

not likely to jeopardize the continued existence of any sea turtle species.

Beach Nourishment Activities

There has been increasing concern regarding the effects of hopper dredging during beach nourishment activities along the southeastern U.S. coast. Anecdotal accounts from divers and biologists suggest that sea turtles may use offshore fine sediment bottoms, as well as areas adjacent to hard bottom reefs, as interesting habitat. Limited observations have noted that at times of extreme drops in temperature, turtles have been observed buried in fine silt covering area reefs, either after beach nourishment or extreme freshwater runoff. Over 174 sea turtles have been observed on the sea surface during 16 right whale aerial surveys conducted between February 27 and March 19, 1995 along line transects within approximately 10 nm of the borrow area off of Jacksonville, Florida, suggesting an abundance of sea turtles in the vicinity of the borrow area. These turtles may be taken by hopper dredges. There has been no documented take of sea turtles during past beach nourishment activities at the borrow areas. However, due to potential impact, one hundred percent observer coverage is necessary for beach nourishment activities during the periods identified on the table. This observer coverage may be subsequently altered upon authorization from NMFS.

NMFS remains concerned that nearshore reefs, which provide foraging habitat and shelter for sea turtles, can be impacted by turbidity caused by dredging. While hopper dredges produce less turbidity than other dredge types, water quality impacts are still likely. State monitoring requirements do not relate directly to light restrictions caused by dredging, which has been shown to impact these ecosystems. Direct mechanical damage to hard bottom reefs, which may also be important turtle habitats, has also been documented (Draft Environmental Assessment prepared for the Second Periodic Nourishment of the Sunny Islands and Miami Beach Segments, Beach Erosion Control and Hurricane Protection Project, Dade County, Florida, January, 1995). The COE has proposed 1:1 mitigation of hard bottom habitat; however, replacement of biological material lost cannot be mitigated. Preventative steps should be identified within dredging contracts for borrow areas near hard-bottom reefs.

Rigid Draghead Deflector

Included within the COE's comprehensive research program, initiated in 1991, was a program to develop a mechanical solution to reduce the take of sea turtles at the dredge draghead. The COE SAD and the Waterways Experiment Station (WES) developed a rigid deflector for attachment to the draghead. This rigid draghead deflector has shown promising results during preliminary tests. The rigid device, similar in principal to the cow catchers developed for trains, is designed to deflect sea turtles encountered during hopper dredging activities. When deployed with mock turtles, the deflector draghead effectively avoided taking 95 percent of the models. According to the terms and conditions of the Incidental Take Statement issued for the 1991 biological opinion, testing of the effectiveness of the rigid deflector draghead in a channel where sea turtles occur present was necessary. NMFS recommended that the COE evaluate the new draghead in September in the Canaveral shipping channel, when juvenile turtles are present, but adults and gravid females are scarce. A supplementary biological opinion regarding the impacts of dredging using the deflector draghead in the Cape Canaveral channel for up to 15 days between September 14 and October 14, 1994 was issued in September 1994.

Although trawl sampling indicates that sea turtles were present in Canaveral at levels observed in previous years, only one sea turtle, a live green turtle, was observed entrained by the dredge. Twenty-one surface sightings of sea turtles were made in the channel, transit area, and at the disposal site. These results supported the mock turtle trials. However, despite the use of the rigid draghead deflector, two green turtle entrainments were documented in the Palm Beach Harbor entrance channel. Takes by a hopper dredge equipped with the deflector were also documented in Brazos Pass, in the Gulf of Mexico. NMFS believes that instruction of private dredge contractors is necessary to improve the performance of the rigid deflector draghead. Additionally, the effectiveness of the draghead may be dependent on the ability of the dredge operator to keep the dredging pumps disengaged when the dragheads are not firmly on the bottom to prevent impingement of sea turtles within the water column. Lastly, flexibility at the draghead is reportedly needed to improve the performance and ease of operation of this mechanical device. Additional assessment and development appears to be needed before the rigid draghead deflector can replace

seasonal restrictions as a method of reducing sea turtle captures during hopper dredging activities.

Whales

Right whale

The nearshore waters of northeast Florida and southern Georgia were formally designated as critical habitat for right whales on June 3, 1994 (28793). These waters were first identified as a likely calving and nursery area for right whales in 1984. Since that time, Kraus et al. (1993) have documented the occurrence of 74 percent of all the known mature females from the North Atlantic population in this area. While sightings off Georgia and Florida include primarily adult females and calves, juveniles have also been observed.

