

Conservation Measure 87/XIII

Limitation of Total Catch of *Notothenia squamifrons* in Statistical Division 58.4.4 (Ob and Lena Banks) in the 1994/95 and 1995/96 Seasons

1. The total catch of *Notothenia squamifrons* for the entire two year period shall not exceed 1 150 tonnes, which shall be made up of 715 tonnes on Lena Bank and 435 tonnes on Ob Bank.

2. The two year period shall be from 5 November 1994 to the end of the Commission meeting in 1996.

3. For the purpose of implementing this conservation measure:

(i) The Five-day Catch and Effort reporting system set out in Conservation Measure 51/XII shall apply in the period 1994 to 1996 commencing on 5 November 1994;

(ii) The Monthly Effort and Biological Data Reporting System set out in Conservation Measure 52/XI shall apply for the target species *Notothenia squamifrons*, and the by-catch species *Dissostichus eleginoides* commencing on 5 November 1994;

(iii) Data on the numbers of seabirds of each species killed or injured in incidents involving the net monitor cable shall also be reported to the Commission;

(iv) Age frequency, length frequency and age/length keys for *Notothenia squamifrons*, *Dissostichus eleginoides* and any other species forming a significant part of the catch shall be collected and reported to each annual meeting of the Working Group on Fish Stock Assessment for each Bank separately on forms B2 and B3; and

(v) The Fishery for *Notothenia squamifrons* will be subject to review at the 1995 annual meetings of the Scientific Committee and the Commission.

4. Each vessel participating in the fishery in Statistical Division 58.4.4 in the 1994/95 and 1995/96 seasons shall have a scientific observer, appointed in accordance with the Scheme of International Scientific Observation of CCAMLR, on board throughout all fishing activities within the fishing period.

Resolution Adopted in 1994

Resolution 11/XIII

Cape Shirreff CEMP Protected Area

1. The Commission noted that a program of long-term studies is being undertaken and is planned at Cape Shirreff and the San Telmo Islands, Livingston Island, South Shetland Islands, as part of the CCAMLR Ecosystem Monitoring Program (CEMP). Recognizing that these studies may be vulnerable to accidental or willful interference, the Commission expressed its concern that this CEMP site, the scientific investigations, and the Antarctic marine living resources therein be protected.

2. Therefore, the Commission considers it appropriate to accord protection to Cape Shirreff and the San Telmo Islands by establishing the "Cape Shirreff CEMP Protection Area".

3. Members are requested to comply, on a voluntary basis, with the provisions of the management plan for the Cape Shirreff CEMP Protected Area, until such time as Conservation Measure 82/XIII comes into effect.

4. It was agreed that, in accordance with Article X, the Commission would draw this Resolution to the attention of any State that is not a Party to the Convention and whose nationals or vessels are present in the Convention Area.

Other Conservation Measures in Force

The Commission agreed that Conservation Measures 2/III (as amended by 19/IX which came into force on 1 November 1991 except for waters adjacent to Kerguelen and Crozet Islands), 3/IV, 4/V, 5/V, 6/V, 7/V, 19/IX, 30/X (which came into force on 3 May 1992, except for waters adjacent to Kerguelen Crozet Islands), 31/X (which came into force on May 1992, except for waters around Kerguelen and Crozet Islands and around the Prince Edward Islands), 40/X, 45/XI, 51/XII, 52/XI, 54/XI, 61/XII, 62/XI, 63/XII, 64/XII, 65/XII, 72/XII, 73/XII, 75/XII, should remain in force.¹

Catch Reporting

Catches of *E. carlsbergi* shall be reported to the Secretariat at the end of each calendar month, according to the system described in Conservation Measure 40/X. In addition, biological data should be reported every month in accordance with Conservation Measure 54/XI.

Catches of *D. eleginoides* shall be reported to the Secretariat at the end of five-day intervals, according to the system described in Conservation Measure 51/XII. In addition, biological data should be reported every month in accordance with Conservation Measure 81/XIII.

Catches of *C. gunnari* shall be reported to the Secretariat at the end of five-day intervals, according to the system described in Conservation Measures 51/XII. In addition, biological data should be reported every month in accordance with Conservation Measure 52/XI.

Catches of *N. Squamifrons* shall be reported to the Secretariat at the end of five-day intervals, according to the system described in Conservation Measure 51/XII. In addition, biological data should be reported every month in accordance with Conservation Measure 52/XI.

