issue of April 20, 2011, make the following correction, in the SUPPLEMENTARY INFORMATION, I. Background section. On page 22071 in the second column, add after the first full paragraph the following:

“Specifically, the proposed FAR section 4.1603 establishes service contractor reporting requirements based on type of contract and dollar amount as stated below:

• Contract types (e.g., cost-reimbursement, time-and-materials, and labor-hour contracts) that already require contractors to track labor hours closely in order to invoice the Government will have lower dollar thresholds than fixed-price contracts, where this information has not been required historically. Contractors will be required to report on all cost-reimbursement, time-and-materials, and labor-hour contracts at or above the simplified acquisition threshold (SAT).

• Contractors will be required to report on new fixed-price contracts at or above the President’s Fiscal Year 2011 Budget’s proposed phase-in thresholds—
  ◦ $5 million in Fiscal Year 2011;
  ◦ $2.5 million in Fiscal Year 2012;
  ◦ $1 million in Fiscal Year 2013; and
  ◦ $500,000 from Fiscal Year 2014 onwards.

• For indefinite-delivery contracts, including but not limited to, indefinite-delivery indefinite-quantity (IDIQ) contracts, Federal Supply Schedule (FSS) contracts, Governmentwide Acquisition contracts (GWACs), and multi-agency contracts, reporting requirements will be determined based on the expected dollar amount and type of the orders issued under the contracts.

• Existing indefinite-delivery contracts will be bilaterally modified within six months of the effective date of the final rule if sufficient time and value remain on the base contract, which is defined as—
  1. A performance period that extends beyond October 1, 2011; and
  2. $5 million or more remaining to be obligated to the indefinite-delivery contract.

The threshold for existing indefinite-delivery contracts is consistent with the threshold for new fixed-price contracts.”

Dated: April 27, 2011.

Millisa Gary,
Acting Director, Office of Governmentwide Acquisition Policy.

[FR Doc. 2011–10590 Filed 4–29–11; 8:45 am]
BILLING CODE 6820–EP–P

DEPARTMENT OF COMMERCE
National Oceanic and Atmospheric Administration
50 CFR Part 648
[Docket No. 100526226–0229–01]
RIN 0648–AY95
Magnuson-Stevens Act Provisions; Fisheries of the Northeastern United States; Northeast Multispecies Fishery; Amendment 16 and Framework Adjustment 44
AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.
ACTION: Proposed rule; correcting amendment; request for comments.
SUMMARY: This rule proposes to make corrections and clarifications to existing regulations to ensure consistency with measures adopted by the New England Fishery Management Council (Council) to regulate the Northeast (NE) multispecies fishery and to provide additional flexibility for some of the reporting regulatory requirements. The current regulations governing the NE multispecies fishery contain a number of inadvertent errors, omissions, and potential inconsistencies with measures adopted by the Council and approved by the Secretary of Commerce (Secretary) in recent actions regarding the NE Multispecies Fishery Management Plan (FMP). NMFS takes this action under the authority of section 305(d) of the Magnuson-Stevens Fishery Conservation and Management Act (Magnuson-Stevens Act) and solicits public comments on the proposed corrections and clarifications to these regulations.
DATES: Written comments must be received on or before May 17, 2011.
ADDRESSES: You may submit comments, identified by 0648–AY95, by any of the following methods:
  • Fax: (978) 281–9135.
  • Mail: Paper, disk, or CD–ROM comments should be sent to Patricia A. Kurkel, Regional Administrator, National Marine Fisheries Service, 55 Great Republic Drive, Gloucester, MA 01930. Mark the outside of the envelope, “Comments on the Proposed Rule to Correct/Clarify the NE Multispecies Regulations.” Instructions: All comments received are a part of the public record and will generally be posted to http://regulations.gov without change. All personal identifying information (for example, name, address, etc.) voluntarily submitted by the commenter may be publicly accessible. Do not submit confidential business information or otherwise sensitive or protected information.
NMFS will accept anonymous comments (enter N/A in the required fields, if you wish to remain anonymous). You may submit attachments to electronic comments in Microsoft Word, Excel, WordPerfect, or Adobe PDF file formats only.
Copies of the Regulatory Impact Review (RIR) prepared for this action are available from the Regional Administrator at the above address. Copies of previous management actions, including Amendment 16 and Framework Adjustment (FW 44) and the respective Final Environmental Impact Statements (FEISs) and Environmental Assessments (EAs) prepared for each action are available from Paul J. Howard, Executive Director, New England Fishery Management Council, 50 Water Street, Mill 2, Newburyport, MA 01950. These documents are also accessible via the Internet at http://www.nefmc.org/nemulti/index.html.
Written comments regarding the burden-hour estimates or other aspects of the collection-of-information requirements contained in this rule should be submitted to the Regional Administrator at the address above and to the Office of Management and Budget (OMB) by e-mail at OIRA_Submission@omb.eop.gov, or fax to (202) 395–7285.
SUPPLEMENTARY INFORMATION:
Background
The most recent management actions in the NE multispecies fishery (Amendment 16 and FW 44) were both implemented by final rules that published in the Federal Register on April 9, 2010 (75 FR 18262 and 75 FR 18356, respectively), and became effective on May 1, 2010. Amendment 16 and FW 44 implemented measures necessary to end overfishing and rebuild overfished stocks based on new or existing rebuilding programs and to comply with annual catch limit (ACL) and accountability measure (AM) requirements of the Magnuson-Stevens Act. Amendment 16 substantially revised existing sector management measures and established new sectors.
Amendment 16 superseded measures implemented by an emergency final rule (74 FR 17030, April 13, 2009) which was promulgated to immediately reduce overfishing on certain groundfish stocks managed by the FMP until long-term measures could be implemented by the Amendment 16 final rule.

The final rules implementing Amendment 16 and FW 44, as well as other previous actions, contained several inadvertent errors, omissions, and items inconsistent with the intent of these actions, as identified below. This action proposes to correct these errors, and clarify or modify the current regulations to ensure consistency with their original intent. Also, changes are made to some of the regulations to provide additional flexibility for some of the administrative requirements, such as allowing sector managers more time to complete their weekly reports or exempting vessels from sending a vessel trip report (VTR) on a set-only trip. NMFS proposes this action under section 305(d) of the Magnuson-Stevens Act which provides that the Secretary of Commerce may, on its own, promulgate regulations necessary to ensure that an FMP or its amendments are carried out in accordance with the provisions of this Act. The following proposed corrections are listed in the order in which they appear in the regulations; the last section of proposed corrections is found throughout the regulations.

Proposed Measures

1. VTR Requirements

The current VTR regulations require that a VTR be submitted by a vessel operator upon entering port with fish. This suggests that vessels that may have conducted fishing activity, but that did not catch any fish, do not have to submit a VTR for that trip. This is inconsistent with VTR instructions provided to vessels by NMFS, with industry practice, and the purpose of VTRs. Information for trips on which fishing occurred, but no fish were caught, provides important and necessary fishing data necessary to help evaluate the status of stocks and provides fishing effort information used for future management decisions. To ensure that vessels submit a VTR for all trips that conduct fishing activity, this action proposes to revise the VTR submission regulations to remove the language that states that only trips that land fish must submit a VTR, with an exception for vessels on a set-only trip. Set-only trips would be defined as a fishing trip for a federally permitted vessel deploys gear with the intention of retrieving it on a separate trip and does not haul-back or retrieve any gear capable of catching fish on that trip. While set-only trips fall under the definition of fishing in the Magnuson-Stevens Act, VTRs from trips that only set gear and do not intend to land fish, do not contain information pertinent to management decisions and should therefore not be required in this instance. Since these trips would have zero catch and there are limited resources for dockside and at-sea monitoring (DSM and ASM, respectively) coverage requirements implemented by Amendment 16, prioritization of coverage is necessary to ensure trips intending to possess or land fish receive DSM and ASM coverage. Because exempting set-only trips from VTR, DSM, and ASM requirements could create an incentive for a vessel operator to participate in fishing after declaring a set-only trip, and avoid the VTR, DSM, and ASM requirements, as well as avoid any financial costs associated with these programs, this action proposes to include regulations in §648.14 that would prohibit vessels on a set-only trip from possessing or landing any fish species on that trip. Based on an industry request, NMFS has recently made accommodations for vessels that leave port exclusively to set fixed gear by exempting them from submitting a VTR for such trips, to reduce unnecessary reporting and monitoring requirements when no fish are landed.

2. Dealer Prohibitions

Current regulations at §648.14(k)(3)(i) are not explicit as to whether they apply to the importation of foreign-caught NE multispecies. Amendment 16 added Atlantic wolffish to the FMP, and included it as a zero-retention species, along with Southern New England (SNE)/Mid-Atlantic (MA) winter flounder, ocean pout, and windowpane flounder. The current dealer provisions in this section could allow the importation of the zero-retention species specified in Amendment 16 that would otherwise be prohibited. This creates an unnecessary enforcement burden for NMFS in cases where a dealer lawfully may be in possession of prohibited species that were obtained from sources other than U.S. fishing vessels. In addition, the regulations do not currently prohibit the export of these zero-retention species. This action proposes to revise the regulatory text to read that it is unlawful for any dealer or person acting in the capacity of a dealer to “possess, import, export, transfer, land, or receive as a dealer, regulated species pursuant to §§648.82, 648.85, 648.86, or 648.87” for the purposes of eliminating any uncertainty whether zero-retention species can be imported or exported.

