Risks: Executive Order 13175, Consultation and Coordination with Indian Tribal Governments; Executive Order 13211, Actions Concerning Regulations That Significantly Affect Energy Supply, Distribution, or Use; and the National Technology Transfer and Advancement Act, 15 U.S.C. 272 note. The NTSB has concluded that this rule does not contravene any of the requirements set forth in these Executive Orders or statutes, nor does this rule prompt further consideration with regard to such requirements.

List of Subjects for 49 CFR Part 821

Administrative practice and procedure, Airmen, Aviation safety.

For the reasons discussed in the preamble, the NTSB amends 49 CFR part 821 as follows:

PART 821—RULES OF PRACTICE IN AIR SAFETY PROCEEDINGS

1. The authority citation for 49 CFR part 821 continues to read as follows:


2. Revise § 821.5 to read as follows:

§ 821.5 Procedural rules.

In proceedings under subparts C, D, F, and I, for situations not covered by a specific Board rule, the Federal Rules of Civil Procedure will be followed to the extent practicable.

3. In § 821.19, revise paragraph (d) to read as follows:

§ 821.19 Depositions and other discovery.

(d) Failure to provide copy of releasable portion of Enforcement Investigative Report (EIR). (1) Except as provided in § 821.55 with respect to emergency proceedings, where the respondent requests the EIR and the Administrator fails to provide the releasable portion of the EIR to the respondent by the time it serves the complaint on the respondent, the respondent may move to dismiss the complaint or for other relief and, unless the Administrator establishes good cause for that failure, the law judge shall order such relief as he or she deems appropriate, after considering the parties’ arguments.

(2) The releasable portion of the EIR shall include all information in the EIR, except for the following:

(i) Information that is privileged;

(ii) Information that constitutes work product or reflects internal deliberative process;

(iii) Information that would disclose the identity of a confidential source;

(iv) Information of which applicable law prohibits disclosure;

(v) Information about which the law judge grants leave to withhold as not relevant to the subject matter of the proceeding or otherwise, for good cause shown; or

(vi) Sensitive security information, as defined at 49 U.S.C. 40119 and 49 CFR 15.5.

(3) Nothing in this section shall be interpreted as preventing the Administrator from releasing to the respondent information in addition to that which is contained in the releasable portion of the EIR.

4. Revise § 821.38 to read as follows:

§ 821.38 Evidence.

In any proceeding under the rules in this part, all evidence which is relevant, material, reliable and probative, and not unduly repetitious or cumulative, shall be admissible. All other evidence shall be excluded. The Federal Rules of Evidence will be applied in these proceedings to the extent practicable.

5. In § 821.64, revise paragraph (a) to read as follows:

§ 821.64 Judicial review.

(a) General. Judicial review of a final order of the Board may be sought as provided in 49 U.S.C. 1153 and 46110 by the filing of a petition for review with the appropriate United States Court of Appeals or United States District Court, pursuant to the provisions of Pub. L. 112–53, 126 Stat. 1159 (August 3, 2012), 49 U.S.C. 44703 note. Such petition is due within 60 days of the date of entry (i.e., service date) of the Board’s order. Under the applicable statutes, any party may appeal the Board’s decision. The Board is not a party in interest in such appellate proceedings and, accordingly, does not typically participate in the judicial review of its decisions. In matters appealed by the Administrator, the other parties should anticipate the need to make their own defense.

Deborah A.P. Hersman,
Acting Chairman.

[FR Doc. 2013–22634 Filed 9–18–13; 8:45 am]

BILLING CODE P

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

15 CFR Part 902

50 CFR Parts 622 and 640

[Docket No. 120403251–3787–02]

RIN 0648–BB70

Fisheries of the Caribbean, Gulf of Mexico, and South Atlantic

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

ACTION: Final rule.

SUMMARY: NMFS adopts as final with some changes an interim final rule published April 17, 2013, which reorganized the regulations implementing the fishery management plans (FMPs) for the Southeast Region, NMFS, and amended references to the Paperwork Reduction Act (PRA) information-collection requirements. The new part 622 contains regulations implementing management measures contained in the FMPs for the following domestic fisheries in the Caribbean, Gulf of Mexico, and South Atlantic: Caribbean coral, Caribbean reef fish, Caribbean spiny lobster, Caribbean queen conch, Gulf red drum, Gulf reef fish, Gulf shrimp, Gulf coral, Gulf and South Atlantic coastal migratory pelagics, Gulf and South Atlantic spiny lobster, South Atlantic coral, South Atlantic snapper-grouper, South Atlantic shrimp, Atlantic dolphin and wahoo, South Atlantic golden crab, and South Atlantic pelagic sargassum. The intended effect of this final rule is to improve the organization of these regulations and simplify their use.