Catches of crabs shall be reported to the Secretariat at the end of ten-day intervals, according to the system described in Conservation Measure 61/XII. In addition, data on all crabs caught prior to 31 July 1995 shall be reported to CCAMLR by 31 August 1995, in accordance with Conservation Measures 79/XIII.

Catches for scientific research shall be reported to the Secretariat according to the CCAMLR within season catch and effort reporting systems whenever the catch within the period exceeds five tons, unless more specific regulations apply to the particular species.

¹ Conservation Measures 5/V and 6/V, which prohibit directed fishing for *Notothenia rossii* in Subareas 48.1 and 48.2 respectively, remain in force but are currently encompassed within the provisions in Conservation Measures 72/XII and 73/XII.

Dated: January 6, 1995.

R. Tucker Scully,

Director, Office of Oceans Affairs.

[FR Doc. 95-1280 Filed 1-18-95; 8:45 am]

BILLING CODE 4710-09-M

[Public Notice No. 2149]

United States International Telecommunications Advisory Committee (ITAC): Study Groups B and D; Meeting

The Department of State announces that the United States International Telecommunications Advisory Committee (ITAC), Study Group B Group will meet on Thursday, March 30, 1995 at 9:30 a.m., Room 1912 of the Department of State, and that Study Group D will also hold a meeting: The meeting of Study Group D will be held on Wednesday, March 29, 1995, Room 1205, at 9:30 a.m. Both meetings will be held at the Department of State, in the rooms notified herein, 2201 C Street NW., Washington, DC 20520.

The agenda for Study Group D will include a report of the March meeting of ITU-T Study Group 8, and consideration of U.S.A. and company contributions to the April meeting of ITU-T Study Group 14, as well as the June meeting of ITU-T Study Group 7. Other matters within the competence of Study Group D, including Rapporteur meeting reports may be considered during that meeting.

The agenda for Study Group B will include a review of the results of the ITU-T Study Group 10 meeting (October 1994) as well as the results of the November Study Group 13 meeting. Consideration of contributions to upcoming meetings of ITU-T Study Group 11 in April, 1995 and the ITU-T Study Group 9 meeting, in June of 1995 will also be considered on the agenda of that meeting. Persons presenting contributions to Study Group D should bring 20 copies of such contributions to the meeting. Persons presenting contributions to the meeting of Study Group B should bring 35 copies.

Members of the General Public may attend and join in the discussions, subject to the control of the Chair. Persons intending to attend the above U.S. Study Group Meetings must announce this not later than 5 days before the meeting to the Department of State, 202-647-0201 (fax: 202-647-7407). The announcement must include name, social security number, and date of birth. The above includes government and non-government attendees. All attendees must use the "C" Street

entrance. A picture ID will be required for admittance.

Dated: January 5, 1995.

Earl S. Barbely,

Chairman, U.S. ITAC for IUT-T

Telecommunications Standardization Sector.

[FR Doc. 95-1227 Filed 1-18-95; 8:45 am]

BILLING CODE 4710-45-M

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

Notice of Intent to Rule on Application to Impose Only and Impose and Use the Revenue From a Passenger Facility Charge (PFC) at Meadows Field, Bakersfield, CA

AGENCY: Federal Aviation Administration, DOT.

ACTION: Notice of Intent to Rule on Application.

SUMMARY: The Federal Aviation Administration (FAA) proposes to rule and invites public comment on the application to impose only, and impose and use PFC revenue from a PFC at Meadows Field under the provisions of the Aviation Safety and Capacity Expansion Act of 1990 (Title IX of the Omnibus Budget Reconciliation Act of 1990, Public Law 101-508 as recodified by Title 49 U.S.C. 40117 (c)(3) and 14 CFR, Part 158. On December 21, 1994, the FAA determined that the application to use from a PFC submitted by the County of Kern was substantially complete within the requirements of section 158.25 of Part 158. The FAA will approve or disapprove the application, in whole or in part, no later than March 30, 1995.

DATES: Comments must be received on or before February 21, 1995.

ADDRESSES: Comments on this application may be mailed or delivered in triplicate to the FAA at the following address: Airports Division, P.O. Box 92007, Worldway Postal Center, Los Angeles, CA., 90009. In addition, one copy of any comments submitted to the FAA must be mailed or delivered to Mr. David Price III, Director, Kern County Airports Department, 1401 Skyway Dr., Suite 200, Bakersfield, California, 93308-1697. Comments from air carriers may be in the same form as provided to the Kern County Airports Department under section 158.23 of FAR Part 158.

