domestic interested parties). All domestic interested parties provided information within the deadline specified in 19 CFR 351.218(d)(1)(i), and provided information required under 19 CFR 351.218(d)(1)(ii). The domestic interested parties claimed interested party status under section 771(9)(C) of the Act as U.S. producers of a domestic like product. We received a complete substantive response from the domestic interested parties within the 30-day deadline specified in 19 CFR 351.218(d)(3)(i) on October 31, 2012. No respondent interested parties submitted responses. As a result of the timely filed, substantive response from the domestic interested parties, the Department conducted an expedited sunset review of the order, pursuant to section 751(c)(3)(B) of the Act and 19 CFR 351.218(e)(1)(ii)(C)(2).

Scope of the Order

The product currently is classified under U.S. Harmonized Tariff Schedule (HTSUS) numbers 7305.11.10.30, 7305.11.10.60, 7305.11.50.00, 7305.12.10.30, 7305.12.10.60, 7305.12.50.00, 7305.19.10.30, 7305.19.10.60, and 7305.19.50.00. Although the HTSUS item numbers are provided for convenience and customs purposes, the written description of the scope in the accompanying decision memorandum remains dispositive. See “Issues and Decision Memorandum” from Christian Marsh, Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations, to Paul Piquado, Assistant Secretary for Import Administration, dated concurrently with this notice (Decision Memorandum).

Analysis of Comments Received

All issues raised in this sunset review are addressed in the Decision Memorandum, which is hereby adopted by this notice. The issues discussed in the Decision Memorandum include the likelihood of the continuation or recurrence of dumping and the magnitude of the margin of dumping that is likely to prevail if the order were revoked. Parties can find a complete discussion of all issues raised in this sunset review and the corresponding recommendations in this public memorandum, which is on file electronically via Import Administration’s Antidumping and Countervailing Duty Centralized Electronic Service System (IA ACCESS). IA ACCESS is available to registered users at http://iaaccess.trade.gov and is available to all parties in the Central Records Unit, Room 7046, of the main Department of Commerce building. In addition, a complete version of the Decision Memorandum can be accessed directly on the Internet at http://ia.ita.doc.gov/frn. The paper copy and electronic versions of the Decision Memorandum are identical in content.

Final Results of Review

The Department determines that revocation of the antidumping duty order on line pipe from Japan would likely lead to continuation or recurrence of dumping. Further, the Department finds that the magnitude of the margin of dumping that is likely to prevail if the order were revoked is 30.80 percent for Nippon Steel Corporation, Kawasaki Steel Corporation, and for all other Japanese producers and exporters of subject merchandise.

Notification

This notice also serves as the only reminder to parties subject to administrative protective order (APO) of their responsibility concerning the return or destruction of proprietary information disclosed under APO in accordance with 19 CFR 351.305. Timely notification of the return or destruction of APO materials or conversion to judicial protective order is hereby requested. Failure to comply with the regulations and terms of an APO is a violation which is subject to sanction. The Department is issuing and publishing the results and notice in accordance with sections 751(c), 752(c), and 777(i)(1) of the Act.


Paul Piquado,
Assistant Secretary for Import Administration.

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DEPARTMENT OF COMMERCE
National Oceanic and Atmospheric Administration
RIN 0648–XC485
Fishing Capacity Reduction Program for the Longline Catcher Processor Subsector of the Bering Sea and Aleutian Islands Non-Pollock Groundfish Fishery

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

ACTION: Notice of fee rate adjustment.

SUMMARY: NMFS issues this notice to decrease the fee rate for the non-pollock groundfish fishery to repay the $35,000,000 reduction loan to finance the non-pollock groundfish fishing capacity reduction program.

DATES: The non-pollock groundfish program fee rate decrease is effective January 1, 2013.

ADDRESSES: Send questions about this notice to Paul Marx, Chief, Financial Services Division, National Marine Fisheries Service, 1315 East-West Highway, Silver Spring, MD 20910–3282.

FOR FURTHER INFORMATION CONTACT: Paul Marx, (301) 427–8799.

SUPPLEMENTARY INFORMATION:

I. Background

Sections 312(b)–(e) of the Magnuson-Stevens Fishery Conservation and Management Act (16 U.S.C. 1861a(b) through (e)) generally authorize fishing capacity reduction programs. In particular, section 312(d) authorizes industry fee systems for repaying reduction loans which finance reduction program costs.

Subpart L of part 600 is the framework rule generally implementing section 312(b)–(e).


The longline catcher processor subsector (the “Longline Subsector”) is among the catcher processor subsectors eligible to submit to NMFS a capacity reduction plan under the terms of the Act.

The longline subsector non-pollock groundfish reduction program’s objective was to reduce the number of vessels and permits endorsed for longline subsector of the non-pollock groundfish fishery.

All post-reduction fish landings from the reduction fishery are subject to the longline subsector non-pollock groundfish program’s fee.

NMFS proposed the implementing notice on August 11, 2006 (71 FR 46364), and published the final notice on September 29, 2006 (71 FR 57896).

NMFS allocated the $35,000,000 reduction loan (A loan) to the reduction fishery and this loan is repayable by fees from the fishery.
On September 24, 2007, NMFS published in the Federal Register (72 FR 54219), the final rule to implement the industry fee system for repaying the non-pollock groundfish program’s reduction loan and established October 24, 2007, as the effective date when fee collection and loan repayment began. The regulations implementing the program are located at § 600.1012 of 50 CFR part 600’s subpart M. NMFS published, in the Federal Register on November 2, 2009 (74 FR 56592), a notice to decrease the A Loan fee rate to $0.016 per pound effective January 1, 2010. On November 12, 2010, NMFS published a notice (75 FR 69401) to decrease the fee rate to $0.015 per pound, effective January 1, 2011. NMFS published a notice on November 30, 2011 (76 FR 74048) to further decrease the fee rate once more to $0.0145 per pound effective January 1, 2012.

