interests and Ocean SAMP Implementation

Throughout Ocean SAMP development and implementation, many stakeholders with environmental and conservation interests have advocated for a vision of ocean protection coupled with environmentally responsible renewable energy promotion. Just as is the case with fishermen, conservationists’ participation in the process has been both formal and informal. Interviews revealed that some of these stakeholders have provided input into decisions through the formally organized HAB while also effecting change informally by drawing on relationships gained through participation in the Ocean SAMP.

The HAB was established through the Ocean SAMP as a forum for researchers and environmental groups to discuss potential impacts and avoidance measures related to development and wildlife habitat in the Ocean SAMP area. The HAB, which consists of five marine research scientists and five representatives of environmental organizations, has not been nearly as active as the FAB, and its meetings have been infrequent. Nonetheless, several
interview participants reported that HAB members closely follow development decisions in the SAMP area and are regularly involved with science and/or advocacy relating to the impacts of these decisions on wildlife.

According to HAB member and URI scientist John King, one of the HAB’s core functions has been to flag data gaps in state and federal permitting processes. For instance, in a meeting between the HAB and Deepwater Wind regarding electromagnetic fields (EMF) at the company’s planned Deepwater ONE site in the RI/MA WEA, King realized that the developer lacked sufficient data to predict impacts on wildlife. At present, relatively little is known about the effects of EMF produced by submarine cables, especially the effects of direct current (DC). Using his status as a HAB member and member of the Ocean SAMP’s core URI science team, King and several colleagues urged BOEM to consider studying the impacts of EMF on wildlife. He then assembled a team who successfully competed for BOEM funds to study this issue by placing fish in cages near existing DC cables in Long Island Sound. This is one of several studies being conducted by HAB members.

King added that a second important feature of HAB activity has been its symbiotic relationship with the FAB. The HAB and FAB have held joint meetings about wind farms and other issues, and many of the scientists working on pre-construction research are working with fishermen from the FAB to carry it out. Interview participants described how these interactions provide opportunities for both formal and informal discussion between scientists and fishermen, contributing to comfort and trust between the two groups and enabling them to maximize their combined effectiveness in influencing the outcome of decision-making about the SAMP area. According to King, “We kind of work hand in hand with the FAB, because we’ll alert the FAB. It’s like we’re writing the message and then taking it over to the megaphone. Then it’s the FAB that will amplify and transmit the message . . .”

Meanwhile, some environmental groups appear to have leveraged the relationships that they built with Deepwater Wind through the Ocean SAMP to exert influence outside of the formal structure of the HAB. For example, in 2012, the CLF approached Deepwater Wind with a concern about the impacts of wind farm cable construction on Atlantic right whales, an endangered species with only 450 individuals remaining. Large numbers of mother-and-calf pairs of right whales – a critical life stage of the species – migrate through Rhode Island Sound annually each April. Initially, Deepwater Wind was planning to perform pile driving during the month of April to secure its five turbines to the bottom and to lay the final stretch of cable connecting its Block Island Wind Farm to the mainland.
CLF convinced Deepwater Wind to adjust their construction schedule to begin after the first of May. According to CLF’s Tricia Jedele, “We used the relationship that we formed with Deepwater Wind to approach them separately and say ‘Look, we don’t think this has to be a problem for you, if we can talk through the technical and economic/business aspects of changing your construction schedule, we can end up with a win/win. It took a lot of back and forth and a lot of involvement from their technical and engineering staff, and eventually, they were able to come to a place where they could agree to avoid . . . the month of April for pile driving. It was more about using the relationship that we developed, and the trust, to solve a problem that was not going to be specifically addressed through the implementation of the SAMP.’” The resulting agreement, formed in February 2013, became legally formalized when a right whale avoidance clause, established based on this verbal agreement, was included in Deepwater Wind’s 2014 assent (permit) from CRMC.

The agreement between CLF and Deepwater Wind for the company’s Block Island Wind Farm took place at the same time that CLF was participating in negotiations for a larger agreement among three East Coast wind energy developers (Deepwater Wind; Energy Management, Inc./Cape Wind; and NRG Bluewater Wind) and environmental organizations (CLF, Natural Resources Defense Council, and the National Wildlife Federation) for wind farms in development in the Mid-Atlantic region, from New Jersey to Virginia. That larger agreement was signed in December 2012.  

Building on the success of the mid-Atlantic agreement and the Block Island Wind Farm agreement, CLF and the two other environmental groups approached Deepwater Wind a third time with a proposal to minimize impacts on right whales in the Deepwater ONE site in the RI/ME WEA. Their approach was successful. In a May 2014 agreement, Deepwater Wind committed to supporting real-time monitoring of whale activity in the site area, restricting pile driving activities to daylight hours when whales can be spotted, using noise-reducing tools and technologies, and lowering vessel speed limits during periods in the spring when right whales are abundant in the area.  

E. Looking Over the Horizon: The Ocean SAMP in the Future

The Ocean SAMP is a living document, and its first five years are presumably the beginning of a much longer story – a story that will one day include new uses of the ocean, new leaders and stakeholders, new knowledge, and new policies. As Ocean SAMP implementation moves through its fifth year, some of these new applications and challenges are already becoming evident. Nearly all interview participants agreed that addressing them in some way
will be an important part of ensuring the Ocean SAMP lives up to its promise of adaptive management.

i. **New Uses and Future Drivers**

The Ocean SAMP was intended to apply to a much wider spectrum of decisions than just wind energy permitting. For example, the core SAMP regulatory standards and data requirements that apply to offshore wind projects also apply to all “Offshore Developments,” which include other energy projects such as wave, in-stream tidal, or ocean current devices, offshore liquefied natural gas platforms, artificial reefs, underwater cables, mining and mineral extraction activity, aquaculture, and dredging.