Twenty percent of all right whale mortalities observed between 1970 and 1989 were caused by vessel collisions/interactions with right whales. Seven percent of the population exhibit scars indicative of additional, non-lethal vessel interactions (Kraus, 1990). As a result of the potential for interactions between hopper dredges and right whales, the 1991 biological opinion required observers on board dredges operating from December through March in Georgia and northern Florida to maintain surveys for the occurrence of right whales during transit between channels and disposal areas. Continuation of aerial surveys, which had been instituted in Kings Bay, Georgia, was also required. Since January 1994, aerial surveys funded by the COE in association with dredge activities in the southeast have been amplified through the implementation of the right whale early warning surveys. These surveys, funded by COE, as well as the Navy and Coast Guard, are conducted to identify the occurrence and distribution of right whales in the vicinity of ship channels in the winter breeding area, and to notify nearby vessel operators of whales in their path. The COE has been instrumental in NMFS' communications with other federal action agencies regarding the importance of pro-active protection of right whales through a cooperative recovery plan implementation team.

Whales observed on aerial and shipboard surveys are individually identified and counted, cow/calf pairs are recorded, and the movements and distribution of the whales are noted. Dredge speeds are reduced to five knots or less during evening hours or

periods of low visibility for 24 hours after sightings of right whales within 10 nm of the channel or disposal areas.

Data collected during these surveys suggest that right whales are observed off Savannah, Georgia, in December and March, and are relatively abundant between Brunswick, Georgia, south to Cape Canaveral from December through March. During early 1995, a right whale was also observed by shipboard observers off Morehead City, North Carolina (1/10/95, probable right whale).

Humpback whale

Humpback whales occur in waters under U.S. jurisdiction throughout the year. Migrations occur annually between their summer and winter ranges. The summer range for the Western North Atlantic stock includes the Gulf of Maine, Canadian Maritimes, western Greenland, and the Denmark Strait. All humpback whales feed while on the summer range.

The primary winter range includes the Lesser Antilles, the Virgin Islands, Puerto Rico, and the Dominican Republic (NMFS, 1991). In general, it is believed that calving and copulation take place on the winter range. Calves are born from December through March and are about 4 meters at birth. Sexually mature females give birth approximately every two to three years. Sexual maturity is reached between 4 and 6 years of age for females and between 7 and 15 years of age for males. Size at maturity is about 12 meters.

Until recently, humpback whales in the mid- and south Atlantic were considered transients. Few were seen during aerial surveys conducted over a decade ago (Shoop *et al.*, 1982). However, since 1989, sightings of feeding juvenile humpbacks have increased along the coast of Virginia and North Carolina, peaking during the months of January through March in 1991 and 1992 (Swingle *et al.*, 1993). Studies conducted by the Virginia Marine Science Museum (VMSM) indicate that these whales are feeding on, among other things, bay anchovies and menhaden. Researchers theorize that juvenile humpback whales, which are unconstrained by breeding requirements that result in the migration of adults to relatively barren Caribbean waters, may be establishing a winter foraging area in the mid-Atlantic (Mayo, pers comm, 1993). The lack of sightings south of the VMSM study area is a function of

shipboard sighting effort, which was restricted to waters surrounding Virginia Beach, Virginia.

In concert with the increase in whale sightings, strandings of humpback whales have increased between New Jersey and Florida since 1985. Strandings were most frequent during the months of September through April in North Carolina and Virginia waters, and were composed primarily of juvenile humpback whales of no more than 11 meters in length (Wiley et al., 1995). Of the 18 humpbacks for which the cause of mortality was determined, 6 (33 percent) were killed by vessel strikes. An additional humpback had scars and bone fractures indicative of a previous vessel strike that may have contributed to its mortality.

Shipboard observations conducted during daylight hours during dredging activities in the Morehead City Harbor entrance channel during January and February 1995 documented sightings of young humpback whales on at least six days near the channel and disposal area, until the last sighting on January 22, 1995. Three humpback strandings were documented in North Carolina, one each in February, March, and April, suggesting that humpback whales remained within waters of the South Atlantic Division through April.

Impacts of hopper dredging on whales

Hopper dredging may adversely affect right and humpback whales, which occur during winter months in the vicinity of dredging projects within the SAD. While dredging itself is not likely to be a problem, the transit of hopper dredges between borrow, channel, and disposal areas is likely to result in increased vessel traffic in the vicinity of humpback and right whales, especially within right whale critical habitat. As discussed above, ship strikes are one of the primary human-caused sources of mortality for both humpback and right whales, and increased vessel traffic may increase the likelihood of whale/vessel interactions. Although whales have been observed in areas of dredge operations, as discussed below, there have been no documented collisions between dredges and whales.

Observers on dredges have documented close approaches between whales and dredges. On February 6, 1988, a right whale reacted to the approach of a hopper dredge within 100 yards by orienting

itself toward the vessel in a defensive profile. On February 28, 1988, during clamshell dredging of Canaveral channel, a right whale remained in the Canaveral channel for a period of about 10 minutes. Fortunately, this took place during daylight hours and when no vessels were transiting the channel. On January 12, 1995, a humpback whale was observed within a quarter of a mile of the dredge at Wilmington channel and resurfaced near the dredge. An approaching humpback on January 13, 1995 was observed ahead of the dredge initially, but resurfaced near the stern after the vessel slowed. Dredging was stopped while the whale, and two other humpbacks nearby, approached within 100 yards, including one passage under the bow. On January 18, still within the Wilmington Harbor channel dredging area, one of a few humpbacks observed feeding surfaced and quickly dove again within 10 meters of the dredge.

