§ 230.3  \(50\) CFR Ch. II (10–1–14 Edition)  

Whaling captain or captain means any Native American who is authorized by a Native American whaling organization to be in charge of a vessel and whaling crew.  

Whaling crew means those Native Americans under the control of a captain.  

Whaling village means any U.S. village recognized by the Commission as having a cultural and/or subsistence need for whaling.  

§ 230.3 General prohibitions.  

(a) No person shall engage in whaling in a manner that violates the Convention, any regulation of the Commission, or this part.  

(b) No person shall engage in whaling without first having obtained a license or scientific research permit issued by the Assistant Administrator.  

(c) No person shall ship, transport, purchase, sell, offer for sale, import, export, or possess any whale or whale products taken or processed in violation of the Convention, any regulation of the Commission, or this part, except as specified in § 230.4(f).  

(d) No person shall fail to make, keep, submit, or furnish any record or report required of him/her by the Convention, any regulation of the Commission, or this part.  

(e) No person shall refuse to permit any authorized officer to enforce the Convention, any regulation of the Commission, or this part.  

§ 230.4 Aboriginal subsistence whaling.  

(a) No person shall engage in aboriginal subsistence whaling, except a whaling captain licensed pursuant to § 230.5 or a member of a whaling crew under the control of a licensed captain.  

(b) No whaling captain shall engage in whaling that is not in accordance with the regulations of the Commission, this part, and the relevant cooperative agreement.  

(c) No whaling captain shall engage in whaling accompanied by a calf.  

(d) No whaling captain shall engage in whaling without an adequate crew or without adequate supplies and equipment.  

(e) No person may receive money for participation in aboriginal subsistence whaling.  

(f) No person may sell or offer for sale whale products from whales taken in an aboriginal subsistence hunt, except that authentic articles of Native handicrafts may be sold or offered for sale.  

(g) No whaling captain shall continue to whale after:  

1. The quota set for his/her village by the relevant Native American whaling organization is reached;  

2. The license under which he/she is whaling is suspended as provided in § 230.5(b); or  

3. The whaling season for that species has been closed pursuant to § 230.6.  

(h) No whaling captain shall claim domicile in more than one whaling village.  

(i) No person may salvage a stinker without complying with the provisions of § 230.7.  

(j) No whaling captain shall engage in whaling with a harpoon, lance, or explosive dart that does not bear a permanent distinctive mark identifying the captain as the owner thereof.  

(k) No whaling captain shall engage in whaling in a wasteful manner.  

§ 230.5 Licenses for aboriginal subsistence whaling.  

(a) A license is hereby issued to whaling captains identified by the relevant Native American whaling organization.  

(b) The Assistant Administrator may suspend the license of any whaling captain who fails to comply with the regulations in this part.  

§ 230.6 Quotas and other restrictions.  

(a) Quotas for aboriginal subsistence whaling shall be set in accordance with the regulations of the Commission. Quotas shall be allocated to each whaling village or captain by the appropriate Native American whaling organization. The Assistant Administrator shall publish in the Federal Register, at least annually, aboriginal subsistence whaling quotas and any other limitations on aboriginal subsistence whaling deriving from regulations of the Commission. These quotas and restrictions shall also be incorporated in the relevant cooperative agreements.