manufacturing and processing establishments.
   (ii) The application shall be made in accordance with the following
   prescribed conditions: Application shall be limited to a general surface and spot
   and/or crack and crevice treatment in feed-handling establishments where feed and feed products are held or
   processed. General surface application may be used only when the facility is not in operation provided exposed feed
   has been covered or removed from the area being treated. All feed-contact
   surfaces and equipment must be thoroughly cleaned after general surface
   applications. Spot and/or crack and crevice application may be used while
   the facility is in operation provided exposed feed is covered or removed from
   the area being treated prior to application. Spray concentration shall
   be limited to a maximum of 0.06 percent
   active ingredient. Contamination of feed and feed-contact surfaces shall be
   avoided.

§ 180.452 [Amended]
16. Section 180.452 is amended by removing the entries for "corn, sweet,
   forage" and "corn, sweet, stover" from the table in paragraph (a).

§ 180.458 [Amended]
17. Section 180.458 is amended by removing the entry for "soybean,
   soapstock" from the table in paragraph (a).

§§ 180.536 and 180.550 [Removed]
18. Sections 180.536 and 180.550 are removed.
19. Section 180.905 is revised to read as follows:

§ 180.905 Pesticide chemicals; exemptions from the requirement of a
   tolerance.
   (a) When applied to growing crops, in accordance with good agricultural
   practice, the following pesticide
   chemicals are exempt from the
   requirement of a tolerance:
   (1) Petroleum oils.
   (2) Piperonyl butoxide.
   (3) Pyrethrins.
   (4) Sabadilla.
   (b) When applied to growing crops, in accordance with good agricultural
   practice, the pesticides rotenone or
derris or cube roots are exempt from the
   requirement of a tolerance until their
   tolerance exemptions expire on August
   11, 2012.
   (c) These pesticides are not exempted from the requirement of a tolerance
   when applied to a crop at the time of or
   after harvest.

§ 180.1035 [Removed]
20. Section 180.1035 is removed.

**DEPARTMENT OF THE INTERIOR**

**Fish and Wildlife Service**

**50 CFR Parts 13 and 22**


RIN 1018–AX91

**Eagle Permits; Changes in the**

**Regulations Governing Eagle**

**Permitting**

**AGENCY:** Fish and Wildlife Service, Interior.

**ACTION:** Proposed rule; extension of comment period.

**SUMMARY:** We announce the extension of the public comment period for our April
13, 2012, proposed rule to revise the regulations for permits for
nonpurposeful take of golden eagles (Aquila chrysaetos) and bald eagles
(Haliaetus leucocephalus), where the take is associated with, but not the purpose of,
an activity (see 77 FR 22267, April 13, 2012). We proposed to extend the
maximum term for a programmatic
permit from 5 to 30 years, if the permit incorporates conditions requiring
implementation of additional measures to ensure the preservation of eagles, if
needed. This change would facilitate the responsible development of renewable
energy and other projects that will be in
operation for many decades while being consistent with statutory mandates
protecting eagles.

The proposed rule would amend the schedule of permit fees set forth at 50
CFR 13.11 to substantially increase the fees charged for processing
programmatic permit applications for
such long-term permits. The permit
application processing fee is proposed
to be $36,000. In addition, the
regulations propose an “administration fee” based on the duration of the
permits to recover our costs for
monitoring and working with the
permittees over the lives of the permits.
The proposed administration fee ranges from $2,600 for permits with tenures of
5 years or less to $15,600 for 30-year
permits. The regulations propose a
reduced application processing fee of
$5,000 for permit applications for small
wind projects and other activities not
expected to have significant effects on
eagles.

The proposed rule also contains provisions that would allow permits to be
transferred from one party to another
and to clarify that programmatic permits
issued under the Bald and Golden Eagle Protection Act (16 U.S.C. 668–668d) to
Federal, State, tribal, or local
governmental entities provide take
authorization for persons acting under
the jurisdiction of the permitted
government agency under certain
circumstances.

We are now extending the public
comment period for the proposed rule to
allow interested members of the public an additional opportunity to provide input. The comment period will close on July 12, 2012. If you have already submitted comments on the April 13, 2012, proposed rule, please do not resubmit them. We will fully consider all comments we receive when preparing a final determination on the proposed rule.