NMFS believes that the cooperation of the dredge operators with endangered species observers greatly reduces the chance of whale/dredge interactions. Additional precautions that reduce the likelihood of dredge collisions with endangered whales include aerial surveys conducted in right whale critical habitat during the breeding season, the adoption by dredge operators of necessary precautions when whales are sighted, and reduction in dredge speed during evening hours or days of limited visibility when whales have been spotted within the previous 24 hours.

CONCLUSIONS

NMFS concludes that endangered and threatened sea turtles, including the threatened loggerhead (Caretta caretta), and endangered Kemp's ridley (Lepidochelys kempii), green (Chelonia mydas) and hawksbill (Eretmochelys imbricata) sea turtles, may be adversely affected by hopper dredging of channels and during beach nourishment activities along the U.S. southeast Atlantic coast, but are not likely to be jeopardized under the terms and conditions of the attached Incidental Take Statement. Shortnose sturgeon (Acipenser brevirostrum) may be adversely affected by hopper dredging of channels, but are not likely to be jeopardized in rivers of the Southeast Region. Right whales (Eubalaena glacialis) and humpbacks (Megaptera novaengliae) also may be adversely affected due to increased vessel traffic, but severe

impacts can be avoided through continued cooperation between dredge operators and endangered species observers during the seasons whales may occur in the project area.

CONSERVATION RECOMMENDATIONS

Pursuant to section 7(a)(1) of the ESA, the following conservation recommendations are made to assist the COE in reducing/eliminating adverse impacts to loggerhead, green, and Kemp's ridley turtles that result from hopper dredging in the southeastern United States. Many of these recommendations have been discussed and agreed upon at the recent COE/NMFS meeting in St. Petersburg, Florida.

1. The COE should continue to investigate possible modifications to existing dredges which might reduce or eliminate the take of sea turtles. The effectiveness of the rigid draghead deflectors should continue to be evaluated.
2. Spring and fall surveys are necessary in the Canaveral shipping channel to identify sea turtle temporal and spatial movement patterns if hopper dredging will be needed regularly for the Canaveral channel in the future. Telemetry using depth recorders may be needed to obtain information on water column use.
3. Spatial distribution of sea turtles taken in COE trawl surveys of southeast ship channels appeared to be non-random. Additional investigation into the characteristics of "preferred" sites may provide information to expand dredging windows in channel areas adjacent to these areas of greater abundance.
4. The COE should provide NMFS with a list of inshore and offshore borrow areas along the southeastern U.S. Atlantic in which hopper dredges are likely to be used. Frequency of anticipated beach nourishment activities should be identified as accurately as possible.
5. The COE should summarize information regarding borrow areas in which hopper dredges may be deployed. Information regarding the biological resources found at each borrow area

should be listed to identify the possible suitability of the area for foraging sea turtles.

6. The COE should evaluate the collective impact of all dredging projects within the Florida intra-coastal waterways on Johnson's seagrass. A summary of anticipated projects and estimates of annual seagrass take levels should be developed to allow NMFS to provide a comprehensive conference or consultation.

7. NMFS, based on the recommendations of Griffen (1974), has recommended water column sediment load deposition rates of no more than 200 mg/cm²/day, averaged over a seven day period to protect coral reefs and hard bottom communities, rather than use of only state standards.

INCIDENTAL TAKE STATEMENT

Section 7(b)(4) of the Endangered Species Act (ESA) requires that when a proposed agency action is found to be consistent with section 7(a)(2) of the ESA, and the proposed action may incidentally take individuals of listed species, NMFS will issue a statement that specifies the impact of any incidental taking of endangered or threatened species. It also states that reasonable and prudent measures, and terms and conditions to implement the measures, be provided that are necessary to minimize such impacts. Only incidental taking resulting from the agency action, including incidental takings caused by activities approved by the agency, that are identified in this statement and that comply with the specified reasonable and prudent measures, and terms and conditions, are exempt from the takings prohibition of section 9(a), pursuant to section 7 of the ESA.

Based on results of previous hopper dredging activities in southeastern U.S. channels, new information regarding Kemp's ridley and green sea turtle abundance, and expanded dredging windows and appended monitoring of beach nourishment activities in the South Atlantic Division, NMFS anticipates that future hopper dredging activities may result in the injury or mortality of loggerhead, Kemp's ridley, green, and hawksbill turtles. Therefore, a low level of incidental take, and terms and conditions necessary to minimize and monitor takes, is established. The documented incidental take, by injury or mortality, of seven (7) Kemp's ridleys, seven (7) green turtles, two (2) hawksbills, twenty (20) loggerhead turtles, and five (5) shortnose sturgeon is set pursuant to section 7(b)(4) of the ESA. This take level represents the total authorized take per year for hopper dredging in the Atlantic projects of the South Atlantic Division (SAD).