Some stakeholders view the Ocean SAMP as multi-purpose. Block Island resident and Ocean SAMP stakeholder Kim Gaffett commented, “Even though it was maybe catalyzed by energy, if someone wants to do ocean dumping or know where the best travel lanes are for ships, now they all have a single baseline to start from . . . If we’re developing some sort of fishing industry, there’s the Ocean SAMP. If we decide we need more tourism, there’s the Ocean SAMP.”

That said, most of the Ocean SAMP activity since its 2010 approval has been related to wind energy development. This has led some interview participants to question whether the Ocean SAMP’s data basis and policy framework are really up for the task of dealing with other new uses of the marine environment. As CRMC’s Dave Beutel said, “The Ocean SAMP is thorough. But it’s thorough for wind energy projects. I’m not sure that it’s thorough for other kinds of development. For example, sand and gravel mining. Oil development. Other energy – maybe not renewable energy. Dredge disposal. There are lots of other things that may well occur in the Ocean SAMP area, but while we’re really clear about renewables, we’re not really clear about those other pieces.”

Grover Fugate explains that much of the SAMP’s value was in developing a baseline of understanding for the offshore area that will be foundational for offshore decision-making moving forward. “Sometimes it’s more important to know what you don’t know than what you do,” he explained. This baseline provides a foundation for prioritizing future scientific research investments. Additionally, as a regulatory document, the SAMP can be updated and amended as demand increases for new uses of the offshore environment.

However, some interview participants see the SAMP as too narrowly focused on offshore wind. The driver for the Ocean SAMP was the prospect of an offshore wind farm. It
was that driver that mobilized resources, pulled in stakeholders, provided a focus for analysis and discussion, and appealed to the press – making for an intensive and focused plan development process. Updating the Ocean SAMP to prepare for potential new uses may well require a similarly intensive process. However, mustering the resources to carry out proactive planning may be difficult until a new use becomes imminent.

This raises another question: how will the Ocean SAMP remain relevant if there are no new uses on the horizon to propel planning and analysis? Without new, pressing questions driving a plan update or amendment, some interview participants questioned whether the knowledge, relationships, and credibility holding the plan and the community of practice together could diminish. That being said, conversations about two new uses that are addressed but not explored in detail in the SAMP – sand and gravel mining and dredge spoil disposal – are already underway.

1. Sand and Gravel Mining

Several interview participants pointed out that interest in sand and gravel resources is on the rise in Rhode Island and throughout the Northeast due to recent major storm events, beach erosion, and sea level rise. Offshore sand and gravel mining are not yet being actively considered in the Ocean SAMP area, but CRMC director Grover Fugate anticipates that they soon will be. “If we don’t look at that issue ahead of time, and we get a major hurricane event that destroys the barrier areas, and the Army Corps shows up the next week with a dredge, sitting off our shore, and says ‘Where do you want us to go?’ that’s not the time to be planning for this. If we don’t prepare for it beforehand, then we’re going to be reacting to it on the backside, and reactionary is not a good way to be.”

The Ocean SAMP contains only one page on sand and gravel mining – a meager amount of information compared to its 258-page chapter on renewable energy uses. To address this data gap, in 2014 URI scientists began mapping sand and gravel resources in the SAMP area and analyzing the ecological value of these areas. In addition, the FAB and the HAB held a joint meeting on this issue in September 2014. These events show that the Ocean SAMP document provides a foundation – including a process and a network of relationships – that can be set in motion to address new issues as the need arises. “You already have a good stakeholder base established,” commented NMFS fisheries biologist Sue Tuxbury. “You already know the people who have to be part of those discussions. They’ve been identified and have a role. You also have data on the areas, and though more site-specific data may be needed for a project application, Rhode Island is ahead of the game as far as offshore data collection and potential site identification. Since these types of activities can potentially impact sensitive fish habitats, I would expect we’ll be using the information collected and continue to be part of the
stakeholder groups established in [the SAMP] process as other development proposals move forward.”

2. Dredge Spoils Disposal

Disposal of dredge spoils is not a new use of the Ocean SAMP area. There is already a USACE dredge disposal site in Rhode Island Sound. This site, the Rhode Island Sound Disposal Site, or Area 69B, was used for the short-term project of dredging the Providence River and Harbor starting in 2001. In 2004, the EPA designated it a long-term disposal site. Interview participants report that more recently, USACE has been considering the site as a disposal location for spoils from a Long Island Sound dredging project. Fugate shared his agency’s concerns about this: Area 69B is a fixed capacity site, and once it is full, it will no longer be available to receive additional materials should another Rhode Island dredging need arise. Given this, Rhode Island is considering how to use spatial planning to attain greater influence over future dredge spoils disposal in the Ocean SAMP area.

Dredge spoils disposal was the single use NOAA did not approve for inclusion in the GLD — because, as noted earlier, CRMC could not produce enough data at the time to prove “reasonably foreseeable effects” of use of Area 69B on Rhode Island’s coastal resources, such as effects on commercial fishing in the vicinity of the site. If Rhode Island is to make another attempt to include dredge spoils disposal in the GLD, it needs data to support that argument. “Now our hurdle is higher,” said CRMC’s Grover Fugate. “Because now we have to show that there is a problem, or that there is potential for a problem. Or, given our present level of knowledge now, that dredge disposal might cause problems. We would have to generate some additional scientific data to show, for instance, that sediments are moving off the site, or that there are impacts that weren’t anticipated at the time of the disposal.” Because this would require more funding, research to help answer these questions may have to wait.

ii. Updating Data and Adapting Policies

The emergence of new uses of the Ocean SAMP area is only one of the changes that could cause the SAMP to become outdated. In addition, the underlying ecological and social contexts of the Ocean SAMP area may change. Crafters of the Ocean SAMP anticipated these changes by including several provisions for evaluating and updating the plan to ensure its continued relevance. These include the establishment of a Science Research Agenda to identify data gaps and ways to fill them; a biennial assessment that evaluates progress towards Ocean
Some interview participants commented that implementing adaptive management can feel like an extra step when implementation is going smoothly and the plan is serving its purpose well. But, they add that it is important to think ahead and ensure the Ocean SAMP does not become another document ‘sitting on the shelf.’ “We really need to live up to our pledge to reevaluate the SAMP and its policies as we get new information,” affirmed CLF’s Tricia Jedele, who has participated extensively in the Ocean SAMP as a stakeholder and HAB member. “... Because the data will change. And we know that in the face of climate change, the environment will change, and what we thought was true in 2008 may no longer be true in 2015.”