FOR FURTHER INFORMATION CONTACT: Mr. John P. Milligan, Supervisor Standards Section, Airports Division, P.O. Box 92007, WPC, Los Angeles, CA 90009, Telephone: (310) 297-1029. The

application may be reviewed in person at this same location.

SUPPLEMENTARY INFORMATION: The FAA proposes to rule and invites public comment on the application to impose only and impose and use the revenue from a PFC at Meadows Field under the provisions of the Aviation Safety and Capacity Expansion Act of 1990 (Title IX of the Omnibus Budget Reconciliation Act of 1990, Public Law 101-508 as recodified by Title 49 U.S.C. 40117 (c)(3) and Part 158 of the Federal Aviation Regulations (14 CFR Part 158). On December 21, 1994, the FAA determined that the application to impose only and impose and use the revenue from a PFC submitted by the County of Kern was substantially complete within the requirements of section 158.25 of Part 158. The FAA will approve or disapprove the application, in whole or in part, no later than March 30, 1995.

The Following is a Brief Overview of the Application

Level of the Proposed PFC: \$3.00.

Proposed Charge Effective Date: June 1, 1994.

Proposed Charge Expiration Date: December 31, 1999.

Total Estimated PFC Revenue: \$888,700.

Brief description of the proposed projects—Impose and Use:

Acquire Land, ASR Critical Area—Total \$464,400.

Overlay Runway 12L/30R—Total \$123,800

Overlay Taxiway Alpha—Total \$67,000.

Stabilize Shoulders, Runway 12L/30R—Total \$42,200.

Renovate Airfield Signage—Total \$44,000.

Remove Obstruction, Runway 12L O.F.Z.—Total \$12,400.

Acquire Land, Runway 12L O.F.Z.—Total \$11,800.

Purchase ADA Aircraft Boarding Device—Total \$3,100.

Impose only:

Construct ARFF Station—Total \$120,000.

Class or classes of air carriers which the public agency has requested not be required to collect PFCs: None.

Any person may inspect the application in person at the FAA office listed above under **FOR FURTHER INFORMATION CONTACT**. In addition, any person may, upon request, inspect the application, notice and other documents germane to the application, in person at the Kern County Airports Department Office.

Issued in Hawthorne, California, on December 28, 1994.

Herman C. Bliss,

Manager, Airports Division, Western-Pacific Region.

[FR Doc. 95-1264 Filed 1-18-95; 8:45 am]

BILLING CODE 4910-13-M

Federal Aviation Administration

Notice of Passenger Facility Charge (PFC) Approvals and Disapprovals

AGENCY: Federal Aviation Administration (FAA), DOT.

ACTION: Monthly Notice of PFC Approvals and Disapprovals. In December 1994, there were seven applications, one amendment, and one supplemental application approved.

SUMMARY: The FAA publishes a monthly notice, as appropriate, of PFC approvals and disapprovals under the provisions of 49 U.S.C. 40117 (Pub. L. 103-272) and Part 158 of the Federal Aviation Regulations (14 CFR Part 158). This notice is published pursuant to paragraph d of section 158.29.

PFC Applications Approved

Public Agency: Virgin Islands Port Authority, Charlotte Amalie, St. Thomas, Virgin Islands.

Application Number: 94-02-U-00-STT.

Application Type: Use PFC revenue.

PFC Level: \$3.00.

Total Approved Net PFC Revenue: \$3,871,005.

Charge Effective Date: March 1, 1993.

Estimated Charge Expiration Date: February 1, 1995.

Class of Air Carriers Not Required To Collect PFC's: None.

Brief Description of Projects Approved To Use PFC Revenue: Airfield improvements (runway completion),

Install airport security system, Airfield improvement (runway resurfacing).

Decision Date: December 1, 1994.

FOR FURTHER INFORMATION CONTACT: Ilija Quinones, Orlando Airports District Office, (407) 648-6583.

Public Agency: City of Durango Council and La Plata County Board of County Commission, Durango, Colorado.

Application Number: 94-01-C-00-DRO.

Application Type: Impose and use PFC revenue.

PFC Level: \$3.00.

Total Approved Net Use PFC Revenue: \$479,556.

Charge Effective Date: February 1, 1995.

Estimated Charge Expiration Date: February 1, 1997.