To ensure that the specified levels of take are not exceeded early in any project, the COE should reinitiate consultation for any project in which more than one turtle is taken in any day, or once five or more turtles are taken. The Southeast Region, NMFS, will cooperate with the COE in the review of such incidents to determine the need for developing further mitigation measures or to terminate the remaining dredging activity. Formal consultation must be reinitiated when 75% of the authorized incidental take is reached. The authorization for these incidental takes expires on August 31, 2000.

Section 7(b)(4)(c) of the ESA specifies that in order to provide an incidental take statement for an endangered or threatened species of marine mammal, the taking must be authorized under section 101(a)(5) of the Marine Mammal Protection Act of 1972 (MMPA). Since no incidental take in the Atlantic Region has been authorized under section 101(a)(5) of the MMPA, no statement on incidental take of listed right whales is provided.

The reasonable and prudent measures that NMFS believes are necessary to minimize the impact of hopper dredging in the southeastern United States have been discussed with the COE. The following terms and conditions are established to implement these measures and to document the incidental take should such take occur. It is anticipated that beach nourishment will not occur year-round, due to environmental protections instituted by other agencies.

1. Regular maintenance activity in Canaveral Harbor shall not be conducted with a hopper dredge. A hopper dredge should be considered only under emergency conditions when no other type of dredge can be used to remove hazardous shoaling in an expedited timeframe. Separate, specific Section 7 consultations must be conducted for all dredging activities in the Canaveral ship channel that may require the use of a hopper dredge. These consultations will be accelerated if warranted by emergency conditions.
2. One hundred percent inflow screening is required, and 100 percent overflow screening is recommended when sea turtle observers are required on hopper dredges in areas and seasons in which sea turtles may be present (see table below). If conditions disallow 100 percent inflow screening, inflow screening can be reduced but 100 percent overflow screening is required, and an explanation must be included in the preliminary dredging report (see 6, below).
3. The sea turtle deflecting draghead is required for all hopper dredging during the months that turtles may be present, unless a waiver is granted by the COE SAD in consultation with NMFS.
4. Beach observers cannot be used in place of shipboard observers for hopper dredging of borrow areas unless the COE

can demonstrate that the volume of sand deposited on beaches will not preclude observation and identification of turtles or turtle parts.

5. To prevent impingement of sea turtles within the water column, every effort should be made to keep the dredge pumps disengaged when the dragheads are not firmly on the bottom.
6. Reporting: A preliminary report summarizing the results of the dredging and the sea turtle take must be submitted to the COE and NMFS within 30 working days of completion of any given dredging project. An annual report (based on either calendar or fiscal year) must be submitted to NMFS summarizing hopper dredging projects, documented sea turtle and sturgeon incidental takes, and whale sightings.
7. The COE's continued participation in the Right Whale Early Warning System is necessary. Dredging within right whale critical habitat from December through March must follow the protocol established within the Early Warning System.
8. NMFS requires monitoring by endangered species observers with at-sea large whale identification experience to conduct daytime observations for whales between December 1 and March 31, when humpback and right whales occur in the vicinity of channels and borrow areas, north of Cape Canaveral. Monitoring will be 100% for the first year of the biological opinion, unless subsequently altered upon authorization from NMFS. During daylight hours, the dredge operator must take necessary precautions to avoid whales. During evening hours or when there is limited visibility due to fog or sea states of greater than Beaufort 3, the dredge must slow down to 5 knots or less when transiting between areas if whales have been spotted within 15 nm of the vessel's path within the previous 24 hours. South of Cape Canaveral, surveys for whales should be conducted by endangered species observers during the intervals between dredge spoil monitoring.
9. The seasonal observer requirements under these terms and conditions are listed on the following table. North of the St. Johns River, in Florida, endangered species observers on hopper dredges within nearshore and riverine areas must also monitor for shortnose sturgeon impingements.

RESTRICTIONS AND MONITORING REQUIREMENTS FOR HOPPER DREDGING ACTIVITIES IN THE ATLANTIC WATERS OF THE COE SOUTH ATLANTIC DIVISION

AREA	WHALE MONITORING for beach nourishment, navigation channels, and transit	SEA TURTLE MONITORING: NAVIGATION CHANNELS		SEA TURTLE MONITORING: BEACH NOURISHMENT ACTIVITIES	
		WINDOWS	MONITORING	WINDOWS	MONITORING
North Carolina to Pawles Island, SC (includes channels at Oregon Inlet, Morehead City and Wilmington)	100% dedicated daytime whale observer coverage between 1 Dec and 31 Mar. Monitoring by sea turtle observer between 1 Apr and 30 Nov.	Year Round	100% observer monitoring from 1 Apr - 30 Nov	Year Round	100% observer monitoring from 1 Apr - 30 Nov
Pawles Island, SC to Tybee Island, GA (includes channels at Charleston, Port Royal and Savannah)	100% dedicated daytime whale observer coverage between 1 Dec and 31 Mar. Monitoring by sea turtle observer between 1 Apr - 30 Nov.	1 Nov - 31 May	100% observer monitoring from 1 Nov - 30 Nov and 1 Apr - 31 May	Year Round	100% observer monitoring from 1 Apr - 30 Nov
Tybee Island, GA to Titusville, FL (includes channels at Brunswick, Kings Bay, Jacksonville, St. Augustine, and Ponce de Leon Inlet)	Aerial surveys in right whale critical habitat, 1 Dec thru 31 Mar. 100% dedicated daytime whale observer coverage between 1 Dec and 31 Mar.	1 Dec - 15 Apr	100% observer monitoring from 1 Apr - 15 Apr	Year Round	100% observer monitoring from 1 Apr - 15 Dec
Titusville, FL to Key West, FL (includes channels at West Palm Beach, Miami and Key West)	Whale observations are not necessary beyond those conducted between monitoring of dredge spoil.	Year Round	100% observer monitoring year round	Year Round	100% observer monitoring year round