3. Regulated Mesh Area (RMA)

The regulations at §648.80(a)(3)(vi) state that a vessel may not fish in either the Gulf of Maine (GOM) or Georges Bank (GB) Exemption Area unless fishing under certain restrictions, including the provisions of an exempted fishery. This paragraph references some, but inadvertently, not all of the exempted fisheries, specifically the exempted fisheries outlined at §648.80(a)(15), (a)(16), and (a)(18). Therefore, this action would revise the regulations at §648.80(a)(3)(vi) to reference all applicable exempted fisheries through §648.80(a)(18) and update other references within §648.80 to be more consistent with current regulations.

4. Applicability of Restricted Gear Areas (RGA)

Amendment 16 adopted RGAs that require a common pool vessel, fishing any part of a trip within a RGA under a NE multispecies day-at-sea (DAS), to use selective gear (i.e., a haddock separator trawl, a Ruhle trawl, a rope separator trawl, hook gear, or flatfish or roundfish gillnets with mesh size greater than or equal to 10 inches (25.4 cm)) to reduce the catch of species requiring substantial reductions in fishing mortality. The current regulations implementing this provision at §648.81(b) require that these gear restrictions apply to all NE multispecies limited access vessels fishing any part of a trip within a RGA. This proposed rule would revise this paragraph to clarify that the RGAs only apply to vessels fishing under a NE multispecies DAS, to maintain consistency with the original intent of Amendment 16.

5. Small Vessel Category Possession Limits

The Amendment 7 final rule, published May 31, 1996 (61 FR 27709), exempted vessels with a NE multispecies Small Vessel category permit from using NE multispecies DAS when fishing for groundfish. In addition, Amendment 7 exempted the Small Vessel category from specific trip limits for specific species. Regulations at §648.82(b)(5)(i) specify that a vessel electing to fish under the Small Vessel category may retain up to 300 lb (136.1 kg) of cod, haddock, and yellowtail flounder, combined, and one Atlantic halibut per trip, without being subject to DAS restrictions. Amendment 16, as a federally permitted vessel deploys gear with the intention of retrieving it on a separate
§ 648.86(g). Additionally, this paragraph currently states that vessels with a Small Vessel category permit are not subject to trip limits for other NE multispecies. Since that time, Amendment 16 prohibited the possession of four species in any fishery (windowpane flounder, ocean pout, Atlantic wolffish, and SNE/MA winter flounder). The current Small Vessel category regulations could be interpreted to mean that Small Vessel category permits may possess these prohibited species, which would undermine the purpose of the prohibition on possessing these species. Therefore, this proposed rule would change the reference to "§ 648.86(g)" in § 648.82(b)(5)(i) to read "§ 648.86." and remove the sentence "Such vessel is not subject to a possession limit for other NE multispecies" to more accurately reflect the trip limits revised by Amendment 16 and FW 44.

6. Default AM for Stocks Not Allocated to Sectors

The recent reauthorization of the Magnuson-Stevens Act required fishery management councils to establish a mechanism to specify ACLs for each managed stock such that overfishing does not occur in the fishery, and AMs that would prevent these ACLs from being exceeded in the future and to address any overages of these ACLs that may occur. Amendment 16 was developed to affect these changes in the NE Multispecies FMP. The Amendment 16 final rule established a process to specify and distribute ACLs among various segments of the fishery that catch NE multispecies stocks, along with AMs that apply only to a subset of these segments of the fishery, specifically the directed commercial and recreational NE multispecies fisheries, and the Atlantic herring fishery. To ensure that overfishing does not occur on each NE multispecies stock as a whole due to excessive catch by fisheries not subject to AMs, Section 4.2.1.3 of the Amendment 16 document states, "controls on the portion of the fishery that is subject to AMs must be sufficient to prevent overfishing on the stock as a whole," consistent with the National Standard 1 Guidelines (January 16, 2009: 74 FR 3178).

The Amendment 16 final rule indicated that the groundfish fishery would be responsible for any excessive catch of regulated NE multispecies and ocean pout stocks by vessels that are not subject to AMs and fishing outside of the FMP as specified under § 648.90(a)(4)(iii)(E)(2). This includes vessels fishing for regulated NE multispecies and ocean pout in state waters outside the FMP, catching regulated NE multispecies and ocean pout as part of an exempted fishery, or catching yellowtail flounder when participating in the Atlantic sea scallop fishery. Because Amendment 16 did not provide a specific allocation of Atlantic halibut, SNE/MA winter flounder, ocean pout, windowpane flounder, and Atlantic wolffish to sectors, these stocks are not subject to any sector-specific AMs. Therefore, the ACL available to the commercial NE multispecies fishery for each of these stocks is allocated entirely to common pool vessels, and the only AMs established for these stocks are those specified for common pool vessels. Thus, to maintain consistency with Amendment 16, the common pool AMs must consider the catch of these stocks by all vessels, including common pool vessels, sector vessels, and vessels fishing outside of the NE multispecies fishery.

The regulation at § 648.90(a)(4) implemented by the Amendment 16 final rule indicated that common pool AMs would be triggered by excessive catch of vessels fishing outside of the NE Multispecies FMP, it did not specifically incorporate reference to excessive catch of stocks not allocated to sectors, as described above. Further, although the common pool differential DAS counting AM applies to all regulated NE multispecies and ocean pout stocks caught during fishing years (FYs) 2010 and 2011, the hard total allowable catch (TAC) AM specified to begin in FY 2012 for common pool vessels does not provide effective AMs for several of these stocks, including ocean pout, windowpane flounder, and Atlantic halibut. However, the final rule implementing Amendment 16 did not specifically address these deficiencies. This proposed rule would revise the common pool differential DAS counting AM regulations at § 648.82(n)(1), the ACL distribution regulations at § 648.90(a)(4)(iii)(E)(2), and the overall AM regulations at § 648.90(a)(5) to clarify that sector vessel catch of stocks not allocated to sectors (i.e., Atlantic halibut, SNE/MA winter flounder, ocean pout, windowpane flounder, and Atlantic wolffish) during FYs 2010 and 2011 will be added to the catch of such stocks by common pool vessels during those FYs to determine if the common pool differential DAS counting AM will be triggered. This would ensure that the regulations implementing Amendment 16 correctly reflect the Council’s intent and NMFS’s understanding that the AMs applicable to the NE multispecies fishery must be sufficient to prevent overfishing on the stock as a whole for FYs 2010 and 2011. However, because the Council adopted specific measures as part of the FY 2012 common pool hard-TAC AM that explicitly do not apply to all stocks, NMFS does not have the authority to revise the regulations in a correction rule to ensure that AMs are sufficient to prevent overfishing of the stock as a whole beginning in FY 2012. NMFS has communicated this deficiency to the Council in a letter dated January 21, 2010. Measures to address deficient AMs for these stocks are currently being developed by the Council and are expected to be implemented in a separate action by the start of FY 2012 on May 1, 2012.


On August 10, 2007, a temporary emergency rule (72 FR 44979) reduced the haddock minimum size. That action suspended paragraph § 648.83(a)(1), and inserted paragraph § 648.83(a)(3). The rule was extended through August 10, 2008, by a temporary emergency rule (72 FR 64000) that published on November 14, 2007 and became effective on February 10, 2008. When this latter action expired, paragraph § 648.83(a)(1) was once again effective, but inadvertently, paragraph § 648(a)(3) remained in the regulations. As a result, the current regulations at § 648.83(a) now include two lists specifying minimum fish sizes. This rule proposes to correct this by removing paragraph § 648.83(a)(3) in its entirety. This proposed rule will have no effect on legal fish sizes apart from what is in the current regulations and analyzed in Amendment 16.

On March 1, 1994, Amendment 5 (59 FR 9872) created an exemption to allow crew members aboard a vessel issued a commercial NE multispecies permit to possess up to 25 lb (11.3 kg) of fillets that measure less than the minimum size, if such fillets are from legal-sized fish and were not sold, bartered or traded. At the time, DAS was the only effort control for the FMP, and the associated regulations applied this provision only to those vessels issued a limited access NE multispecies permit and fishing under a NE multispecies DAS. Amendment 16 substantially revised sector measures to exempt sector vessels from DAS measures, provided they comply with harvest quotas and area closures based on an allocation of most stocks managed by the FMP; however, it did not extend the 25-lb (11.3-kg) fillet exemption to vessels fishing under the sector provisions. NMFS believes that this exemption was meant to apply to all NE multispecies DAS vessels, whether or not a vessel elects to fish under a DAS
or sector provisions in a given FY. Therefore, this action would expand the existing fillet exemption to all vessels issued a limited access NE multispecies DAS permit, including those that are fishing in a sector and exempt from fishing under a DAS. Consistent with the intent of Amendment 16 and the associated regulation at § 648.87(b)(1)(v), all catch by a sector vessel, including fillets retained by crew for personal use, count against the applicable annual catch entitlement (ACE) for the sector in which that vessel participates.