1. Biennial Assessment, 2013

The Ocean SAMP’s first – and currently, only – biennial assessment was conducted in 2013. Because it was early in the implementation process, the assessment evaluated the process used to create the plan as well as the first two years of implementation. The work of completing the assessment and preparing a summary report was funded by the RI OER and contracted to CRC, who hired an independent consultant, Dr. Kate Mulvaney, to perform it. CRC’s Jennifer McCann explained that the advantage of hiring an outside person was to ensure objectivity.

The consultant conducted semi-structured interviews with 24 people from major agencies and groups who had participated in Ocean SAMP development or were participating in its implementation. This included representatives from state and federal agencies, and tribal governments; local governments; environmental organizations; policy, legal, fisheries, and biophysical researchers; and fishing, recreation, and marine trades stakeholders. Interview participants included individuals who were critical of the process and plan, and all interviews were conducted with a promise of confidentiality. Interviews were conducted in mid-2013, just two and a half years into plan implementation.

Based on these interviews, the assessment concluded that the Ocean SAMP had made significant progress and is considered a model for efforts in other states. Interviewees had high praise for the Ocean SAMP development process. Even skeptical stakeholders stated the Ocean SAMP team had made a valiant effort to reach out to them. With regard to implementation, however, many interviewees said it was too early in the process to know if the plan would be effective in the long term or if the energy required to sustain it would materialize.
Many assessment interviewees stressed the importance of continuously updating the Ocean SAMP but noted the challenges of doing so. Some expressed a view that insufficient monitoring was taking place to update Ocean SAMP data and shared a frustration about the continued existence of data gaps. Some felt that the Science Research Agenda should be more comprehensive and better funded. Some were dismayed that current research was overwhelmingly focused on biophysical aspects, and suggested adding more socioeconomic research, for instance, to monitor the changing attitudes of stakeholders. Some focused on the lack of a competitive bidding process for research contracts, noting that the majority of research is conducted by URI scientists or research firms owned by URI faculty. Others suggested a need for greater coordination in making existing data easily accessible to the public through a comprehensive database and highlighted a need for funding to do this.\(^37\)

In an interview conducted for this case study, assessment author Dr. Kate Mulvaney shared some insights about adaptive management and the Ocean SAMP gained through the process of conducting the assessment. Foremost among these was a realization of the challenges associated with the Ocean SAMP’s broad, principle-based goals. As Mulvaney evaluated the Ocean SAMP, she was forced to ponder the question of how to measure progress towards non-quantifiable values. “How do we know if we’ve ever gotten to our goals?” Mulvaney mused. “They’re so general that you can meet them and not meet them, and I think that’s challenging. If we were able to say, ‘We’ve reached these three goals, but not these other two, so let’s focus our time and effort on addressing those and encouraging those processes to evolve,’ that would probably enable adaptive management to a much higher extent.”\(^38\)

Interview participants explained that when the Ocean SAMP leadership team worked with stakeholders to draft the SAMP’s four overarching goals, they consciously bucked the coastal management best practice\(^39\) that holds that planning goals must be time-bound and measurable. CRC’s Jennifer McCann explained that the Ocean SAMP team made this decision because they felt that broad goals were more suited to the comfort level of Ocean SAMP stakeholders and that affirming shared values was more important than setting benchmarks. “If we had written time-bound, measurable goals, from day one, our Ocean SAMP process would have been delayed by people debating over appropriate percentages and dates as opposed to have a more positive experience of learning about the impacts of a potentially new industry, and building relationships and an understanding of where each stakeholder group was coming from,” observed McCann, who wrote the Ocean SAMP’s four overarching goals with the help of stakeholders. She continued, “Developing broad, non-measurable goals is important for fostering stakeholder buy-in and building momentum for a planning process.” These points
illustrate how the practice of spatial planning may, in some cases, depart from the academic
guidance on plan development, implementation, and adaptive management.

2. Five Year Update, 2015

The Ocean SAMP’s five-year update process is underway, but not yet completed, at the
time of this writing. Although it is too soon to tell a full story about Ocean SAMP adaptive
management, preliminary work to date in this area has yielded a few observations.

CRMC continues to work hand-in-hand with CRC on the five-year update. Because
funding for the update is limited, the CRMC and CRC team are innovating. They are
piggybacking on a suite of data collection activities that NROC is spearheading as part of their
northeast regional ocean planning exercise described earlier. Interview participants noted that
the update is focusing in particular on the recreation, marine transportation, and commercial
fisheries chapters and will emphasize the connection between the Ocean SAMP and the
regional planning effort. They further explained that leveraging this opportunity for
collaboration with NROC is enabling CRMC to conduct a more data-rich and efficient update
than would be otherwise possible while simultaneously contributing to the regional planning
process.