1 100% of the dredge material must be screened and 100% of the screened material must be observed.

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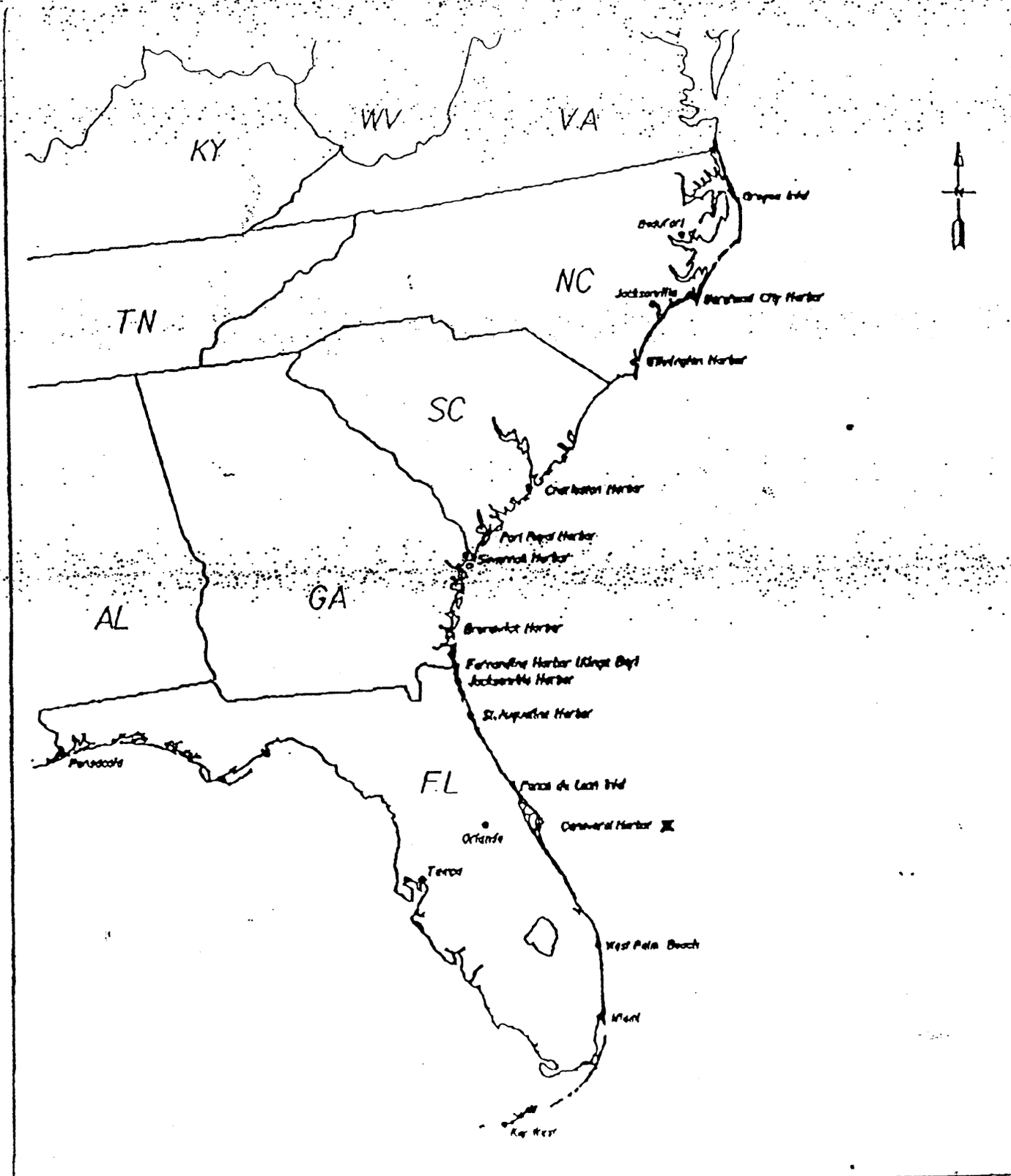
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Table 1 Shortnose Sturgeon Population Estimates.