Currently, fillets and parts of fish as referenced at § 648.83(b) are counted at a rate of 3:1 solely for compliance purposes with DAS possession limits. That is, law enforcement multiplies the weight of fillets or parts of fish by 3 and adds that to the weight of whole fish on board. The total weight of whole fish and fillets combined, must comply with trip limits. When landing such fillets for personal consumption, the amount of fish taken home must be recorded in a VTR. That is, law enforcement multiplies the weight of the whole fish and fillets combined, must comply with the applicable annual catch entitlement (ACE) for the sector in which that vessel participates.

Therefore, this rule would remove the regulatory reference to the scallop fishery in § 648.85(a)(2)(ii) and replace it with a reference to the overall groundfish AM provisions in § 648.90(a)(5)(iii). Since it is likely that the final rule implementing Scallop Amendment 15, if approved, will not be published by the start of the NE multispecies 2011 FY on May 1, 2011, this correction is necessary to ensure that any overage of the overall GB yellowtail flounder ACL caused by another fishery would be divided between the common pool and sector sub-components to determine if the respective AMs will be triggered.


Amendment 16 revised the existing closure provisions for the Eastern U.S./Canada Area when 100 percent of the TAC is reached for GB cod. Amendment 16 revised the regulation at § 648.85(a)(3)(iv)(A)(2) to require that when 100 percent of the TAC is reached for GB cod, the Eastern U.S./Canada Area will be closed to all NE multispecies DAS vessels. This regulation maintains outdated language that fails to recognize the specific allocation of a portion of the Eastern U.S./Canada TACs for this stock to sectors. To maintain consistency with Amendment 16, it is necessary that NMFS has the authority to close the Eastern U.S./Canada Area to each component of the NE multispecies commercial fishery that exceeded its allocation of the Eastern U.S./Canada Area GB cod TAC. This proposed rule would clarify the regulations at § 648.85(b)(6)(iv)(A)(4) and (6)(iv)(B)(4) by specifying that the use of the 6-inch (15.24-cm) mesh codends is only permitted within the GB cod stock area.

In 2005, FW 41 revised the Closed Area I Hook Gear Haddock SAP measures affecting common pool vessels to address concerns identified by NMFS in the original submission of this SAP as part of FW 40–A. The final rule implementing FW 41 inadvertently did not include a provision restricting the bait that may be used by common pool vessels. The final rule implementing Amendment 16 rectified this oversight, but inadvertently, imposed the bait requirements on sector vessels. This action would remove the bait restrictions for this SAP specified at § 648.85(b)(7)(iv)(E) and (vi) to only apply to common pool vessels.

11. Daily Landing Restrictions

Current landing limit regulations at § 648.86(m) prohibit NE multispecies permitted vessels from landing regulated NE multispecies or ocean pout more than once in any 24-hr period. These regulations provide an example that indicates that this period of time begins when a vessel departs port, rather than when the vessel returns to port and lands groundfish. Amendment 16 states that the intent was to be based upon time of landing. Therefore, this proposed rule would change the regulations at § 648.86(m) by modifying the example to reflect the current regulations, which are correctly based upon time of landing. Additionally, the intent of Amendment 16 is to restrict NE multispecies permitted vessels from
landing NE multispecies or ocean pout more than once in any 24-hr period, rather than all fish species.

12. Sector ACE allocation

The current regulations at § 648.87(b)(1)(ii) state that a sector may only fish in a particular stock area if it has been allocated or acquires ACE for all stocks caught in that stock area. As written, this text could be interpreted to mean that a sector would have to be allocated or acquire ACE for a stock that sectors are not allocated, such as SNE/MA winter flounder, to be able to fish, for example, in the SNE/MA yellowtail flounder stock area. To clarify that sectors have the ability to fish in a particular stock area for a stock allocated to sectors, the text at § 648.87(b)(1)(ii) would be revised to state that sectors may fish in each stock area provided it has been allocated or acquires ACE for those stocks “allocated” to sectors that are caught within that stock area.

13. Sector Monitoring

As part of a DSM program, a sector is required to contract with an independent third-party DSM service provider to observe offloads by sector vessels to verify that landings are accurately reported. The DSM program requires all NE multispecies sector vessels on a sector trip in which the NE multispecies catch applies against the sector ACE to submit a trip-start hail (TSH) report to the DSM provider, which provides the information necessary to facilitate the deployment of a DSM. If the vessel operator does not receive a confirmation that the TSH report has been received within 10 min of sending the report, the current regulations at § 648.87(b)(5)(i)(A)(1) require the vessel operator to contact the DSM service provider to confirm the receipt of the TSH report via a back-up system specified by the DSM service provider. While the regulations do not specify by what means a TSH must be transmitted, many sectors are using their existing VMS to transmit such reports. The delivery of such reports via VMS are often taking more than 10 min because the 10-min response requirement has proven to be impractical. Therefore, this action proposes to eliminate the 10-min requirement currently specified in § 648.87(b)(5)(i)(A)(1), but still require the vessel operator to contact the DSM service provider via a back-up system, after a time determined by the DSM provider, to confirm the receipt of the TSH report.

The DSM provisions require that, for a trip that is selected to be monitored, all offload events must be monitored, including offloads occurring at more than one location, offloads to a truck, and offloads at remote locations. The regulations at § 648.87(b)(5)(ii)(B)(2) specify that the roving monitor (RM) must “record all offloaded catch by species and market class” for offloads to a truck. Based upon input from the fishing industry, NMFS has determined that the regulation requiring that species be sorted by market class is impractical, as sorting does not generally occur at offloads to trucks and in remote locations. Additionally, NMFS has determined that this information is unnecessary to accurately monitor landings data, as catch is monitored at the species/stick level and not at the level of market class. This proposed rule would change the data collection requirement for offloads to a truck by a RM to not require the species be sorted by market class, by removing the language “and market class” from regulations at § 648.87(b)(5)(ii)(B)(2).

The regulations at § 648.87(b)(5)(ii)(D) also require offloads to trucks to specify the number of totes of each species offloaded, the weight of fish in each tote, and that each tote is properly labeled with information that identifies the trip to which the tote is associated. The tote-taggering requirement is intended to ensure that all catch offloaded from a vessel to a truck can be tracked from the offload site to the dealer, where it will be accurately weighed and reported. Based on information provided by sector participants, some offloads to trucks occur within sight of a dealer due to limited capacity of a vessel to land directly to a dealer. To minimize the burden on RMs and the cost associated with such monitoring activities, this proposed rule would exempt the tote-taggering requirement only if the following three conditions are met: (1) The RM that observed the offload at the dock will also serve as the DSM when the truck is offloaded at the dealer; (2) the RM will follow the truck, in line of sight, from the remote offload location to the dealer where the actual weighing of the fish occurs; and (3) the truck is loaded with only the catch from the one trip being monitored.

14. Sector Reporting Requirements

Amendment 16 implemented a number of sector reporting requirements, including weekly catch reports to be submitted to NMFS by each sector. The regulations at § 648.87(b)(1)(vi)(B) specify that each sector is required to submit a weekly catch report by 2359 hr on Thursday of the week following the reporting week. Such reports contain detailed information, including: Week ending date, species, stock area, gear, number of trips, reported landings, discards, total catch, status of the sector’s ACE, whether this is a new or updated record of sector catch for each NE multispecies stock allocated to that particular sector, sector enforcement issues, any discrepancies noted by dockside/roving monitors between dealers and offloads, summary of offloads witnessed by dockside/roving monitors for that reporting week, and a list of vessels landing for that reporting week. Dealer reports for the same reporting period are utilized by sectors to accurately complete the weekly sector catch reports and for apportionment purposes. However, dealer data are not available until Wednesday. Based on sector manager input, one day has not been a sufficient amount of time to accurately complete the weekly sector catch reports. This proposed rule would provide additional flexibility § 648.87(b)(1)(vi)(B) by extending the sector deadline submission for the weekly catch report from 2359 hr on Thursday, to 0700 hr on the second Monday for the same reporting week in question.

15. Recreational and Charter/Party Vessel Restrictions

The April 24, 2000, final rule implementing measures approved under FW 33 (65 CFR 21658) created an exemption to allow NE multispecies charter/party permitted vessels to fish in the GOM Closed Areas provided such vessels obtained a letter of authorization (LOA) from NMFS. The regulations at § 648.89(e)(3)(iv) implementing this provision state that a vessel may not use any NE multispecies DAS during the period of participation to ensure that vessels operating under the charter/party provisions cannot fish commercially within these closed areas. However, not all commercial NE multispecies vessels fish under a DAS. For example, vessels fishing under NE multispecies Small Vessel, Handgear A, and Handgear B categories are not required to use NE multispecies DAS to fish commercially. The Council’s intent when developing this exemption was to provide the greatest flexibility for limited access vessels to engage in both party/charter and commercial fishing on a seasonal basis, while restricting limited access vessels carrying passengers for hire from selling their catch when fishing as a charter/party vessel within closed areas. This action would clarify the regulatory language including language that states that vessels possessing an LOA to fish as a
charter/party vessel in the GOM Closed Areas cannot fish on a sector trip, under a NE multispecies DAS, or under the provisions of the Small Vessel, Handgear A, and Handgear B categories during the period of participation.