CRMC and CRC staff interviewed for this study view the update as both a mandate to
gather newer data about the Ocean SAMP area, and a chance to reinvigorate relationships with
stakeholders. “I see it as an opportunity to reengage,” said CRC’s Jennifer McCann. “It’s that
relationships thing. So it’s having a conversation, around, one, the maps. But when you start to
talk about the maps, you talk about other issues, other things. We need to know . . . what are
the issues of the stakeholders, what’s keeping them up at night? What’s stirring their blood?”

In addition to reconnecting with stakeholders, the CRMC and CRC team is taking
advantage of the five-year update to generate data that could help CRMC update some
elements of the state’s federally approved Rhode Island Coastal Resources Management
Program, known locally as the “Red Book.” As issues facing marine and coastal waters have
become more complex, CRMC leaders explained, they have realized the Red Book could benefit
from new data and information. The process of developing the Ocean SAMP helped CRMC staff
generate ideas on how the Red Book could be updated to respond to 21st-century issues and
trends. The CRMC and CRC team will also take advantage of the five-year Ocean SAMP update
— focused on the offshore environment — to begin gathering data on nearshore marine and
coastal uses in Narragansett Bay and other areas covered by the Red Book.
3. Climate Change

Rhode Island leaders consider climate change a high-priority policy issue. This is evident through numerous CRMC initiatives, including the Ocean SAMP, and more recently through the Resilient Rhode Island Act of 2014 (RIGL § 42-6.2-8), which called upon state agencies to exercise their existing powers comprehensively to address established climate change goals. “[Climate change] is going to be profound,” observed CRMC director Grover Fugate. “And it is going to dwarf everything else. It may not be this decade, but it will be a couple of decades out.” As climate change advances, it will affect not only the physical environment, biological dynamics, and human uses of the Ocean SAMP area, but also the way that Rhode Island manages the area. For example, if fish populations at the wind farm site change, did they change because of the wind farm project or because of climate change?

Acknowledging the magnitude of this issue, the Ocean SAMP document dedicated an entire chapter to climate change, summarizing scientific knowledge of observed and anticipated changes in the ocean’s physical and biological characteristics and their observed and anticipated impacts on current and future human uses of the area. It also required CRMC to convene a biannual Climate Change Science Advisory Panel to advise CRMC on current climate change science and its ecological and management implications for coastal and offshore areas.

However, through the Ocean SAMP implementation process, action has taken a different form. While CRMC has not convened the Climate Change Advisory Panel, in 2013 it initiated a different planning process – the Rhode Island Shoreline Change SAMP, or “Beach” SAMP, which is explicitly climate-focused, dealing with the impacts of sea level rise and erosion on the nearshore environment and in particular on RI’s beaches and coastal communities. Hence, many climate change conversations that might otherwise have occurred in conjunction with Ocean SAMP implementation are taking place instead within the context of the Beach SAMP.

Some interview participants noted that the Ocean SAMP’s synthesis of climate science is already out of date, and new policies are needed to respond to evolving a scientific understanding of climate change and the way it affects the SAMP area. Given the rapid growth and expansion of climate science in general, and understanding the implications of climate-related changes to SAMP area resources and human uses, climate change represents a particularly critical adaptive management priority for Rhode Island’s offshore waters. Yet, as of this writing, the agency is pursuing some of these questions through the nearshore-focused Beach SAMP, rather than updating these aspects of the offshore-focused Ocean SAMP.
iii. Building on the Experience of the Ocean SAMP

Interviews with study participants, as well as a review of the literature, suggest the Ocean SAMP has earned Rhode Island a reputation as a pioneer in marine spatial planning. CRMC’s advice is now sought out worldwide, and evidence suggests URI and CRC are viewed as world leaders in building the capacity of MSP practitioners. Interview participants explained how practitioners elsewhere recognize that the Ocean SAMP approach can be applied in tackling other spatial planning challenges in many places, on both land and water.

For example, soon after the Ocean SAMP was completed, Rhode Island policy makers needed a process and document to help with renewable energy siting decisions onshore. This developed into the Renewable Energy Siting Partnership (RESP), a collaborative effort of CRC, the Rhode Island OER, and the Rhode Island Statewide Planning Program. The 2011-2012 RESP followed the Ocean SAMP process, coupling original research on wind speeds, wildlife impacts, and impacts on local communities with extensive stakeholder interaction that gave voice to people potentially impacted by renewable energy siting decisions. Then, in 2013, DEM asked CRC to collaborate on a Shellfish Management Plan, also using the elements of the Ocean SAMP process.

CRC’s expertise in marine spatial planning reaches beyond Rhode Island. In late 2010, the National Oceanographic Partnership Program (NOPP), an interagency federal program that supports ocean-related research through partnerships and funding, awarded URI and CRC funding to develop environmental monitoring protocols for BOEM and other permitting agencies to use as the basis for monitoring requirements associated with U.S. wind, wave, and tidal energy projects. The two-year project culminated in a publication, Developing Environmental Protocols and Modeling Tools to Support Renewable Energy and Stewardship, which included a review of the environmental impacts of offshore renewable energy, a comparative review of monitoring techniques used in Europe, and a decision tree to help regulators choose appropriate monitoring requirements. In addition to supporting renewable energy decisions nationwide, this project fed directly back into RI’s regulatory process as CRMC considered these protocols when determining monitoring requirements for the Block Island Wind Farm.

CRC has hosted a series of MSP trainings to share the lessons of the Ocean SAMP with a broader audience. In 2011, CRC and Rhode Island Sea Grant convened a three-day training of 40 MSP practitioners and academics from the U.S. and abroad and walked them through a series of learning modules designed around elements of the Ocean SAMP process (e.g. “Organizing the Process through Pre-Planning”). CRC followed this with the publication of an MSP
practitioners’ guide.\textsuperscript{44} In 2012, the Moore Foundation funded the \textit{International Marine Spatial Planning Symposium: Sharing Practical Solutions}, held as that year’s annual Rhode Island Sea Grant Ronald C. Baird Sea Grant Science Symposium.\textsuperscript{45} It convened in Rhode Island practitioners from around the world for a series of presentations and interactive sessions on the practice of marine spatial planning. This was so successful that CRC/Rhode Island Sea Grant convened a second such event in 2015, also funded by the Moore Foundation. These are just a few examples of the continued and expanding interest in marine spatial planning and the Ocean SAMP and suggest there may be many new opportunities in the future to promote this marine planning approach.