Locality	Time Segment	Population Segment	Marked m	Captured c	Recaptured r	Estimate Type	Population Estimate	Precision 95% CI	m/4N	Source and Notes
St. John	1973-77	Adult	3,705	4,082	343	S-J	18,000	±30%	>1	Dedivell (1979)
Kennebec	1977-81	Adult	675	272	34	PET	6,914	3,632	8.7	Squires et al. (1982)
	1977-81	Adult	703	272	56	SCH	10,765	5,046		Squires et al. (1982)
Merrimack	1989	Spawning, males				CAP	5	5	20	Kynard (unpublished data)
	1988-90	Spawning, males				CAP	12	10	28	Kynard (unpublished data)
	1989-90	Total				CAP	33	18	89	Kynard (unpublished data)
Connecticut Upper	1992	Spawning				CAP	47	33	80	Kynard (unpublished data)
	1993	Spawning				CAP	98	58	231	Kynard (unpublished data)
	1976-77	Total	51	162	18	PET	516	317	898	Taubert (1980)
	1978-78	Total	51	56	4	PET	714	280	2,856	Taubert (1980)
	1977-78	Total	119	56	18	PET	370	235	623	Taubert (1980)
	1978-78	Total	170	56	24	PET	287	267	818	Taubert (1980)
	1978-78	Total				SHU	895	799	1,018	Savoy and Shriko (1982)
Lower Hudson	1979	Total				SCH	875			
	1980	Total				OHA	856			
	1980	Total				PET	12,639		>1	Dovel (1981)
Hudson	1979	Spawning	548	969	38	PET	13,844		>1	Dovel (1981)
	1980	Spawning	811	698	40	PET	30,311			Dovel (1981), extrapolation
	1980	Total				PET	14,080	10,079	20,378	Hastings et al. (1987)
Delaware	1981-84	Partial				SCH	12,798	10,288	18,267	Hastings et al. (1987)
	1981-84	Partial				S-J	6,408			Hastings et al. (1987)
	1983	Partial				PET	223			Rogers and Webber (1993)
Ogeechee	1993	Total	31	38	5	PET				Rogers (unpublished data)
Allamaha	1991	Total	551			SPET	3,250			Rogers (unpublished data)

Estimates type:
 S-J: Seber-Jolly
 PET: Modified Peterson
 SCH: Modified Schnabel
 CAP: CAPTURE Methodology
 SHU: Schumacher
 CHA: Chapman
 SPET: Simple Peterson