DATES: This final rule is effective September 19, 2013. The incorporation by reference of certain publications listed in the rule is approved by the Director of the Federal Register as of April 17, 2013.

ADDRESSES: Electronic copies of documents supporting this final rule may be obtained from the Southeast Regional Office Web site at http://sero.nmfs.noaa.gov.

FOR FURTHER INFORMATION CONTACT:
Scott Sandorf, telephone: 727–824–5305 or email: Scott.Sandorf@noaa.gov.

SUPPLEMENTARY INFORMATION: Domestic fisheries in the Caribbean, Gulf of Mexico, and South Atlantic are managed under the FMPs prepared by the Caribbean, Gulf of Mexico, and/or
South Atlantic Fishery Management Councils under the authority of the Magnuson-Stevens Fishery Conservation and Management Act (16 U.S.C. 1801 et seq.)

On April 17, 2013, NMFS published an interim final rule to reorganize the regulations for the 15 fisheries that had been in part 622, and reorganize and incorporate the part 640 regulations (Gulf and South Atlantic spiny lobster) into part 622 (78 FR 22950). With that incorporation, all Magnuson-Stevens Act fisheries regulations applicable to the Caribbean, Gulf of Mexico, and South Atlantic are in a single location, part 622. The interim final rule also revised the references for PRA requirements in 15 CFR part 902. The background and rationale for the reorganization were explained in the interim final rule and are not repeated here.

Comments and Responses

NMFS provided a 30-day comment period on the interim final rule for the public to comment on the structure and format of the reorganization of 50 CFR part 622, and not on the regulations currently in effect, which are outside the scope of this rulemaking. NMFS received five comments on the interim final rule, including four comment letters from individuals and one submission from a Federal agency. The Federal agency stated that it had no comment. Two of the comments expressed general support for the reorganization and the other two comments were outside the scope of the rulemaking.

Changes From the Interim Final Rule

Prior to the interim final rule, both part 622 and part 640 contained a general prohibitions section that listed specific management prohibitions. The interim final rule revised this approach by including a generic prohibition under each fishery subpart rather than a list of specific prohibitions. After further consideration during the comment period on the interim final rule, NMFS decided to include a list of the specific prohibitions in subpart A, instead of including a generic prohibition under each fishery subpart. NMFS has determined that the previous approach is more direct and easier for the public to understand and is not substantively different in its content or applicability. The regulatory text within part 622 is being revised within this final rule to reflect this change. All other codified text contained in the interim final rule that published on April 17, 2013, remains unchanged.

Classification

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

The Administrator, Southeast Region, NMFS, has determined that this final rule is consistent with the Magnuson-Stevens Act and other applicable laws.

The Assistant Administrator for Fisheries, NOAA, (AA), finds good cause under 5 U.S.C. 553(d)(3) to waive the requirement to delay for 30 days the effectiveness of this rule. Providing a delay of the effectiveness of this rule is unnecessary because this final rule does not make any substantive changes to the regulations. Instead, this final rule makes changes to the reorganizational structure of the regulations implemented in the interim final rule that published on April 17, 2013 (78 FR 22950). Specifically, this final rule removes the generic prohibitions under each fishery subpart implemented in the interim final rule and adds specific prohibitions in the general prohibitions section in §622.13, as were in effect before the interim final rule was implemented. NMFS determined that having specific prohibitions in the general prohibitions section is more direct and easier for the public to understand and will avoid confusion. Providing a delay of the effectiveness of this rule is also contrary to the public interest as these regulations are already currently in effect and the intent of the reorganization is to provide the regulations in a format that enhances the public’s ability to locate and understand applicable regulatory requirements.

Because prior notice and opportunity for public comment was not required for the interim final rule by 5 U.S.C. 553 or any other law, the analytical requirements of the Regulatory Flexibility Act, 5 U.S.C. 601 et seq. were inapplicable. Accordingly, no Regulatory Flexibility Analysis was required and none has been prepared. Additionally, no public comments were received subsequent to publication of the interim final rule regarding this determination and NMFS has not received any new information that would affect this determination.

List of Subjects in 50 CFR Part 622

Fisheries, Fishing, Gulf of Mexico, Incorporation by reference, Puerto Rico, Reporting and recordkeeping requirements, South Atlantic, Virgin Islands.

Dated: September 12, 2013.

Samuel D. Rauch III,
Deputy Assistant Administrator for Regulatory Programs, performing the functions and duties of the Assistant Administrator for Fisheries, National Marine Fisheries Service.

For the reasons set out in the preamble, the interim final rule amending 15 CFR part 902 and 50 CFR parts 622 and 640 that was published at 78 FR 22950 on April 17, 2013, is adopted as final with the following changes.