\textbf{iv. Sustaining Leadership and Social Capital}

The overarching importance of human elements such as relationships and distributed leadership in developing and implementing the Ocean SAMP raises questions about what will happen as participants move on. The social capital formed during the two-year SAMP development process, and the social learning that took place among SAMP participants, have been vital to achieving effective implementation of the plan. However, the anticipated exit of key players – for any number of reasons – may have implications for the future effectiveness of the Ocean SAMP. As new participants join the community of practice, they will not benefit from the connectivity established among initial participants. Establishing connectivity may be harder during the more decentralized implementation stage than the SAMP’s meeting-intensive development stage.

This issue is particularly relevant when considering some of the key individuals who have been involved in Ocean SAMP from its development to its current implementation. Several individuals were identified by interview participants as playing important roles in bringing about the Ocean SAMP, including CRMC’s Executive Director, the Ocean SAMP independent stakeholder facilitator, CRMC’s liaison to the fishing industry, and many others. Without these individuals, might the story of the Ocean SAMP have been a very different one?

When key individuals move on, it may be unrealistic to expect to replace each one’s precise brand of leadership and influence. “I’m worried about leadership,” said CRC’s Jennifer McCann. “Who’s going to lead the Ocean SAMP when Grover retires? And there’s really no plan. There are a lot of people retiring in the next five years. It will be a different playing ground. One thing I keep thinking about is how do we build the next generation? It’s going to evolve; that’s healthy. But you need that next tier. We need to put some energy into that, for Rhode Island.”
For Grover Fugate – described as an influential leader who is nearing retirement age – the solution is to mentor new people to play leadership roles. Asked his thoughts on the most important attributes of a leader, he responded, “Someone who understands the issues from a technical standpoint. Someone who can listen, and assimilate things from a political, legal, and technical standpoint. Somebody who has some vision."

It is debatable whether future leadership must reside within a government authority or whether the energy and expertise to carry out planning may come from stakeholders, a university, or a nongovernmental organization. The Ocean SAMP process to date clearly includes examples of leaders from outside government – notably, individual fishermen and representatives from environmental organizations, as well as CRC. But it is not clear whether any of these individuals or groups would have found a similar opportunity to help lead if the entire Ocean SAMP effort had not received such resounding support from the highest offices of state government. According to Bob DeSista of USACE: “It takes a strong state leadership to endorse a plan like this. A state agency can’t do something like this on its own. It takes support from above. The political team that was in place when the SAMP started was key. You need support to keep it going and get the money. There needs to be a commitment.”

Finally, sustaining leadership depends on sustaining funding. As Ed LeBlanc of the USCG pointed out, “The one challenge with the SAMP is having a designated caretaker that’s funded properly to keep that thing updated. Because as valuable as it is right now, and as wonderful as it is, if it should get outdated, and if it should get a reputation among constituents as outdated, then it would lose its value very quickly.” CRC has no dedicated funding to work on keeping the Ocean SAMP relevant and up to date. Meanwhile, CRMC is a taxpayer-funded agency with limitations on funding and staff. So, while both CRC and CRMC to date have been creative in leveraging other opportunities to keep the Ocean SAMP alive, it is unclear if such efforts can sustain the Ocean SAMP into the future.

IV. Lessons Learned from the Ocean SAMP

A. Lessons Learned from Ocean SAMP Development

The Ocean SAMP benefited from and was shaped by the unique experience, professional backgrounds and skills and the different roles played by individuals from various sectors and affiliations. In other words, it derived value from team and stakeholder members’ distributed leadership and expertise. Also, the Ocean SAMP development process not only created a shared knowledge base but knit together a social fabric. It changed the way
participants interacted with each other and learned to operate within a new planning context — the lesson being that SAMPs are as much about people, relationship building, and trust as about sound science and appropriate policy instruments.

**Lesson #1: Build a broad base of leadership.**

Interview participants explained that Ocean SAMP development relied on the individuals involved — a broad group of participants from both within and outside of government, representing a diverse range of sectors, expertise, and perspectives. The high rate of participation, the high number of participants, and diversity of roles led to a network characterized by both distributed leadership and distributed expertise. This diverse leadership base also brought with it the advantage of a network of existing working relationships that could be tapped as needed in the SAMP process. All of this helped build the perceived value of the Ocean SAMP, ensure a collaborative effort with accurate and credible results, and foster a broad-based constituency that was later leveraged during implementation.

Although the Ocean SAMP had a formal structure with a prescribed flow of tasks and decisions, the process was also characterized by rich informal leadership dynamics that would not be captured by a conventional organizational chart. When asked about Ocean SAMP leaders, interview participants called attention to a number of individuals who played particularly important leadership roles and encompassing the full range of participants in the SAMP process — from government agencies to university researchers, nongovernmental organizations, businesses, private citizens and the Narragansett Indian Tribe. For example, interview participants highlighted the leadership roles played by Grover Fugate and the CRMC’s appointed Council, as well as CRC/Rhode Island Sea Grant’s Jen McCann. For example, participants explained that the overall commitment from CRMC council members to understand the science and public opinion and to ensure that they were fairly and appropriately incorporated into policy development contributed to the Ocean SAMP’s success. “This strong commitment and leadership by the Council,” according to Jen McCann, “has been just as strong during implementation and has ensured that the policies are being implemented the way we thought they would.”