The regulations at § 648.89(d) would also be corrected to state that charter/party vessels could not sell, barter, trade, or otherwise transfer for a commercial purpose, or attempt to sell, barter, trade, or otherwise transfer for a commercial purpose, NE multispecies caught or landed while fishing in the U.S. Exclusive Economic Zone (EEZ) unless they are fishing under a NE multispecies “sector trip,” or fishing under a NE multispecies Handgear A, Handgear B, or Small Vessel Category C permit.

16. Applicability of Possession Prohibition for Certain Stocks

While Amendment 16 clearly lists windowpane flounder and ocean pout as zero-retention species for all commercial NE multispecies vessels, it is less clear in defining whether vessels in other fisheries could possess such species. Section 4.3.2.1 of Amendment 16 indicates that possession of these stocks is prohibited by all fisheries. However, this section is specific to the effort control measures adopted for NE multispecies common pool vessels. Therefore, the final rule implementing Amendment 16 measures did not prohibit recreational and charter/party vessels or vessels fishing in other fisheries from possessing ocean pout and windowpane flounder. Based on further consultation with Council staff, it was determined that the intent of Amendment 16 was to prohibit the retention of these species by all vessels. Therefore, this action proposes to restrict the possession of windowpane flounder and ocean pout in all fisheries, including catch by recreational anglers, charter/party vessels, and other fisheries such as the scallop fishery. The possession of Atlantic wolfish and SNE winter flounder is already correctly prohibited by recreational anglers and charter/party vessels as specified at § 648.89(c)(6) and (7) respectively.

17. Monkfish Declarations

The regulations at § 648.92(b)(1)(iii) allow a vessel fishing in the NE multispecies fishery to change its fishing activity declaration after leaving port to reflect the vessel operator’s intention to also fish in the monkfish fishery on the same trip. These regulations were first implemented as part of the Monkfish FMP on September 21, 2007 (72 FR 53942), and pre-dated the development of Amendment 16. The applicability of the monkfish option is for a vessel fishing under a NE multispecies Category A DAS, which was the universal effort control in the NE multispecies fishing prior to the implementation of substantial revisions to sector measures under Amendment 16. However, NMFS believes that the Council’s intent in Amendment 16 was not to exclude vessels from this option when fishing on a sector trip. Therefore, this action proposes to insert reference to vessels fishing on a NE multispecies sector trip to enable such vessels to also take advantage of the monkfish option.

18. Additional Corrections

In addition to the changes specified above, the following changes to the regulations are proposed to correct inaccurate references and to further clarify the intent of the Council.

In § 648.10(k)(3)(ii), N. latitude, Point G9 would be corrected to read “The intersection of the Cape Cod, MA, coastline and 70°00′ W. long.” This current point incorrectly references the “South-facing shoreline of Cape Cod, MA.”

Section § 648.14(k)(6)(ii)(B) would be corrected to reference the special management programs at “§ 648.85(b)(7)(iv)(E)” to replace the current inaccurate reference to “§ 648.85(b)(7)(iv)(F)”.

In § 648.80(a)[2](ii) and (a)[17](ii), the “Approximate loran C bearings” portion of the table would be removed. The U.S. Coast Guard ceased operations of Loran-C on February 10, 2010, which renders these coordinates useless. This will have minimum impact, as the same information is displayed in the regulations using latitude and longitude coordinates.

In § 648.80(a)(3)(i), a reference to “§ 648.87(c)” would be added to the beginning of the section, to include sector vessels.

In § 648.80(b)(3)(i), the phrase “unless otherwise restricted in § 648.86” would be added. This paragraph includes ocean pout as one of the list of species exemptions for the SNE RMA; however, Amendment 16 listed ocean pout as a zero-retention species. The Amendment 16 final rule inadvertently failed to cross-reference this prohibition in § 648.86.

In § 648.80(c)(2)(i), the reference to § 648.104(a) would be revised to read “shall be that specified by § 648.104(a).” This was the original regulatory text used to cite the regulations and was inadvertently changed in the final rule implementing Amendment 16.

In § 648.85(a)(1)(U), this action would correct the Eastern U.S./Canada Area, N. latitude coordinates for Points USCA 7 and USCA 6 to 40° 50′ N. latitude, and Points USCA 5 and 4 to 40° 40′ N. latitude. Amendment 13 defined the Eastern U.S./Canada Area as being composed of statistical areas 561 and 562. The coordinates for statistical area 562 used to define the Eastern U.S./Canada Area were incorrectly transposed in the Amendment 13 final rule and would be rectified by this action.

Section § 648.87(b)(1)(ix) would be corrected to reference the prohibited species regulations at “§ 648.86(l).” instead of the inaccurate reference to “§ 648.87(1).” In addition, a reference to “§ 648.86(c)” would be inserted at § 648.87(b)(1)(ix) to clarify that sector vessels are held to the one-fish per trip possession limit of Atlantic halibut, as intended in Amendment 16.

In § 648.87(c)(2), a reference to “fishing regulations within the groundfish Fishery Management Plan (FMP)” would be inserted to clarify that a NE multispecies sector operations plan can only include exemptions from regulations within the groundfish FMP, as intended in Amendment 16.

In § 648.80(c)(2)(i), the reference to “private recreational vessel” would be corrected to read “charter/party vessel.”

In § 648.90(a)(4), the reference to “(a)[5]” would be corrected to read “(a)[6].”

Section 648.90(a)(4)(iii)(E) would be revised to include a reference to the recreational fishery. A reference to the recreational fishery was made in the title of this paragraph, but was not included in the regulations.

Classification

Pursuant to sections 304(b)(1)(A) and 305(d) of the Magnuson-Stevens Act, I have determined that this proposed rule is consistent with the NE Multispecies FMP, other provisions of the Magnuson-Stevens Act, and other applicable law, subject to further consideration after public comment.

This proposed rule has been determined to be not significant for purposes of Executive Order 12866.

The Chief Counsel for Regulation of the Department of Commerce certified to the Chief Counsel for Advocacy of the Small Business Administration that this proposed rule, if adopted, would not have a significant economic impact on a substantial number of small entities. The factual basis for this determination is as follows:

The Small Business Administration size standard for small commercial fishing entities is $4 million in gross sales, while the size standard for small charter/party operators is $7 million.
Due to the nature of some of the measures proposed in this action, entities affected by the proposed action include those vessels that have currently been issued any Federal permit to fish any species within the Northeast. However, most of the entities affected by this proposed action are limited to vessels issued a limited access NE multispecies DAS permit (i.e., Category A, D, E, or F), a limited access NE multispecies Small Vessel or Handgear A permit (i.e., Category C or HA, respectively), an open access NE multispecies Category K or Handgear B (Category HB) permit, or an open access NE multispecies Charter/Party (Category I) permit. In addition, this proposed action would also affect any entity issued a Federal permit to purchase NE multispecies, a company providing dockside and roving monitoring services, and individuals acting in the capacity of a sector manager. All entities affected by this proposed rule would fall under the SBA size standard for small commercial fishing entities or charter/ party operators, and therefore, there is no disproportionate impact between large and small entities and would not place small entities at a competitive disadvantage to large entities. A full description of the fishery, including the entities affected by the proposed action, is contained in Section 6.2 of the Amendment 16 FEIS.

The proposed allocation would correct/clarify the existing regulations to ensure that the current regulations accurately reflect measures adopted by the Council and approved by the Secretary of Commerce. This action would ensure that the economic benefits analyzed in previous actions would be realized, including preventing unnecessary and unintended costs associated with measures corrected by this action, and would only impose a negligible increase in the mailing and postage costs associated with compliance with VTR requirements that reflect current industry practices. For example, by revising the timing requirements of VMS declarations, this action would avoid $1,900 in unnecessary yearly VMS messaging costs that were not expected during the development of Amendment 16. In addition, this action would clarify that all trips must submit a VTR, regardless of whether fish are landed, with the exception of trips that only set fishing gear and do not fish on that trip, resulting in increasing yearly mailing costs of $5.88–$25.48 per vessel. Other measure corrected or clarified by this action would ensure that vessels are not subject to measures beyond those originally adopted in recent management actions. For example, this action would ensure that Category C and HA vessels would not be subject to RGAs and are not required to purchase selective gear to fish in particular areas, and that sector vessels are not subject to bait restrictions while fishing in the Closed Area I Hook Gear Haddock SAP.

As a result, an initial regulatory flexibility analysis is not required and none has been prepared.