50 CFR Chapter VI

PART 622—FISHERIES OF THE CARIBBEAN, GULF OF MEXICO, AND SOUTH ATLANTIC

1. The authority citation for part 622 continues to read as follows:

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

2. Section 622.13 is revised to read as follows:

§ 622.13 Prohibitions—general.

In addition to the general prohibitions in §600.725 of this chapter, it is unlawful for any person to do any of the following:

(a) Engage in an activity for which a valid Federal permit, license, or endorsement is required under this part without such permit, license, or endorsement.

(b) Falsify information on an application for a permit, license, or endorsement or submitted in support of such application, as specified in this part.

(c) Fail to display a permit, license, or endorsement, or other required identification, as specified in this part.

(d) Falsify or fail to maintain, submit, or provide information or fail to comply with inspection requirements or restrictions, as specified in this part.

(e) Fail to make a fish, or parts thereof, available for inspection, as specified in this part.

(f) Falsify or fail to display and maintain vessel and gear identification, as specified in this part.

(g) [Reserved]

(h) [Reserved]

(i) Fail to comply with any requirement or restriction regarding ITQ coupons, as specified in §622.172.

(j) Possess wreckfish as specified in §622.172, receive wreckfish except as specified in §622.172, or offload a wreckfish except as specified in §622.172.

(k) Transfer—

(1) A wreckfish, as specified in §622.172;

(2) A limited-harvest species, as specified in this part;
(3) A species/species group subject to a bag limit, as specified in this part;
(4) South Atlantic snapper-grouper from a vessel with unauthorized gear on board, as specified in §622.188; or
(5) A species subject to a commercial trip limit, as specified in this part.
(l) Use or possess prohibited gear or methods or possess fish in association with possession or use of prohibited gear, as specified in this part.
(m) Fish for, harvest, or possess a prohibited species, or a limited-harvest species in excess of its limitation, sell or purchase such species, fail to comply with release requirements, molest or strip eggs from a lobster, or possess a lobster, or part thereof, from which eggs, swimmerettes, or pleopods have been removed or stripped, as specified in this part.
(n) Fish in violation of the prohibitions, restrictions, and requirements applicable to seasonal and/or area closures, including but not limited to: Prohibition of all fishing, gear restrictions, restrictions on take or retention of fish, fish release requirements, and restrictions on use of an anchor or grapple, as specified in this part or as may be specified under this part.
(o) Harvest, possess, offload, sell, or purchase fish in excess of the seasonal harvest limitations, as specified in this part.
(p) Except as allowed for king and Spanish mackerel and Gulf of Mexico and South Atlantic spiny lobster, possess undersized fish, fail to release undersized fish, or sell or purchase undersized fish, as specified in this part.
(q) Fail to maintain a fish intact through offloading ashore, as specified in this part.
(r) Exceed a bag or possession limit, as specified in this part.
(s) Fail to comply with the limitations on traps and pots, including but not limited to: Tending requirements, constructions requirements, and area specific restrictions, as specified in this part.
(t) Fail to comply with the species-specific limitations, as specified in this part.
(u) Fail to comply with the restrictions that apply after closure of a fishery, sector, or component of a fishery, as specified in this part.
(v) Possess on board a vessel a land, purchase, or sell fish in excess of the commercial trip limits, as specified in this part.
(w) Fail to comply with the restrictions on sale/purchase, as specified in this part.
(x) Interfere with fishing or obstruct or damage fishing gear or the fishing vessel of another, as specified in this part.
(y) Fail to comply with the requirements for observer coverage as specified in this part.
(z) Assault, resist, oppose, impede, intimidate, or interfere with a NMFS-approved observer aboard a vessel.
{aa} Prohibit or bar by command, impediment, threat, coercion, or refusal of reasonable assistance, an observer from conducting his or her duties aboard a vessel.
(bb) Fish for or possess golden crab in or from a fishing zone or sub-zone of the South Atlantic EEZ other than the zone or sub-zone for which the vessel is permitted or authorized, as specified in §622.241.
(cc) Falsify information submitted regarding an application for testing a BRD or regarding testing of a BRD, as specified in §§622.53 and 622.207.
(dd) Make a false statement, oral or written, to an authorized officer regarding the installation, use, operation, or maintenance of a vessel monitoring system (VMS) unit or communication service provider.
(ee) Operate or own a vessel that is required to have a permitted operator aboard when the vessel is at sea or offloading without such operator aboard, as specified in this part.
(ff) When a vessel that is subject to Federal fishing regulations is at sea or offloading, own or operate such vessel with a person aboard whose operator permit is revoked, suspended, or modified.
(gg) Fail to comply with any provision related to a vessel monitoring system (VMS) as specified in this part, including but not limited to, requirements for use, installation, activation, access to data, procedures related to interruption of VMS operation, and prohibitions on interference with the VMS.
(hh) Fail to comply with the protected species conservation measure as specified in this part.
(ii) Fail to comply with any provision related to the IFQ program for Gulf red snapper as specified in §622.21, or the IFQ program for Gulf groupers and tilefishes as specified in §622.22.
(jj) Falsify any information required to be submitted regarding the IFQ program for Gulf red snapper as specified in §622.21, or the IFQ program for Gulf groupers and tilefishes as specified in §622.22.
(kk) Fail to comply with the Caribbean, Gulf of Mexico, and South Atlantic spiny lobster import prohibitions, as specified in this part.
(ll) Possess a Gulf of Mexico or South Atlantic spiny lobster trap in the EEZ at a time not authorized, as specified in subpart R.
{mm} Harvest or attempt to harvest a Gulf of Mexico or South Atlantic spiny lobster by diving without having and using in the water a measuring device, as specified in subpart R.
(nn) Possess Gulf of Mexico or South Atlantic spiny lobsters aboard a vessel that uses or has on board a net or trawl in an amount exceeding the limits, as specified in subpart R.
{oo} Operate a vessel that fishes for or possesses Gulf of Mexico or South Atlantic spiny lobster in or from the EEZ with spiny lobster aboard in an amount exceeding the cumulative bag and possession limit, as specified in subpart R.
(pp) [Reserved]
(qq) Fail to comply with any other requirement or restriction specified in this part or violate any provision(s) of this part.
§ 622.44 [Removed]
■ 3. Section 622.44 is removed.
§ 622.61 [Removed]
■ 4. Section 622.61 is removed.
§ 622.78 [Removed]
■ 5. Section 622.78 is removed.
§ 622.93 [Removed]
■ 6. Section 622.93 is removed.
§ 622.195 [Removed]
■ 7. Section 622.195 is removed.
§ 622.211 [Removed]
■ 8. Section 622.211 is removed.
§ 622.228 [Removed]
■ 9. Section 622.228 is removed.
§ 622.253 [Removed]
■ 10. Section 622.253 is removed.
§ 622.282 [Removed]
■ 11. Section 622.282 is removed.
§ 622.304 [Removed]
■ 12. Section 622.304 is removed.
§ 622.390 [Removed]
■ 13. Section 622.390 is removed.
§ 622.414 [Removed]
■ 14. Section 622.414 is removed and reserved.
§ 622.441 [Removed]
■ 15. Section 622.441 is removed.
§ 622.460 [Removed]
■ 16. Section 622.460 is removed.
§ 622.475 [Removed]