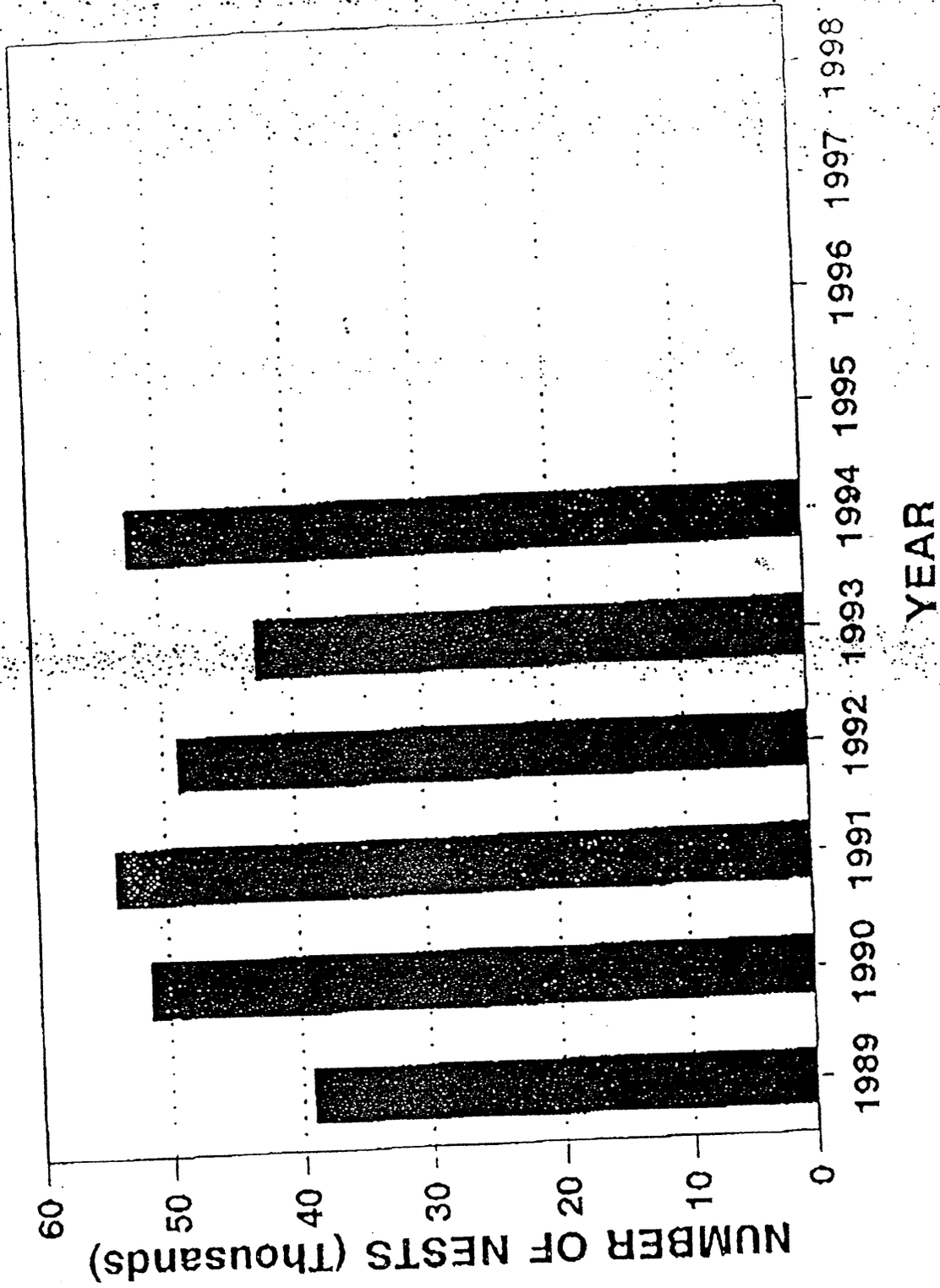
LOCATION OF SOUTHEASTERN HARBOR PROJECTS IN WHICH HOPPER DREDGES ARE USED

⊗ NOTE: HOPPER DREDGING IN CANAVERAL HARBOR WAS SUSPENDED IN 1984

FIGURE 1

FIGURE 22

FLORIDA INDEX NESTING BEACH SURVEYS *Caretta caretta*



FLORIDA INDEX NESTING BEACH SURVEYS