Interview participants also emphasized individuals with one-of-a-kind leadership roles including Ken Payne, the independent stakeholder chairperson, and David Beutel, the fisheries liaison. Additionally, interviews emphasized the leadership of those without formal leadership roles; examples included charter boat fisherman Rick Bellavance and commercial fisherman Bill McElroy. Some even emphasized Deepwater Wind itself who, according to many interview participants, earned a strong reputation as a leader for the restraint shown during the Ocean
SAMP process. Without exception, this collective leadership fostered open communication, practiced transparency, generated trust, modeled neutrality, and promoted an ecosystem-based approach to decision-making. These results show that leaders at all levels matter. For more detail on Ocean SAMP leaders, see Appendix IV.

**Lesson #2: Allow for time to build trust.**

Interviews revealed that a baseline of familiarity and trust among many participants helped Ocean SAMP development move forward swiftly, confidently, and collaboratively. For example, many of the lead scientists had previously worked on research projects with each other, the area’s fishermen, and the Narragansett Tribe. Meanwhile, federal agencies such as the USACE and NOAA had a history of interacting with CRMC through permitting processes, interagency task forces, and CZMA federal consistency stipulations.

At the same time, preexisting relationships can work both ways. For instance, Rhode Island’s coastal zone management agency, the CRMC, and the state’s environmental management agency, the DEM, have a history of occasional friction due to overlapping missions. Some interview participants described how, early in the development process, misunderstandings arose from these historical tensions. But, in the end – through hard work and effective communications on the part of both the Ocean SAMP team and DEM staff – these misunderstandings were resolved, and the two agencies collaborated effectively.

Similarly, relationships between commercial fishermen and CRMC were characterized by a high degree of mistrust. Fishermen had not interacted extensively with the agency in the past, and, in general, tend to be wary of government regulators. According to fishermen Bill McElroy, he and his peers initially felt CRMC director Grover Fugate saw them as “. . . a time bomb waiting to explode, and . . . Based on the way the fishing industry had conducted itself to this point, it was natural to see each side as a natural adversary.”

The shift from mutual mistrust to a productive, collaborative working relationship between CRMC and many commercial fishermen can largely be credited to the positive intervention of two individuals with longstanding credibility among fishermen – stakeholder group chair Ken Payne and then-Sea Grant extension agent Dave Beutel. Ken Payne “kept us involved and earned our trust,” said McElroy. “He had always had an affinity for commercial fisherman and had helped us on other issues in the past, had always given us unofficial guidance. We knew we could trust him. Once Grover saw that relationship, he began to trust us more.”
However, it is important to note that some fishermen did not share this feeling of trust in the plan leaders and the process. Even in developing this case study, the authors were unsuccessful in their attempts to interview some fishermen who had declined to participate in SAMP development because of their distrust. One fisherman, Fred Mattera, did consent to an interview and explained this dynamic: “I was disappointed that we, the [fisheries] stakeholders, didn’t have a seat at the table.” He further observed that this problem persisted to the end of the development process. “By the end,” he explained, “the final SAMP was presented only to a handful of the [fisheries] stakeholders because most of us had realized we had no voice in this. So we backed off and took another approach.” As the SAMP moved from development into implementation, he continued, “Just a handful of players were making decisions. While I laud their effort, they don’t represent the full scope of the industry – not all the commercial, recreational, and charter boat members.” Other interview participants observed that some fishermen continued to distrust the process because of concerns that decisions were being made too fast, without sufficient regard for the environment and fisheries, or that the process was simply about the university and the state seeking money and acclaim by racing to be the first state to permit an offshore wind farm.

The Ocean SAMP case study illustrates how relationship-building and trust is an organic process. Social benefits cannot be engineered, only facilitated over a period of time. “There’s no way to shape a format for trust,” said fisherman Bill McElroy. “The only way to build trust is through time. It happens when you see that ‘Gee, the fellow followed through on what he said, he didn’t tell me one thing and do the other.’ And it takes time to do that.”

B. Lessons Learned from Ocean SAMP Implementation

Ocean SAMP implementation to date has included a series of activities that, although less centralized than the SAMP planning process, have actively and meaningfully engaged stakeholders in offshore decision-making. However, SAMP leaders have needed to be creative and resourceful in order to continue implementation activities. Lessons learned from these experiences have included the importance of the planning driver in sustaining stakeholder engagement through plan implementation; the value of clear, tangible policy tools; and the importance of working even harder through implementation.

Lesson #3: Keep the driver relevant to sustain stakeholder engagement through implementation.

A successful planning effort requires a planning driver – a pressing issue that constantly “stirs the blood” or is relevant and compelling to its stakeholders. In the case of Rhode Island, this was the prospect of offshore wind development and the subsequent permitting of the
Block Island Wind Farm. Ocean SAMP leaders used offshore wind to engage stakeholders in the planning process and to develop a more realistic plan. During plan implementation, this driver has arguably been just as important as SAMP leaders have continued using the wind farm driver to engage stakeholders. This has taken place formally, through policy tools established through the SAMP, and informally, through ongoing dialogue and debate about the wind farm. This powerful driver and the tangible success of the Ocean SAMP document has contributed to helping the state’s coastal program to develop a strong and diverse constituency not just for Ocean SAMP-related activities, but for all of Rhode Island’s ocean and coastal waters, resources, and uses.