This proposed rule contains reporting and recordkeeping requirements and associated information collections subject to the Paperwork Reduction Act (PRA), which have been previously approved by OMB under control numbers 0648–0202, 0648–0212, and 0648–0229. Measures in this proposed rule include provisions that require revised collection-of-information requirements. Public reporting burden for these collections of information are estimated to average as follows:

1. VMS area and DAS declaration, OMB# 0648–0202, (5 min/response);
2. VMS trip-level catch reports, OMB# 0648–0212, (15 min/response);
3. Request for a LOA to fish in a NE multispecies RGA, OMB# 0648–0202, (min/response);
4. VMS declaration to fish in a NE multispecies RGA, OMB# 0648–0202, (5 min/response);
5. Pre-trip hail report to a dockside monitoring service provider, OMB# 0648–0202, (2 min/response);
6. Trip-end hail report to a dockside monitoring service provider, OMB# 0648–0202, (15 min/response);
7. Confirmation of dockside monitoring trip-end hail report, OMB# 0648–0202, (2 min/response);
8. Dockside/roving service provider data entry, OMB# 0648–0202, (3 min/response);
9. Daily VMS catch reports when fishing in the U.S./Canada Management Area and Closed Area II SAPs, OMB# 0648–0212, (15 min/response);
10. Daily VMS catch reports when fishing in the Closed Area I Hook Gear Haddock SAP, OMB# 0648–0212, (15 min/response);
11. Daily VMS catch reports when fishing in the Regular B DAS Program, OMB# 0648–0212, (15 min/response); and
12. Copy of the dealer weigh-out slip or dealer signature of the dockside monitor report, OMB# 0648–0212 (2 min/response); and
13. Letter of authorization for charter/ party vessels to access the Western GOM Closure Area and the GOM Rolling Closure Areas, OMB# 0648–0202, (5 min/response);
14. Declaration of the monkfish DAS option via VMS, OMB# 0648–0202, (5 min/response);
15. Sector weekly catch report, OMB# 0648–0212, (4 hr/response);
16. VTR requirement, OMB# 0648–0212, (5 min/response); and

These estimates include the time required for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate, or any other aspect of this data collection, including suggestions for reducing the burden, to NMFS (see ADDRESSES) and by e-mail to OIRA Submission@omb.eop.gov, or fax to (202) 395–7285.

Notwithstanding any other provision of the law, no person is required to respond to, and no person shall be subject to penalty for failure to comply with, a collection of information subject to the requirements of the PRA, unless that collection of information displays a currently valid OMB Control Number.

List of Subjects in 50 CFR Part 648

Fisheries, Fishing, Reporting and recordkeeping.

Dated: April 26, 2011.

John Oliver,

Deputy Assistant Administrator For Operations, National Marine Fisheries Service.

For the reason set out in the preamble, 50 CFR part 648 is proposed to be amended as follows:

PART 648—FISHERIES OF THE NORTHEASTERN UNITED STATES

1. The authority citation for part 648 continues to read as follows:

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

2. In §648.2, add a definition of set-only trip to read as follows:

§648.2 Definitions.

* * * * *

Set-only trip means a fishing trip on which any federally permitted vessel deploys gear with the intention of retrieving it on a separate trip and does not haul-back or retrieve any gear capable of catching fish on the set-only trip.

* * * * *

3. In §648.7, revise paragraph (c) to read as follows:

§648.7 Recordkeeping and reporting requirements.

* * * * *
4. In §648.10, revise paragraph (k)(3)(ii) to read as follows:

§648.10 VMS and DAS requirements for vessel owners/operators.

(ii) Inshore GB Stock Area 2. The inshore GB Stock Area is defined by straight lines connecting the following points in the order stated:

INSHORE GB STOCK AREA 2

<table>
<thead>
<tr>
<th>Point</th>
<th>N. latitude</th>
<th>W. longitude</th>
</tr>
</thead>
<tbody>
<tr>
<td>G9</td>
<td>40° 20’</td>
<td>70° 00’</td>
</tr>
<tr>
<td>G10</td>
<td>42° 20’</td>
<td>70° 00’</td>
</tr>
<tr>
<td>IGB1</td>
<td>40° 00’</td>
<td>68° 50’</td>
</tr>
<tr>
<td>IGB2</td>
<td>41° 00’</td>
<td>68° 50’</td>
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<tr>
<td>IGB3</td>
<td>41° 00’</td>
<td>69° 30’</td>
</tr>
<tr>
<td>IGB4</td>
<td>41° 10’</td>
<td>69° 30’</td>
</tr>
<tr>
<td>IGB5</td>
<td>41° 10’</td>
<td>69° 50’</td>
</tr>
<tr>
<td>IGB6</td>
<td>41° 20’</td>
<td>69° 50’</td>
</tr>
<tr>
<td>IGB7</td>
<td>41° 20’</td>
<td>70° 00’</td>
</tr>
<tr>
<td>G12</td>
<td>42° 20’</td>
<td>70° 00’</td>
</tr>
</tbody>
</table>

1 The intersection of the Cape Cod, MA, coastline and 70°00’ W. long.
2 South-facing shoreline of Cape Cod, MA.

5. In §648.14, add paragraph (k)(2)(iv); and revise paragraphs (k)(3)(i) and (k)(6)(ii)(B) to read as follows:

§648.14 Prohibitions.

(iv) Possess or land fish while setting fixed gear on a set-only trip as declared through the pre-trip notification system pursuant to §648.11(k).

(i) It is unlawful to purchase, possess, import, export, or receive as a dealer, or in the capacity of a dealer, regulated species or ocean pout in excess of the possession limits specified in §648.82, §648.85, §648.86, or §648.87 applicable to a vessel issued a NE multispecies permit, unless otherwise specified in §648.17, or unless the regulated species or ocean pout are purchased or received from a vessel that caught them on a sector trip and such species are exempt from such possession limits in accordance with an approved sector operations plan, as specified in §648.87(c).

6. In §648.80, revise paragraphs (a)(2)(ii), (a)(3)(v), (a)(3)(vi), (a)(17)(ii), (b)(3)(i), and (c)(2)(i) to read as follows:

§648.80 NE multispecies regulated mesh areas and restrictions on gear and methods of fishing.

(ii) Bounded on the east by straight lines connecting the following points in the order stated:

GB REGULATED MESH AREA

<table>
<thead>
<tr>
<th>Point</th>
<th>N. latitude</th>
<th>W. longitude</th>
</tr>
</thead>
<tbody>
<tr>
<td>CI13</td>
<td>42°22’</td>
<td>67°20’</td>
</tr>
<tr>
<td>SNE1</td>
<td>40°24’</td>
<td>65°43’</td>
</tr>
</tbody>
</table>

1 The U.S.-Canada Maritime Boundary. 2 The U.S.-Canada Maritime Boundary as it intersects with the EEZ.

(v) Hook gear restrictions. Unless otherwise specified in this paragraph (a)(3)(v) or §648.87(c), vessels fishing with a valid NE multispecies limited access permit and fishing under a NE multispecies DAS or on a sector trip, and vessels fishing with a valid NE multispecies limited access Small-Vessel permit in the GOM Regulated Mesh Area, and persons on such vessels, are prohibited from fishing, setting, or hauling back, per day, or possessing on board the vessel more than 250 hooks.

(ii) Bounded on the south by straight lines connecting the following points in the order stated:

GULF OF MAINE/GEORGES BANK EXEMPTION AREA

<table>
<thead>
<tr>
<th>Point</th>
<th>N. latitude</th>
<th>W. longitude</th>
</tr>
</thead>
<tbody>
<tr>
<td>G6</td>
<td>40°55.5’</td>
<td>66°38’</td>
</tr>
<tr>
<td>G7</td>
<td>40°45’</td>
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</tr>
<tr>
<td>G8</td>
<td>40°37’</td>
<td>68°00’</td>
</tr>
<tr>
<td>G9</td>
<td>40°30’</td>
<td>69°00’</td>
</tr>
<tr>
<td>NL3</td>
<td>40°22.7’</td>
<td>69°00’</td>
</tr>
</tbody>
</table>
§ 648.82 Effort-control program for NE multispecies limited access vessels.

8. In § 648.82, revise the introductory text of paragraph (b)(5)(i), and the introductory text of paragraph (n)(1) to read as follows:

§ 648.82 Effort-control program for NE multispecies limited access vessels.

* * * * *

(b) * * *

(5) * * *

(i) DAS allocation. A vessel qualified and electing to fish under the Small Vessel category may retain up to 300 lb (136.1 kg) of cod, haddock, and yellowtail flounder, combined, and one Atlantic halibut per trip, without being subject to DAS restrictions, provided the vessel does not exceed the yellowtail flounder possession restrictions specified at § 648.86(g). Such a vessel is subject to the possession limits specified for other regulated species and ocean pout, as specified at § 648.86. Any vessel may elect to switch into this category, as provided in § 648.4(a)(1)(i)(I)(2), if the vessel meets or complies with the following:

* * * * *

(n) * * *

(1) Differential DAS counting AM for fishing years 2010 and 2011. Unless otherwise specified pursuant to § 648.90(a)(5), based upon catch and other information available to NMFS by February of each year, the Regional Administrator shall project the catch of regulated species or ocean pout by common pool vessels for the fishing year ending on April 30 to determine whether such catch will exceed any of the sub-ACLs specified for common pool vessels pursuant to § 648.90(a)(4)(iii). This initial projection of common pool catch shall be updated shortly after the end of each fishing year once information becomes available regarding the catch of regulated species and ocean pout by vessels fishing for groundfish in state waters outside of the FMP, vessels fishing in exempted fisheries, and vessels fishing in the Atlantic sea scallop fishery; and the catch of Atlantic halibut, SNE/MA winter flounder, ocean pout, windowpane flounder, and Atlantic wolffish by sector vessels to determine if excessive catch by such vessels resulted in the overall ACL for a particular stock to be exceeded. If such catch resulted in the overall ACL for a particular stock being exceeded, the common pool’s catch of that stock shall be increased by an amount equal to the amount of the overage of the overall ACL for that stock multiplied by the common pool’s share of the overall ACL for that stock calculated pursuant to § 648.90(a)(4)(iii)(E)(2). For example, if the 2010 overall ACL for GOM cod was exceeded by 10,000 lb (4,536 kg) due to excessive catch of that stock by vessels fishing in state waters outside the FMP, and the common pool’s share of the 2010 overall GOM cod ACL was 5 percent, then the common pool’s 2010 catch of GOM cod shall be increased by 500 lb (226.8 kg) (10,000 lb (4,536 kg) × 0.05 of the overall GOM cod ACL). If based on the initial projection completed in February, the Regional Administrator projects that any of the sub-ACLs specified for common pool vessels will be exceeded or underharvested, the Regional Administrator shall implement a differential DAS counting factor to all Category A DAS used within the stock area in which the sub-ACL was exceeded or underharvested, as specified in paragraph (n)(1)(i) of this section, during the following fishing year, in a manner consistent with the Administrative Procedure Act. Any differential DAS counting implemented at the start of the fishing year will be reevaluated and recalculated, if necessary, once updated information is obtained. The differential DAS counting factor shall be based upon the projected proportion of the sub-ACL of each NE multispecies stock caught by common pool vessels, rounded to the nearest even tenth, as specified in paragraph (n)(1)(i) of this section, unless otherwise specified pursuant to § 648.90(a)(5). For example, if the Regional Administrator projects that common pool vessels will catch 1.18 times the sub-ACL for GOM cod during fishing year 2010, the Regional Administrator shall implement a differential DAS counting factor of 1.2 to all Category A DAS used by common pool vessels only within the Inshore GOM Differential DAS Area during fishing year 2011 (i.e., Category A DAS will be charged at a rate of 28.8 hr for every 24 hr fished—1.18 times 24-hr DAS counting). If it is projected that catch in a particular fishing year will exceed or

GULF OF MAINE/GEORGES BANK
EXEMPTION AREA—Continued

<table>
<thead>
<tr>
<th>Point</th>
<th>N. latitude</th>
<th>W. longitude</th>
</tr>
</thead>
<tbody>
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<td>69°40'</td>
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<tr>
<td>G11</td>
<td>40°50'</td>
<td>70°00'</td>
</tr>
<tr>
<td>G12</td>
<td>(1)</td>
<td>70°00'</td>
</tr>
</tbody>
</table>

* Northward to its intersection with the shoreline of mainland Massachusetts.

* * * * *

(b) * * *

(3) * * *

(i) Species exemption. Unless otherwise restricted in § 648.86, owners and operators of vessels subject to the minimum mesh size restrictions specified in paragraphs (a)(4) and (b)(2) of this section may fish for, harvest, possess, or land butterfish, dogfish (caught by trawl only), herring, Atlantic mackerel, ocean pout, scup, shrimp, squid, summer flounder, silver hake and offshore hake, and weakfish with nets of a mesh size smaller than the minimum size specified in the GB and SNE Regulated Mesh Areas when fishing in the SNE Exemption Area defined in paragraph (b)(10) of this section, provided such vessels comply with requirements specified in paragraph (b)(3)(ii) of this section and with the mesh size and possession limit restrictions specified under § 648.86(d).

* * * * *

(c) * * *

(2) * * *

(i) Vessels using trawls. Except as provided in paragraph (c)(2)(iii) of this section, and § 648.85(b)(6), the minimum mesh size for any trawl net not stowed and not available for immediate use in accordance with § 648.23(b), on a vessel or used by a vessel fishing under the NE multispecies DAS program or on a sector trip in the MA Regulated Mesh Area, shall be that specified by § 648.104(a), applied throughout the body and extension of the net, or any combination thereof, and 6.5-inch (16.5-cm) diamond or square mesh applied to the codend of the net, as defined in paragraph (a)(3)(i) of this section. This restriction does not apply to nets or pieces of nets smaller than 3 ft (0.9 m) × 3 ft (0.9 m), (9 sq ft (0.81 sq m)), or to vessels that have not been issued a NE multispecies permit and that are fishing exclusively in state waters.

* * * * *

7. In § 648.81, revise the introductory text of paragraph (n) to read as follows:

§ 648.81 NE multispecies closed areas and measures to protect EFH.

* * * * *
underharvest the sub-ACLs for several regulated species stocks within a particular stock area, including both exceeding and underharvesting several sub-ACLs within a particular stock area, the Regional Administrator shall implement the most restrictive differential DAS counting factor derived from paragraph (n)(1)(ii) of this section for the sub-ACLs exceeded or underharvested to any Category A DAS used by common pool vessels within that particular stock area. For example, if it is projected that common pool vessels will be responsible for 1.2 times the GOM cod sub-ACL and 1.1 times the CC/GOM yellowtail flounder sub-ACL, the Regional Administrator shall implement a differential DAS counting factor of 1.2 to any Category A DAS fish by common pool vessels only within the Inshore GOM Differential DAS Area during the following fishing year. For any differential DAS counting factor implemented in fishing year 2011, the differential DAS counting factor shall be applied against the DAS accrual provisions specified in paragraph (e)(1)(i) of this section for the time spent fishing in the applicable differential DAS counting area based upon the first VMS position into the applicable differential DAS counting area and the first VMS position outside of the applicable differential DAS counting area, pursuant to §648.10. For example, if a vessel fished 12 hr inside a differential DAS counting area where a differential DAS counting factor of 1.2 would be applied, and 12 hr outside of the differential DAS counting area, the vessel would be charged 48 hr of DAS use because DAS would be charged in 24-hr increments (12 hr inside the area × 1.2 = 14.4 hr) + 12 hr outside the area, rounded to the next 24-hr increment to determine DAS charged). For any differential DAS counting factor implemented in fishing year 2012, the differential DAS counting factor shall be applied against the DAS accrual provisions in paragraph (e)(1)(i) of this section, or if a differential DAS counting factor was implemented for that stock area during fishing year 2011, against the DAS accrual rate applied in fishing year 2011. For example, if a differential DAS counting factor of 1.2 was applied to the Inshore GOM Differential DAS Area during fishing year 2011 due to a 20-percent overage of the GOM cod sub-ACL, yet the GOM cod sub-ACL was exceeded again, but by 50 percent during fishing year 2011, an additional differential DAS factor of 1.5 would be applied to the DAS accrual rate applied during fishing year 2012 (i.e., the DAS accrual rate in the Inshore GOM Differential DAS Counting Area during fishing year 2012 would be 43.2 hr charged for every 24-hr fished—1.2 × 1.5 × 24-hr DAS charge). If the Regional Administrator determines that similar DAS adjustments are necessary in all stock areas, the Regional Administrator will adjust the ratio of Category A: Category B DAS specified in paragraph (d)(1) of this section to reduce the number of available Category A DAS available based upon the amount of the overage, rather than apply a differential DAS counting factor to all Category A DAS used in all stock areas.

9. In §648.83, remove paragraph (a)(3), and revise paragraph (b)(1) to read as follows:

§648.83 Multispecies minimum fish sizes.  

(b) * * *  
(1) Each person aboard a vessel issued a NE multispecies limited access permit and fishing under the NE multispecies DAS program or on a sector trip may possess up to 25 lb (11.3 kg) of fillets that measure less than the minimum size, if such fillets are from legal-sized fish and are not offered or intended for sale, trade, or barter. The weight of fillets and parts of fish, other than whole-gutted or gilled fish, shall be multiplied by 3. For the purposes of accounting for all catch by sector vessels as specified at §648.87(b)(1)(v), the weight of all fillets and parts of fish, other than whole-gutted or gilled fish reported for at-home consumption shall be multiplied by a factor of 3. * * * * *  


§648.85 Special management programs.  

(1) * * *  
(ii) Eastern U.S./Canada Area. The Eastern U.S./Canada Area is the area defined by straight lines connecting the following points in the order stated (a chart depicting this area is available from the Regional Administrator upon request):

<table>
<thead>
<tr>
<th>Point</th>
<th>N. lat.</th>
<th>W. long.</th>
</tr>
</thead>
<tbody>
<tr>
<td>USCA 4</td>
<td>40°40'</td>
<td>66°40'</td>
</tr>
<tr>
<td>USCA 5</td>
<td>40°40'</td>
<td>66°50'</td>
</tr>
<tr>
<td>USCA 6</td>
<td>40°50'</td>
<td>66°50'</td>
</tr>
<tr>
<td>USCA 7</td>
<td>40°50'</td>
<td>67°00'</td>
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<tr>
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<td>40°30'</td>
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<td>USCA 10</td>
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<td>67°20'</td>
</tr>
<tr>
<td>USCA 11</td>
<td>41°10'</td>
<td>67°20'</td>
</tr>
<tr>
<td>USCA 12</td>
<td>42°20'</td>
<td>67°40'</td>
</tr>
</tbody>
</table>

(ii) Adjustments to TACs. Any overages of the GB cod, GB haddock, and GB yellowtail flounder TACs specified for either the common pool or individual sectors pursuant to this paragraph (a)(2) that occur in a given fishing year shall be subtracted from the respective TAC in the following fishing year and may be subject to all groundfish AM provisions as specified in §648.90(a)(5)(ii) if the overall ACL for a particular stock in a given fishing year, specified pursuant to §648.90(a)(4), is exceeded.

