purposes without additional authorization and on a secondary basis. The licensee must utilize type accepted equipment or equipment authorized pursuant to §§ 90.203 (b)(4) and (b)(5), and satisfy all other rule provisions.

9. Section 90.103 is proposed to be amended by revising paragraph (c)(22) to read as follows:

§ 90.103 Radiolocation Service.

   (c) * * * 

      (22) For frequencies 2455 MHz, 10,525 MHz, and 24,125 MHz, only unmodulated, continuous wave (NON) emission shall be employed. The frequency 24.10 GHz, and frequencies in the 24.20–24.25 GHZ band may use NON emission along with an ancillary FM digital emission. The frequency 24.10 GHz will be used for the purpose of alerting motorists of hazardous driving conditions and the presence of emergency vehicles. Frequencies in the 24.20–24.25 MHz band may be used in emergency vehicles for traffic signal control. Equipment operating on 24.10 GHz or in the 24.20–24.25 GHz band must keep the deviation of the FM digital signal within +5 MHz. Equipment operating on these frequencies must have a frequency stability of at least 2000 ppm and are exempt from the requirements of §§ 90.403(c), 90.403(f), and 90.429.

10. Section 90.175 is proposed to be amended by revising paragraph (i)(5) to read as follows:

§ 90.175 Frequency coordination requirements.

   (i) * * * 

      (5) A applications in the Industrial/ Business Pool requesting a frequency designated for itinerant operations, and applications requesting operation on 154.570 MHz, 154.600 MHz, 151.425 MHz, 151.880 MHz, and 151.940 MHz.

11. Section 90.633 is proposed to be amended by revising paragraphs (c) and (d) to read as follows:

§ 90.633 Conventional systems sharing and construction requirements.

   * * * * * 

   (c) Except as provided in § 90.629, licensees of conventional systems must place their authorized stations in operation not later than one year after the date of grant of the system license.

   (d) If a station is not placed in operation within one year, except as provided in § 90.629, the license cancels automatically. For purposes of this section, a base station is not considered to be in operation unless at least one associated mobile station is also in operation.

12. Section 90.651 is proposed to be amended by revising paragraph (c) to read as follows:

§ 90.651 Supplemental reports required of licensees authorized under this subpart.

   * * * * * 

   (c) Licensees of conventional systems must report the number of mobile units placed in operation within twelve months of the date of the grant of their license. Such reports shall be filed within 30 days from that date.

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DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

50 CFR Part 648

[I.D. 082797A]

RIN 0648–AJ55

Fisheries of the Northeastern United States; Amendment 10 to the Summer Flounder, Scup, and Black Sea Bass Fishery Management Plan

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Notice of availability of an amendment to a fishery management plan and request for comments.

SUMMARY: NMFS issues this notice to advise the public that the Mid-Atlantic Fishery Management Council (Council) has submitted Amendment 10 to the Fishery Management Plan for the Summer Flounder, Scup and Black Sea Bass Fisheries (FMP) for Secretarial review and is requesting comments from the public. Amendment 10 proposes new regulations for the summer flounder fishery and would also modify a number of existing summer flounder regulations.

Amendment 10 proposes new regulations for summer flounder and would also modify a number of existing summer flounder regulations. Amendment 10, if approved, would: Modify the commercial minimum mesh regulations, continue the moratorium on entry of additional commercial vessels, modify the vessel replacement criteria, remove provisions that pertain to the expiration of the moratorium permit, establish a de minimus status for states, allow Federally permitted charter/party vessels issued a permit by their state to possess fillets less than the minimum size, and prohibit transfer of summer flounder at sea. Because Amendment 10 has been prepared by both the Council and the Atlantic States Marine Fisheries Commission (Commission), there is an additional management measure in the amendment that would be implemented by the Commission as part of its interstate management process. This measure would require that states document all summer flounder commercial landings in their state.

Amendment 10 reevaluated the state-by-state commercial quota allocation system implemented by Amendment 2. After receiving and considering public
comments, the Council voted to maintain the current allocation system.

The transmit date for Amendment 10 is August 27, 1997. A proposed rule that would implement the amendment may be published in the Federal Register within 15 days of the transmit date, following an evaluation by NMFS under the procedures of the Magnuson-Stevens Act. Public comments on the proposed rule must be received by the end of the comment period on Amendment 10, which is November 3, 1997 in order to be considered in the decision concerning approval or disapproval of the amendment.

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


Bruce Morehead,
Acting Director, Office of Sustainable Fisheries, National Marine Fisheries Service.

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