Subpart H—Vessels of the United States Fishing in Colombian Treaty Waters

AUTHORITY: 16 U.S.C. 1801 et seq.

§ 300.120 Purpose.

This subpart implements fishery conservation and management measures as provided in fishery agreements pursuant to the Treaty Between the Government of the United States of America and the Government of the Republic of Colombia Concerning the Status of Quita Sueno, Roncador and Serrana (TIAS 10120) (Treaty).

§ 300.121 Definitions.

In addition to the terms defined in §300.2, the Magnuson-Stevens Act, and §600.10 of this title, and in the Treaty, the terms used in this subpart have the following meanings. If a term is defined differently in §300.2, the Magnuson-Stevens Act, or the Treaty, the definition in this section shall apply.

Conch means Strombus gigas.

Factory vessel means a vessel that processes, transforms, or packages aquatic biological resources on board.

Lobster means one or both of the following:

(1) Smoothtail lobster, Panulirus laevicauda.

(2) Caribbean spiny lobster or spiny lobster, Panulirus argus.

Regional Administrator means the Administrator of the Southeast Region, or a designee.

Science and Research Director means the Director, Southeast Fisheries Science Center.

Treaty waters means the waters of one or more of the following:

(1) Quita Sueno, enclosed by latitudes 13°55’ N. and 14°43’ N. between longitudes 80°55’ W. and 81°28’ W.

(2) Serrana, enclosed by arcs 12 nautical miles from the low water line of the cays and islands in the general area of 14°22’ N. lat., 80°20’ W. long.

(3) Roncador, enclosed by arcs 12 nautical miles from the low water line of Roncador Cay, in approximate position 13°35’ N. lat., 80°05’ W. long.

§ 300.122 Relation to other laws.

(a) The relation of this subpart to other laws is set forth in §600.705 of this title and paragraph (b) of this section. Particular note should be made to the reference in §600.705 to the applicability of title 46 U.S.C., under which a Certificate of Documentation is invalid when the vessel is placed under the command of a person who is not a citizen of the United States.

(b) Minimum size limitations for certain species, such as reef fish in the Gulf of Mexico, may apply to vessels transiting the EEZ with such species aboard.

§ 300.123 Certificates and permits.

(a) Applicability. An owner of a vessel of the United States that fishes in treaty waters is required to obtain an annual certificate issued by the Republic of Colombia and an annual vessel permit issued by the Regional Administrator.

(b) Application for certificate/permit. (1) An application for a permit must be submitted and signed by the vessel’s owner. An application may be submitted at any time, but should be submitted to the Regional Administrator not less than 90 days in advance of its need. Applications for the ensuing calendar year should be submitted to the Regional Administrator by October 1.

(2) An applicant must provide the following:

(i) A copy of the vessel’s valid USCG certificate of documentation or, if not documented, a copy of its valid state registration certificate.

(ii) Vessel name and official number.

(iii) Name, address, telephone number, and other identifying information of the vessel owner or, if the owner is a corporation or partnership, of the responsible corporate officer or general partner.

(iv) Principal port of landing of fish taken from treaty waters.

(v) Type of fishing to be conducted in treaty waters.

(vi) Any other information concerning the vessel, gear characteristics, principal fisheries engaged in, or fishing areas, as specified on the application form.