* * * * *

(3) * * *  
(iv) * * *  
(A) * * *

(2) Possession restriction when 100 percent of TAC is harvested. When the Regional Administrator projects that 100 percent of the TAC allocation for cod specified in paragraph (a)(2) of this section will be harvested, NMFS shall, in a manner consistent with the Administrative Procedure Act, close the Eastern U.S./Canada Area to all limited access NE multispecies DAS and sector vessels subject to that particular TAC allocation, as specified in paragraph (a)(3)(iv)(E) of this section, by prohibiting such vessels and all other vessels not issued a limited access NE multispecies permit from entering or being in this area and from harvesting, possessing, or landing cod in or from the Eastern U.S./Canada Area during the closure period.

* * * * *

(b) * * *  
(3) * * *  
(x) * * *

(A) Approved gear. When the CA II Yellowtail Flounder/Haddock SAP is open to target yellowtail flounder, as specified in paragraph (b)(3)(vii) of this section, NE multispecies vessels fishing with trawl gear must use a haddock separator trawl or a flounder trawl net, as described in paragraph (a)(3)(iii) of this section, or the Ruhle trawl, as described in paragraph (b)(6)(iv)(f)(3) of this section (all three nets may be on board the fishing vessel simultaneously). When this SAP is only open to target haddock, NE multispecies
vessels must use a haddock separator trawl, a Ruhle trawl, or hook gear. Gear other than the haddock separator trawl, the flounder trawl, or the Ruhle trawl may be on board the vessel during a trip to the Eastern U.S./Canada Area outside of the CA I Hook Gear Haddock SAP, provided the gear is stowed according to the regulations at § 648.23(b).

(6) * * *
(iv) * * *
(j) * * *
(4) Mesh size. An eligible vessel fishing in the Regular B DAS Program within the GB Cod Stock Area as defined in paragraph (b)(6)(v)(B) of this section pursuant to paragraph (b)(6) of this section must use trawl gear described in this paragraph (b)(6)(iv)(J) with a minimum codend mesh size of 6-inch (15.24-cm) square or diamond mesh.

(7) * * *
(iv) * * *
(E) Gear restrictions. A vessel declared into, and fishing in, the CA I Hook Gear Haddock SAP may fish with and possess on board demersal longline gear or tub trawl gear only, unless further restricted as specified in paragraphs (b)(7)(v)(A) and (vii)(B) of this section.

(vi) * * *
(B) Gear restrictions. A common pool vessel is exempt from the maximum number of hooks restriction specified in § 648.80(a)(4)(v), but must comply with the gear restrictions in paragraph (b)(7)(iv)(E) of this section. Such vessels are prohibited from using as bait, or possessing on board, squid or mackerel during a trip into the CA I Hook Gear Haddock SAP.

11. In § 648.86, revise paragraph (m)(1) to read as follows:

§ 648.86 NE Multispecies possession restrictions.

(m) * * *
(1) Daily landing restriction. A vessel issued a limited access NE multispecies permit, an open access NE multispecies Handgear B permit, or a limited access monkfish permit and fishing under the monkfish Category C or D permit provisions may only land regulated species or ocean poult once in any 24-hr period, based upon the time the vessel lands following the end of the previous trip. For example, if a vessel lands 1,600 lb (725.7 kg) of GOM cod at 6 p.m. on Tuesday, that vessel cannot land any more regulated species or ocean poult until at least 6 p.m. on the following Wednesday.

* * * * *
12. In § 648.87, revise the introductory text to paragraph (c)(2), and revise paragraphs (b)(1)(ii), (b)(1)(vi)(B), (b)(1)(ix), (b)(5)(i)(A)(1), and (b)(5)(ii)(B)(2) to read as follows:

§ 648.87 Sector allocation.

* * * * *
(b) * * *
(1) * * *
(ii) Areas that can be fished. Vessels in a sector may only fish in a particular stock area, as specified in paragraphs (b)(1)(ii)(A) through (F) of this section, and § 648.85(b)(6)(v), or the Eastern U.S./Canada Area, as specified in § 648.85(a)(1), if the sector has been allocated, or acquires, pursuant to paragraph (b)(1)(viii) of this section, ACE for all stocks allocated to sectors pursuant to paragraph (b)(1)(vi)(A) of this section that are caught in that stock area. A sector must project when its ACE for each stock will be exceeded and must ensure that all vessels in the sector cease fishing operations prior to exceeding it. Once a sector has harvested its ACE for a stock, all vessels in that sector must cease fishing operations in that stock area on a sector trip unless and until it acquires additional ACE from another sector pursuant to paragraph (b)(1)(viii) of this section, or as otherwise specified in an approved operations plan pursuant to paragraph (b)(2)(xiii) of this section. For the purposes of this paragraph (b)(1)(ii), an ACE overage means catch of regulated species or ocean poult by vessels participating in a particular sector that exceeds the ACE allocated to that sector, as of the date received or purchased by the dealer, whichever occurs first, after considering all ACE transfer requests ultimately approved by NMFS during the current fishing year, pursuant to paragraph (b)(1)(viii) of this section, unless otherwise specified pursuant to § 648.90(a)(5).

* * * * *
(vi) * * *
(B) Weekly catch report. Each sector must submit weekly reports to NMFS stating the remaining balance of ACE allocated to each sector based upon regulated species and ocean poult landings and discards of vessels participating in that sector and any compliance/enforcement concerns. These reports must include at least the following information, as instructed by the Regional Administrator: Week ending date; species, stock area, gear, number of trips, reported landings (landed pounds and live pounds), discards (live pounds), total catch (live pounds), status of the sector’s ACE (pounds remaining and percent remaining), and whether this is a new or updated record of sector catch for each NE multispecies stock allocated to that particular sector; sector enforcement issues, including any discrepancies noted by dockside/roving monitors between dealers and offloads; summary of offloads witnessed by dockside/roving monitors for that reporting week; and a list of vessels landing for that reporting week. These weekly catch reports must be submitted no later than 0700 hr on the second Monday after the reporting week, as defined in this part. The frequency of these reports must be increased to more than a weekly submission when the balance of remaining ACE is low, as specified in the sector operations plan and approved by NMFS. If requested, sectors must provide detailed trip-by-trip catch data to NMFS for the purposes of auditing sector catch monitoring data based upon guidance provided by the Regional Administrator.

* * * * *
(ix) Trip limits. With the exception of stocks listed in § 648.86(1) and the Atlantic halibut trip limit at § 648.86(c), a sector vessel is not limited in the amount of allocated NE multispecies stocks that can be harvested on a particular fishing trip, unless otherwise specified in the operations plan.

* * * * *
(5) * * *
(j) * * *
(A) * * *
(1) Trip-start hail report. The vessel operator must submit a trip-start hail report prior to departing port at the beginning of each trip notifying the sector manager and/or dockside/roving monitor service provider of the vessel permit number; trip ID number in the form of the VTR serial number of the first VTR page for that trip, or another trip identifier specified by NMFS; and an estimate of the date and time of arrival to port. Trip-start hail reports by vessels operating less than 6 hr or within 6 hr of port must also include estimated date and time of offload. If the vessel operator does not receive confirmation of the receipt of the trip-start hail report from the dockside/ roving monitor provider, the operator must contact the service provider to confirm the trip-start hail report via an independent back-up system developed by the service provider.

* * * * *
(ii) * * *
(B) * * *
(2) Offloads to a truck. A roving monitor observing offloads into a truck shall retain copies of all VTRs filled out for that trip with all information submitted (i.e., no blocked cells) provided by the sector vessel; if there are no scales at the offload site, record the number of totes of each species and the captain’s estimate of the weight in each tote; if there are scales at the offload site, record whether the scales were certified by an appropriate state agency and observe and record whether ice and box weights are tared before catch is added, or record the estimated weight of ice and the box; determine and record whether all fish have been offloaded, including an estimate of the weight of fish being retained by captain and crew for personal consumption or other use and the reason for retention of such catch; record all offloaded catch by species in a report, unless the driver creates such a report; the roving monitor may use which shall be signed by the roving monitor; document that each tote is labeled with the appropriate identifying information including, but not limited to, the serial number of the first VTR page filled out for that trip or another trip ID specified by NMFS, the roving monitor’s name, tote number, and species; provide data summarizing the offloads of each trip, including copies of the VTR(s) and roving monitor report to the sector manager or designated third party contractor, as appropriate, within 24 hr of offloading; and retain a copy of such information to document that the offload was monitored, as instructed by the Regional Administrator. The roving monitor must submit copies of the VTR(s); driver manifest(s), if separate from the roving monitor’s report; and the roving monitor’s report to the sector manager or third-party service provider, as appropriate. The tote tagging requirements specified in this paragraph (b)(5)(ii)(B)(2), are not required, provided the following three requirements are met:

(i) The roving monitor that observed the offload at the dock will also be the dockside monitor at the truck offload to the dealer;

(ii) The roving monitor will follow the truck, in line of sight, from the remote offload to the dealer offload where the weighing occurs; and,

(iii) The truck is loaded with only the catch from the one trip being monitored.