**Lesson #4: Create clear policy tools in your plan to support streamlined decision-making.**

Implementing the Ocean SAMP has revealed the extent to which clear, tangible policy tools can streamline decision-making processes during implementation. The Ocean SAMP resulted in numerous policy tools: the REZ and associated policies and regulations; the HAB and the FAB; the MOU with Massachusetts establishing the AMI area; and the GLD in federal waters. Not all marine spatial plans in the U.S. have included, or are anticipated to include, such tangible tools. Yet together, these tools have laid out a process through which project applicants, agencies, and stakeholders can efficiently and effectively make decisions regarding offshore waters. Through the REZ and associated regulations, the Block Island Wind Farm was permitted quickly and efficiently, with extensive input from stakeholders including highly-affected groups like fishermen, and with minimal conflict. In part through the MOU that established the AMI, Massachusetts, and Rhode Island have coordinated with each other, with BOEM, and with their respective stakeholders to influence future offshore wind development in this area. Through the GLD, Rhode Island leaders anticipate that state interests in federal waters will be considered in a more streamlined and effective manner. And through the FAB and the HAB, key stakeholder groups have a well-defined means of officially engaging in this decision-making process – giving them assurance of their involvement in and influence over the process. Clear, tangible, well-developed policy tools strengthen current and future decision-making and help to continue engaging stakeholders.

**Lesson #5: Prepare yourself for working even harder during implementation.**

Ocean SAMP implementation has revealed just how important, and how much work, this phase of the process can be. Jen McCann noted, “... after the plan was developed, the budget ran out, the stakeholders went home, everyone thought we were done.” Implementation is when the rubber meets the road – when decisions based on the plan are made, and when adaptive management takes place, keeping the plan alive and up-to-date. In
the Ocean SAMP’s case, this has meant activities such as permitting the Block Island Wind Farm, organizing two new stakeholder bodies and developing new policy tools like the GLD. It also meant actively seeking new funds to continue the research process, to coordinate with the regional process, and to implement adaptive management through the biennial assessment and the five-year update. Funding for implementation, monitoring, and adaptive management is often limited, and Ocean SAMP leaders have needed to work diligently and creatively to address these needs.

McCann also points out that implementation has been an opportunity to test the plan – including its policy tools and the diverse leaders the Ocean SAMP team sought to develop during the plan development phase. Implementation has required CRMC and URI to rely on leadership both within and outside of their own institutions. This includes relying on the FAB and the HAB to bring their issues and concerns to the table, and to work through the process laid out through the Ocean SAMP to resolve them. The team has also relied on leadership within CRMC’s Council, whose members showed their commitment to implement the SAMP by permitting the Block Island Wind Farm in accordance with its policies and regulations. Fortunately, all of these leaders have risen to the challenge. Meanwhile, continuing to engage them with few available resources has required Ocean SAMP leaders to work even harder and smarter than ever.

VI. Conclusion

Each of the 17 Ocean SAMP participants interviewed for this case study was asked at the conclusion of their interview: “Do you consider the Ocean SAMP an example of successful marine spatial planning?” All answered “yes,” but offered a range of reasons. Many named intangibles: the social capital, relationships, reputation-building, and social learning that emerged through the process. The social latticework that materialized through the Ocean SAMP, several participants explained, is not only an end in itself but a prerequisite for effective decision-making in a context of multiple, competing uses and overlapping jurisdictions.

Many noted that the data and policies contained in the Ocean SAMP document are seen as highly credible and meaningful precisely because of the social process that generated them – a process that brought together a wide array of stakeholders, researchers, and government agencies to jointly learn, ask questions, reflect, and see things from each other’s points of view. These technical, planning, and social benefits are all tightly intertwined. As USCG Waterways Management Chief Edward LeBlanc describes the Ocean SAMP:
“When people have a question or challenge an assumption that the Coast Guard has made, we say, ‘We gathered this data from the SAMP,’ and then we get the head nod. . . There’s no challenge there because they understand the foundation of the development process and the purpose of the SAMP. . . . It’s really that touchstone document, where we feel confident in it, and we feel that the stakeholders feel confident in it, so we can all use it as sort of a common base from which we can make conclusions and recommendations.”

As Ocean SAMP stakeholder chair Ken Payne summed it up, the Ocean SAMP “took a situation that was potentially highly tense and converted what could have been a battleground and contested space into a space of developing shared understanding. That’s huge. . . . Very simply, it replaced a battle over impacts with a shared effort and social order. From battle to learning. That’s what marine spatial planning can do.”
VII. Works Cited


Appendix I. Definition of a Special Area Management Plan

A Special Area Management Plan (SAMP) is a comprehensive plan for a discrete area of the coastal zone that provides for both natural resource protection and reasonable economic growth. SAMPs are identified in the federal Coastal Zone Management Act (CZMA) as one of many tools available to coastal managers. According to the CZMA, a SAMP must include a detailed and comprehensive list of coastal policies, criteria to guide public and private uses of coastal lands and waters, and mechanisms for timely implementation in specific areas of the coastal zone. The CZMA encourages states to develop SAMPs to provide for “increased specificity” in managing their coastal zones (16 U.S.C. § 1453 (17)). When a SAMP is approved by NOAA, it becomes enforceable as part of a state’s federally-approved coastal management program.

Source: Coastal Zone Management Act of 1972 (16 U.S.C. § 1451 et. seq.).
Appendix II. Ocean SAMP Goals and Principles

Participants in Ocean SAMP development adhered to a common set of guiding goals and principles that were drafted by the CRC team through a rigorous stakeholder process. The goals were written and finalized several months into the process, to give participants time to understand the meaning of the process first. The goals spelled out group priorities and helped participants focus not only on the short-term driver of siting wind turbines, but also on the larger, longer-term goals of planning for the future ecosystem health and sustainable human uses of Rhode Island’s offshore waters.

**Ocean SAMP Goals:**
1. Foster a properly functioning ecosystem that is both ecologically sound and economically beneficial;
2. Promote and enhance existing uses;
3. Encourage marine-based economic development that considers the aspirations of local communities and is consistent with and complementary to the state’s overall economic development, social, and environmental needs and goals; and
4. Build a framework for coordinated decision-making between state and federal management agencies.