Chelonia mydas

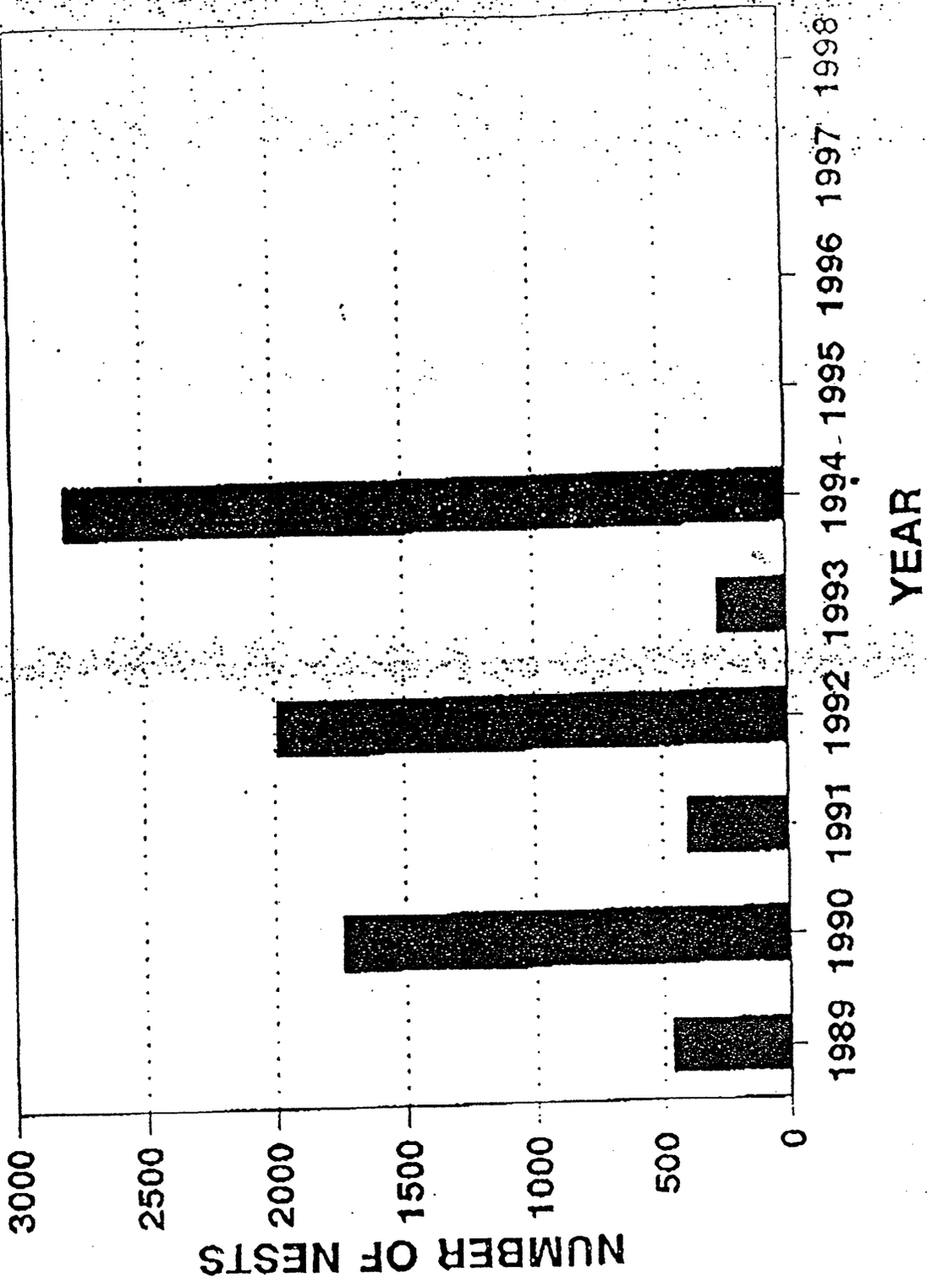


FIGURE 3

Figure 5

Southeast U.S. Atlantic Coast Sea Turtle Strandings, 1990 - 1995

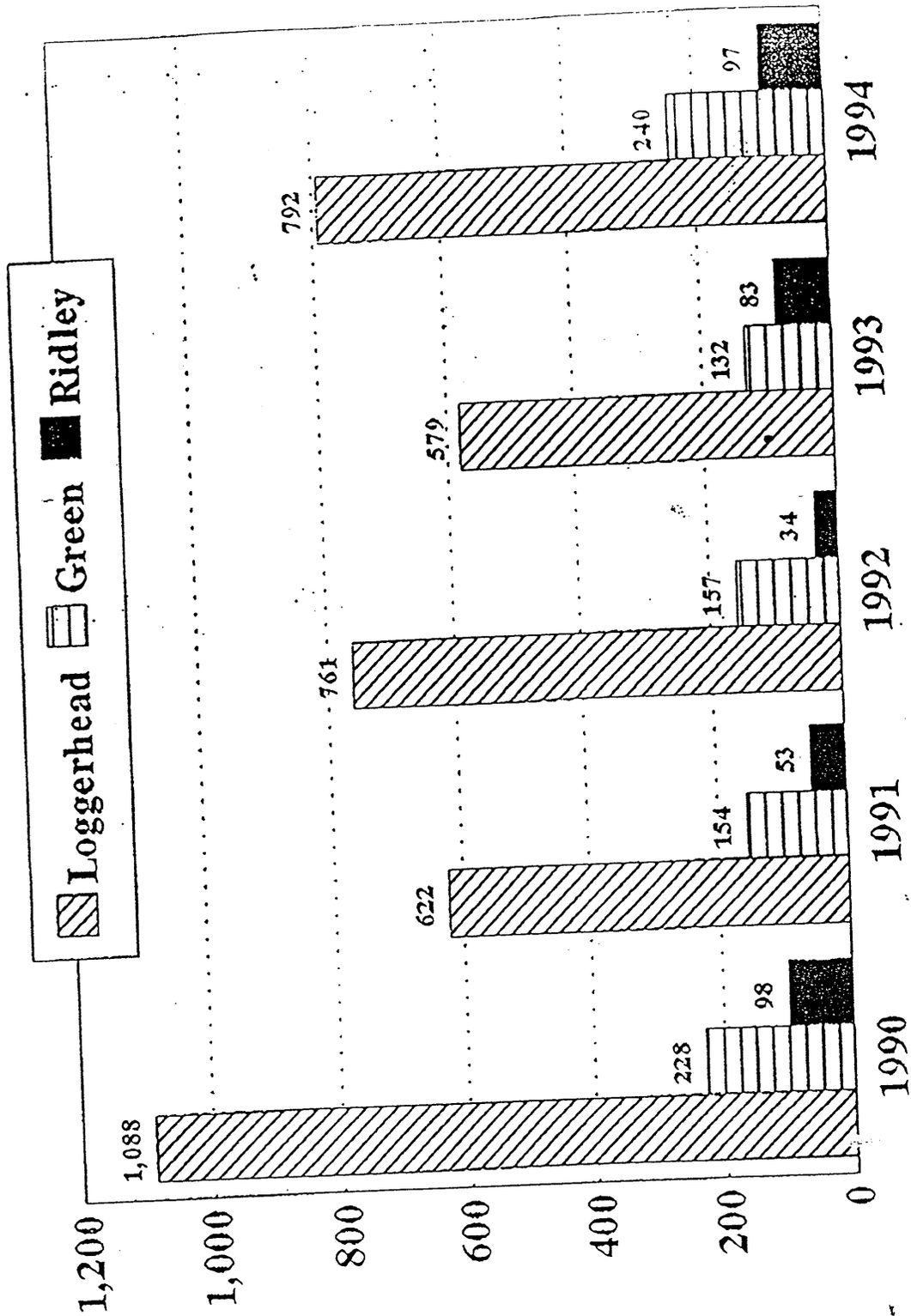


FIGURE 4

KEMP'S RIDLEY NESTS AT RANCHO NUEVO FWS/INP DATA 1978-1994 (R BYLES 12/94)