(c) * * *

(2) If a sector is approved, the Regional Administrator shall issue a letter of authorization to each vessel operator and/or vessel owner participating in the sector. The letter of authorization shall authorize participation in the sector operations and may exempt participating vessels from any Federal fishing regulation applicable to NE multispecies vessels, except those specified in paragraphs (c)(2)(i) and (ii) of this section, in order to allow vessels to fish in accordance with an approved operations plan, provided such exemptions are consistent with the goals and objectives of the FMP. The letter of authorization may also include requirements and conditions deemed necessary to ensure effective administration of, and compliance with, the operations plan and the sector allocation. Solicitation of public comment on, and NMFS final determination on such exemptions shall be consistent with paragraphs (c)(1) and (2) of this section.

* * * * *

13. In § 648.89, add paragraphs (c)(8) and (c)(9), and revise paragraphs (c)(2)(i), (c)(6), (c)(7), (d), and (e)(3)(iv), to read as follows:

§ 648.89 Recreational and charter/party vessel restrictions.

* * * * *

(c) * * *

(2) * * *

(i) Unless further restricted by the Seasonal GOM Cod Possession Prohibition, specified in paragraph (c)(2)(v) of this section, each person on a charter/party vessel may possess no more than 10 cod per day.

* * * *

(c) * * *

(6) Atlantic wolffish. Persons aboard charter/party vessels permitted under this part and not fishing under the NE multispecies DAS program, on a sector trip, under a Handgear A permit, under a Handgear B permit, or under a Small Vessel Category C permit, and private recreational fishing vessels in or possessing fish from the EEZ may not possess Atlantic wolffish.

(7) SNE/MA winter flounder. Persons aboard charter/party vessels permitted under this part and not fishing under the NE multispecies DAS program, on a sector trip, under a Handgear A permit, under a Handgear B permit, or under a Small Vessel Category C permit, and private recreational fishing vessels in or possessing fish from the EEZ may not possess Atlantic wolffish.

* * * *

(9) Ocean pout. Persons aboard charter/party vessels permitted under this part and not fishing under the NE multispecies DAS program, on a sector trip, under a Handgear A permit, under a Handgear B permit, or under a Small Vessel Category C permit, and private recreational fishing vessels in or possessing fish from the EEZ may not possess ocean pout.

* * * *

(d) Restrictions on sale. It is unlawful to sell, barter, trade, or otherwise transfer for a commercial purpose, or to attempt to sell, barter, trade, or otherwise transfer for a commercial purpose, NE multispecies caught or landed by recreational, charter, or party vessels permitted under this part not fishing under a DAS, on a sector trip, or under a Handgear A permit, Handgear B permit, or Small Vessel Category C permit while fishing in the EEZ.

* * * *

(e) * * *

(3) * * *

(iv) For the GOM charter/party closed area exemption only, the vessel may not fish on a sector trip, under a NE multispecies DAS, or under the provisions of the NE multispecies Small Vessel Category or Handgear A or Handgear B permit categories, as specified at § 648.82, during the period of participation.

* * * *

14. In § 648.90, revise the introductory text to paragraph (a)(4)(iii)(E), and revise paragraphs (a)(4)(i), (a)(4)(iii)(E)(2), (a)(5)(i)(A) and (a)(5)(ii) to read as follows:

§ 648.90 NE multispecies assessment, framework procedures and specifications, and flexible area action system.

* * * *

(a) * * *

(4) * * *

(i) ABC/AOI recommendations. As described in this paragraph (a)(4), with the exception of stocks managed by the Understanding, the PDT shall develop recommendations for setting an ABC, ACL, and OFL for each NE multispecies stock for each of the next 3 years as part of the biennial review process specified.
in paragraph (a)(2) of this section. ACLs can also be specified based upon updated information in the annual SAFE report, as described in paragraph (a)(1) of this section, and other available information as part of a specification package, as described in paragraph (a)(6) of this section. For NE multispecies stocks or stock components managed under both the NE Multispecies FMP and the Understanding, the PDT shall develop recommendations for ABCs, ACLs, and OFLs for the pertinent stock or stock components annually, as described in this paragraph (a)(4) and § 648.89(a)(2).

(ii) * * *

(E) Regulated species or ocean pout catch by the NE multispecies commercial and recreational fisheries. Unless otherwise specified in the ACL recommendations developed pursuant to paragraph (a)(4)(ii)(B) of this section, after all of the deductions and considerations specified in paragraphs (a)(4)(iii)(A) through (D) of this section, the remaining ABC/ACL for each regulated species or ocean pout stock shall be allocated to the NE multispecies commercial and recreational fisheries, pursuant to this paragraph (a)(4)(iii)(E).

(2) Commercial allocation. Unless otherwise specified in this paragraph (a)(4)(iii)(E)(2), the ABC/ACL for regulated species or ocean pout stocks available to the commercial NE multispecies fishery, after consideration of the recreational allocation pursuant to paragraph (a)(4)(iii)(E)(1) of this section, shall be divided between vessels operating under approved sector operations plans, as described at § 648.87(c), and vessels operating under the provisions of the common pool, as defined in this part, based upon the cumulative PSCs of vessels participating in sectors calculated pursuant to § 648.87(b)(1)(i)(E). For fishing years 2010 and 2011, the ABC/ACL of each regulated species or ocean pout stocks not allocated to sectors pursuant to § 648.87(b)(1)(i)(E) (i.e., Atlantic halibut, SNE/MA winter flounder, ocean pout, windowpane flounder, and Atlantic wolffish) that is available to the commercial NE multispecies fishery shall be allocated entirely to the common pool. Unless otherwise specified in paragraph (a)(5) of this section, regulated species or ocean pout catch by common pool and sector vessels shall be deducted from the sub-ACL/ACE allocated pursuant to this paragraph (a)(4)(iii)(E)(2) for the purposes of determining whether adjustments to common pool measures are necessary, pursuant to the common pool AMs specified in § 648.82(n), or whether sector ACE overages must be deducted, pursuant to § 648.87(b)(1)(iii).

(iii) * * *

(5) * * *

(i) * * *

(A) Excessive catch by common pool vessels. If the catch of regulated species and ocean pout by common pool vessels exceeds the amount of the ACL specified for common pool vessels pursuant to paragraph (a)(4)(iii)(E)(2) of this section, then the AMs described in § 648.82(n) shall take effect. Pursuant to the distribution of ABCs/ACLs specified in paragraph (a)(4)(iii)(E)(2) of this section, for the purposes of this paragraph (a)(5)(i)(A), the catch of each regulated species or ocean pout stock not allocated to sectors pursuant to § 648.87(b)(1)(i)(E) (i.e., Atlantic halibut, SNE/MA winter flounder, ocean pout, windowpane flounder, and Atlantic wolffish) during fishing years 2010 and 2011 shall be added to the catch of such stocks by common pool vessels to determine whether the differential DAS counting AM described in § 648.82(n)(1) shall take effect. If such catch does not exceed the portion of the ACL specified for common pool vessels pursuant to paragraph (a)(4)(iii)(E)(2) of this section, then no AMs shall take effect for common pool vessels.

(iv) AMs if the overall ACL for a regulated species or ocean pout stock is exceeded. If the catch of any stock of regulated species or ocean pout by vessels fishing outside of the NE multispecies fishery; vessels fishing in state waters outside of the FMP; or vessels fishing in exempted fisheries, as defined in this part; or the catch of yellowtail flounder by the Atlantic sea scallop fishery exceeds the sub-component of the ACL for that stock specified for such fisheries pursuant to paragraphs (a)(4)(iii)(A) through (C) of this section, and the overall ACL for that stock is exceeded, then the amount of the overage of the overall ACL for that stock due to catch from vessels fishing outside of the NE multispecies fishery exceeds that individual component’s share of that stock’s ACL available to the NE multispecies fishery. If the total catch of that stock by any component of the NE multispecies fishery exceeds the amount of the ACL specified for that component of the NE multispecies fishery pursuant to paragraph (a)(4)(iii)(E) of this section, then the AMs specified in paragraphs (a)(5)(i)(A) through (C) of this section shall take effect, as applicable. If the catch of any stock of regulated species or ocean pout by vessels outside of the FMP exceeds the sub-component of the ACL for that stock specified pursuant to paragraphs (a)(4)(iii)(A) through (C) of this section, but the overall ACL for that stock is not exceeded, even after consideration of the catch of that stock by other sub-components of the fishery, then the AMs specified in this paragraph (a)(5)(ii) shall not take effect.

15. In § 648.92, revise paragraph (b)(1)(iii) to read as follows:

§ 648.92 Effort-control program for monkfish limited access vessels.

(iii) DAS declaration provision for vessels fishing in the NFMA with a VMS unit. Any limited access NE multispecies vessel fishing on a sector trip or under a NE multispecies Category A DAS in the NFMA, and issued an LOA as specified in § 648.94(f), may change its DAS declaration to a monkfish DAS through the vessel’s VMS unit during the course of the trip after leaving port, but prior to crossing the VMS demarcation line upon its return to port or leaving the NFMA, if the vessel exceeds the incidental catch limit specified under § 648.94(c).