NMFS published a final rule to implement a second $2,700,000 reduction loan (B loan) for this fishery in the Federal Register on September 24, 2012 (77 FR 58775). The loan was disbursed December 18, 2012 with fee collection of $0.001 per pound to begin January 1, 2013. This fee is in addition to the A Loan fee.

II. Purpose

The purpose of this notice is to adjust the fee rate for the reduction fishery in accordance with the framework rule’s § 600.1013(b). Section 600.1013(b) directs NMFS to recalculate the fee to a rate that will be reasonably necessary to ensure reduction loan repayment within the specified 30 year term.

NMFS has determined for the reduction fishery that the current fee rate of $0.0145 per pound is more than is needed to service the A loan. Therefore, NMFS is decreasing the fee rate to $0.0111 per pound which NMFS has determined is sufficient to ensure timely loan repayment. The fee rate for the B loan will remain $0.001 per pound.

Subsector members may continue to use Pay.gov to disburse collected fee deposits at: http://www.pay.gov/paygov/

Please visit the NMFS Web site for additional information at: http://www.nmfs.noaa.gov/mb/financial_services/buyback.htm.

III. Notice

The new fee rate for the non-pollock Groundfish fishery is effective January 1, 2013.

From and after this date, all subsector members paying fees on the non-pollock groundfish fishery shall begin paying non-pollock groundfish fishery program fees at the revised rate. Any over-payments of landings made using the previous higher fee rate will be credited to future landings.

Fee collection and submission shall follow previously established methods in § 600.1013 of the framework rule and in the final fee rule published in the Federal Register on September 24, 2007 (72 FR 54219).

Authority: The authority for this action is Public Law 108–447, 16 U.S.C. 1861a (b-e), and 50 CFR 600.1000 et seq.


Gary Reisner,
Director, Office of Management and Budget, National Marine Fisheries Service.

[FR Doc. 2013–03350 Filed 2–12–13; 8:45 am]

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DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

RIN 0648–XC398

Magnuson-Stevens Act Provisions; Fisheries of the Northeastern United States; Northeast Multispecies Fishery; Approved Monitoring Service Providers

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

ACTION: Notice, approved monitoring service providers.

SUMMARY: NMFS has approved four companies to provide dockside and/or at-sea monitoring services to Northeast (NE) multispecies vessels in fishing year (FY) 2013. Regulations implementing Amendment 16 to the NE Multispecies Fishery Management Plan (Amendment 16) require third-party monitoring service providers to apply to, and be approved by, NMFS in a manner consistent with the Administrative Procedure Act in order to be eligible to provide dockside and/or at-sea monitoring services to sectors.

ADDRESSES: Copies of the list of NMFS-approved sector monitoring service providers are available at http://www.nervo.noaa.gov/sfd/sfdmultisector.html or by sending a written request to:

• Fax: (978) 281–9135, Attn: Mark Grant.
• Mail: 55 Great Republic Drive, Gloucester, MA 01930, Attn: Mark Grant.

For service provider contact information, see the SUPPLEMENTARY INFORMATION section of this notice.

FOR FURTHER INFORMATION CONTACT: Mark Grant, Sector Policy Analyst, (978) 281–9145, fax (978) 281–9135, email Mark.Grant@NOAA.gov.

SUPPLEMENTARY INFORMATION:

Amendment 16 expanded the sector management program, including adding a requirement to ensure accurate monitoring of both sector at-sea catch and dockside landings, and common pool dockside landings (75 FR 18262; April 9, 2010). Framework Adjustment 45 to the FMP (Framework 45, 76 FR 23042, April 25, 2011) revised several dockside monitoring requirements.

Standards for Approving Sectors

Regulations at 50 CFR 648.87(b)(4) describe the criteria for NMFS approval of interested at-sea and dockside service providers. Once approved, providers must document having met performance requirements in order to maintain eligibility (§ 648.87(b)(4)(iii)). NMFS can disapprove any previously approved service provider during the FY if the service provider in question ceases to meet the performance standards. NMFS must notify service providers of disapproval in writing.

NMFS first approved service providers for FY 2010, based upon the completeness of their application addressing the regulatory requirements (§ 648.87(b)(4)(ii)), and a determination of the applicant’s ability to perform the duties and responsibilities of a monitoring service provider. In FY 2011, NMFS approved service providers based on completeness of applications, determination of ability, and performance during FY 2010. NMFS did not approve any providers for FY 2012 because there was no dockside monitoring requirement and at-sea monitoring was provided solely by NMFS.

NMFS is approving service providers for FY 2013 (beginning May 1, 2013) based on: (1) Completeness of applications; (2) determination of the applicant’s ability to perform the duties and responsibilities of a sector monitoring service provider; and (3) performance as NMFS-funded providers in FY 2012.

NE multispecies sectors are required to design and implement independent, third-party at-sea monitoring in FY 2013, and are responsible for the costs of these monitoring requirements, unless otherwise instructed by NMFS. The regulations currently require the NE multispecies fishery to hire and pay for dockside monitoring in FY 2013. In December 2012, the New England Fishery Management Council approved measures to modify the at-sea