**Ocean SAMP Principles:**
1. Develop the Ocean SAMP document in a transparent manner;
2. Involve all stakeholders;
3. Honor existing activities;
4. Base all decisions on the best available science; and
5. Establish monitoring and evaluation that supports adaptive management.

Source: RI Coastal Resources Management Council 2010.
Appendix III. Ocean SAMP Public Review Process

Source: RI Coastal Resources Management Council

Public Review Process for the Ocean Special Area Management Plan for Rulemaking
Unanimously Approved by the Ocean SAMP Subcommittee October 15, 2009

STEP ONE: CRMC/URI Ocean SAMP management team agrees that draft chapter is ready to begin public review process.

STEP TWO: Technical advisory committee reviews chapters and comments are integrated into draft.

STEP THREE: Chapter reviewed at Ocean SAMP stakeholder meeting and posted to website for public comment. Comments are appropriately integrated into chapter.

STEP FOUR: Draft chapter submitted to Ocean SAMP subcommittee for chapter review, to gather public comment, and to gain approval to advance chapter to Full CRMC Council.

STEP FIVE: Full CRMC Council votes to commence rulemaking on draft chapter(s) or entire Ocean SAMP document when complete.

STEP SIX: 30-day public comment period begins and CRMC holds public workshop on chapter(s) or entire SAMP document when complete before public comment period ends.

STEP SEVEN: CRMC and Ocean SAMP team reviews all public comments and the Ocean SAMP project team provides responses and comments.

STEP EIGHT: CRMC Full Council holds public hearing to approve chapter(s) but does not file approved chapter(s) with Secretary of State. When entire Ocean SAMP document is complete CRMC holds public hearing to approve document as a whole.

STEP NINE: When CRMC Full Council approves Ocean SAMP document as a whole, CRMC files entire SAMP with Rhode Island Secretary of State and NOAA for formal incorporation into the Rhode Island Coastal Program.
Appendix IV. Case Study Findings: Ocean SAMP Leaders

As Dave Beutel of CRMC commented, “The Ocean SAMP was successful because of the individuals who were involved.” The Ocean SAMP participants whom we interviewed for this case study called attention to a few key individuals who played particularly important leadership roles. These included CRMC Executive Director Grover Fugate. Stakeholder chairperson Ken Payne described Fugate as a “wonderfully capable agency director . . . passionately committed to the Ocean SAMP” and “adroit at working the system to sustain headway” — a combination that made him “a real force for having things happen.” Another critical leader was Jennifer McCann and the CRC team; stakeholder Kim Gaffett described McCann as the “orchestrator”; under McCann’s leadership, a team of CRC and Rhode Island Sea Grant staff and graduate students pieced together the nuts and bolts of the process. McCann noted that her strong connection with the Rhode Island Sea Grant College Program enabled her to mobilize a broad diversity of experts, including those from the Rhode Island Sea Grant Legal Program at Roger Williams University, which was critical to the success of the SAMP document and the stakeholder process.

Many interview participants identified stakeholder chairperson Ken Payne as a leader in his role as trusted communicator, mediating between various parties and assuring an objective, transparent stakeholder process that earned and maintained the trust of parties involved. Payne, a semi-retired public servant with years of experience as a Senior Policy Advisor in the RI State Senate Policy Office, filled this role as an unpaid volunteer, and thus was decidedly outside of the institutional structure of the Ocean SAMP. Kim Gaffett described him as “as neutral a person as could be found.” For his role as liaison between the process and the fishermen, Dave Beutel, CRMC’s fisheries specialist, was identified as a critical leader. This is because of the indispensable role he played in communicating between the formal Ocean SAMP process and commercial fishermen, one of the most critical user groups involved in the Ocean SAMP. “If it hadn’t been for Dave Beutel, the fishing industry would not have come aboard as it did,” said fisherman Bill McElroy. “His credibility was crucial; he had built up an enormous rapport with the industry.” Additionally, Dr. Malcolm Spaulding, a URI ocean engineer, was identified as a key science leader because of his role formulating the initial research plan for the Ocean SAMP, developing the TDI, and contributing greatly to the process from the engineering perspective. Other URI scientists and impartial experts, including NOAA Admiral Sam DeBow, were identified as important leaders for adding their skill, expertise and contacts to the process.

Numerous other key leaders were identified in interviews; these include stakeholder leaders from the charter boat and commercial fishing industries and from the environmental advocacy
community. For example, charter boat fisherman Rick Bellavance and commercial fisherman Bill McElroy helped establish connectivity and trust between their respective communities of fishermen and the Ocean SAMP stakeholder process. This type of bottom-up leadership depended on stakeholders themselves perceiving a gap in communication and taking the initiative to fill it. “The situation required my skill set,” said McElroy of his decision to take on an informal leadership role. “The fishermen could communicate with me, and I could communicate with the process, and there weren’t a lot of people who could fill that role.” Another example is the non-profit Conservation Law Foundation (CLF), which had a big impact on the success of the process by advocating for transparency, stakeholder input, and an ecosystem-based approach to decision-making. These also include leaders from the Narragansett Indian Tribe; Narragansett Tribal historian Doug Harris provided important leadership during the Ocean SAMP development process by sharing tribal knowledge and concerns publicly in stakeholder meetings, and engaging in direct dialogue with SAMP leaders as well as with scientists like URI professor John King. Finally, these included Deepwater Wind itself who, according to many interview participants, earned a strong reputation as a leader for the restraint they showed during the Ocean SAMP process. “For a developer, they were remarkably hands-off,” said Ken Payne, “and that restraint was absolutely crucial. If they had tried to capture the process and be dominating, it would not have worked.”
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