Public Comments

You may submit your comments and supporting materials by one of the methods listed in ADDRESSES. We request that you submit comments by only one method. We will not consider comments sent by email or fax, or written comments sent to an address other than the one listed in ADDRESSES. If you submit a comment via http://www.regulations.gov, your entire comment—including any personal identifying information—will be posted on the Web site. If you submit a hardcopy comment that includes personal identifying information, you may request that we withhold this information from public review, but we cannot guarantee that we will be able to do so. We will post all hardcopy comments on http://www.regulations.gov.

Comments and materials we receive, as well as supporting documentation we used in preparing this proposed rule, will be available for public inspection at http://www.regulations.gov, or by appointment, during normal business hours, by contacting the person listed above for FURTHER INFORMATION CONTACT.

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

50 CFR Part 648

[Docket No. 120412409–2409–01]

RIN 0648–BB95

Control Date To Limit Excessive Accumulation of Control, Qualifying Landings History, and Referendum Eligibility in the Monkfish Fishery

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

ACTION: Advance notice of proposed rulemaking (ANPR); request for comments.

SUMMARY: At the request of the New England and Mid-Atlantic Fishery Management Councils (Councils), this notice announces a control date that may be applicable to, but not limited to, limits on the accumulation of excessive control or ownership of fishing privileges, qualifying landings history for an allocation-based management program, and referendum qualification, should one be required in the monkfish fishery. This notice is intended to promote awareness of possible rulemaking: provide notice to the public that any future accumulation of fishing privilege interests in the monkfish fishery may be affected, restricted, or even nullified; and to discourage speculative behavior in the market for fishing privileges while the Councils consider whether and how such limitations on accumulation of fishing privileges should be developed.

Interested participants should locate and preserve records that substantiate and verify their ownership or control of monkfish permits and other fishing privileges, as well as monkfish landings history in Federal waters.

DATES: May 9, 2012, shall be known as the “control date” for the monkfish fishery and may be used as a reference date for future management measures related to the maintenance of a fishery with characteristics consistent with the Councils’ objectives and applicable Federal laws. Written comments must be received on or before 5 p.m., local time, June 8, 2012.

ADDRESSES: You may submit comments on this document, identified by “NOAA–NMFS–2012–0080,” by any of the following methods:

- **Electronic Submission:** Submit all electronic public comments via the Federal e-Rulemaking Portal www.regulations.gov. To submit comments via the e-Rulemaking Portal, first click the “submit a comment” icon, then enter “NOAA–NMFS–2012–0080” in the keyword search. Locate the document you wish to comment on from the resulting list and click on the “Submit a Comment” icon on the right of that line.

- **Mail:** Submit written comments to Daniel Morris, Acting Regional Administrator, National Marine Fisheries Service, 55 Great Republic Drive, Gloucester, MA 01930. Mark the outside of the envelope, “Comments on Monkfish Accumulation Limits Control Date.”

- **Fax** (978) 281–9135; Attn: Douglas Christel.

Instructions: Comments must be submitted by one of the above methods to ensure that the comments are received, documented, and considered by NMFS. Comments sent by any other method, to any other address or individual, or received after the end of the comment period, may not be considered.

All comments received are a part of the public record and will generally be posted for public viewing on www.regulations.gov without change. All personal identifying information (e.g., name, address, etc.) submitted voluntarily by the sender will 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). Attachments to electronic comments will be accepted in Microsoft Word or Excel, WordPerfect, or Adobe PDF file formats only.

FOR FURTHER INFORMATION CONTACT:

SUPPLEMENTARY INFORMATION: The Monkfish FMP is jointly managed by the Councils. The Councils have managed the fishery since 1999 primarily through the allocation of days-at-sea (DAS) and establishment of trip limits for both the directed (DAS) and incidental fisheries. While scientific evidence for stock structure remains equivocal, the fishery has been managed as two stocks divided by a boundary that bisects Georges Bank. Since 2007, both stock components have been determined by stock assessments to be rebuilt (above their respective biomass targets) and not subject to overfishing.

On November 30, 2010, the Councils published a Notice of Intent to prepare an amendment (Amendment 6) to the FMP to consider modifications to the