■ 17. Section 622.475 is removed.

§ 622.498 [Removed]

■ 18. Section 622.498 is removed.

FOR FURTHER INFORMATION CONTACT:

SUPPLEMENTARY INFORMATION: NMFS manages the groundfish fishery in the BSAI exclusive economic zone according to the Fishery Management Plan for Groundfish of the Bering Sea and Aleutian Islands (FMP) prepared by the North Pacific Fishery Management Council under authority of the Magnuson-Stevens Fishery Conservation and Management Act. Regulations governing fishing by U.S. vessels in accordance with the FMP appear at subpart H of 50 CFR part 600 and 50 CFR part 679.

The 2013 TAC for shortraker rockfish in the BSAI is 370 metric tons (mt) as established by the final 2013 and 2014 final harvest specifications for groundfish of the BSAI (78 FR 13813, March 1, 2013). In accordance with § 679.20(d)(2), the Administrator, Alaska Region, NMFS (Regional Administrator), has determined that the 2013 TAC of shortraker rockfish in the BSAI has been reached. Therefore, NMFS is requiring that shortraker rockfish caught in the BSAI be treated as prohibited species in accordance with § 679.21(b).

Classification
This action responds to the best available information recently obtained from the fishery. The Assistant Administrator for Fisheries, NOAA (AA), finds good cause to waive the requirement to provide prior notice and opportunity for public comment pursuant to the authority set forth at 5 U.S.C. 553(b)(B) as such requirement is impracticable and contrary to the public interest. This requirement is impracticable and contrary to the public interest as it would prevent NMFS from responding to the most recent fisheries data in a timely fashion and would delay prohibiting the retention of shortraker rockfish in the BSAI. NMFS was unable to publish a notice providing time for public comment because the most recent, relevant data only became available as of September 13, 2013.

The AA also finds good cause to waive the 30-day delay in the effective date of this action under 5 U.S.C. 553(d)(3). This finding is based upon the reasons provided above for waiver of prior notice and opportunity for public comment.

This action is required by § 679.20 and § 679.21 and is exempt from review under Executive Order 12866.

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


Kelly Denit,
Acting Deputy Director, Office of Sustainable Fisheries, National Marine Fisheries Service.