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Report may be provided to NMFS within a larger report that includes the required Monitoring Plan Reports from Cherry Point Range Complex and multiple range complexes.

- (g) Annual Cherry Point Range Complex Exercise Report—The Navy shall provide the information described below for all of their explosive exercises. Until the Navy is able to report in full the information below, they shall provide an annual update on the Navy's explosive tracking methods, including improvements from the previous year.
- (1) Total annual number of each type of explosive exercise (of those identified as part of the "specified activity" in this final rule) conducted in the Cherry Point Range Complex.
- (2) Total annual expended/detonated rounds (missiles, bombs, etc.) for each explosive type.
- (h) Cherry Point Range Complex 5-yr Comprehensive Report—The Navy shall submit to NMFS a draft report that analyzes and summarizes all of the multi-year marine mammal information gathered during the Cherry Point Range Complex exercises for which annual reports are required (Annual Cherry Point Range Complex Exercise Reports and Cherry Point Range Complex Monitoring Plan Reports). This report shall be submitted at the end of the fourth year of the rule (May 2013), covering activities that have occurred through December 1, 2012.
- (i) The Navy shall respond to NMFS comments and requests for additional information or clarification on the Cherry Point Range Complex Comprehensive Report, the Annual Cherry Point Range Complex Exercise Report, or the Annual Cherry Point Range Complex Monitoring Plan Report (or the multi-Range Complex Annual Monitoring Plan Report, if that is how the Navy chooses to submit the information) if submitted within 3 months of receipt. These reports will be considered final after the Navy has addressed NMFS' comments or provided the requested information, or three months after the submittal of the draft if NMFS does not comment by then.
- (j) In 2011, the Navy shall convene a Monitoring Workshop in which the Monitoring Workshop participants will

be asked to review the Navy's Monitoring Plans and monitoring results and make individual recommendations (to the Navy and NMFS) of ways of improving the Monitoring Plans. The recommendations shall be reviewed by the Navy, in consultation with NMFS, and modifications to the Monitoring Plan shall be made, as appropriate.

§ 218.25 Applications for Letters of Authorization.

To incidentally take marine mammals pursuant to these regulations, the U.S. citizen (as defined by \$216.103 of this chapter) conducting the activity identified in \$218.20(a) (the U.S. Navy) must apply for and obtain either an initial Letter of Authorization in accordance with \$218.26 or a renewal under \$218.27.

§218.26 Letters of Authorization.

- (a) A Letter of Authorization, unless suspended or revoked, will be valid for a period of time not to exceed the periods of validity of this subpart, but may be renewed or modified sooner subject to the renewal conditions in §218.27 and the modification conditions in §218.28.
- (b) Each Letter of Authorization will set forth:
- (1) Permissible methods of incidental taking:
- (2) Means of effecting the least practicable adverse impact on the species, its habitat, and on the availability of the species for subsistence uses (*i.e.*, mitigation); and
- (3) Requirements for mitigation, monitoring and reporting.
- (c) Issuance and renewal of the Letter of Authorization will be based on a determination that the total number of marine mammals taken by the activity as a whole will have no more than a negligible impact on the affected species or stock of marine mammal(s).

[74 FR 28343, June 15, 2009, as amended at 77 FR 4923, Feb. 1, 2012]

§ 218.27 Renewal of Letters of Authorization and Adaptive Management.

(a) A Letter of Authorization issued under §216.106 and §218.26 of this chapter for the activity identified in §218.20(c) will be renewed annually upon:

- (1) Notification to NMFS that the activity described in the application submitted under §218.25 shall be undertaken and that there will not be a substantial modification to the described work, mitigation or monitoring undertaken during the upcoming 12 months;
- (2) Timely receipt of the monitoring reports required under § 218.24; and
- (3) A determination by the NMFS that the mitigation, monitoring and reporting measures required under §218.23 and the Letter of Authorization issued under §\$216.106 and 218.26 of this chapter, were undertaken and will be undertaken during the upcoming annual period of validity of a renewed Letter of Authorization.
- (b) If a request for a renewal of a Letter of Authorization issued under §§ 216.106 and 218.27 of this chapter indicates that a substantial modification to the described work, mitigation or monitoring undertaken during the upcoming season will occur, the NMFS will provide the public a period of 30 days for review and comment on the request. Review and comment on renewals of Letters of Authorization are restricted to:
- (1) New cited information and data indicating that the determinations made in this document are in need of reconsideration, and
- (2) Proposed changes to the mitigation and monitoring requirements contained in these regulations or in the current Letter of Authorization.
- (c) A notice of issuance or denial of a renewal of a Letter of Authorization will be published in the FEDERAL REGISTER.
- (d) NMFS, in response to new information and in consultation with the Navy, may modify the mitigation or monitoring measures in subsequent LOAs if doing so creates a reasonable likelihood of more effectively accomplishing the goals of mitigation and monitoring set forth in the preamble of these regulations. Below are some of the possible sources of new data that could contribute to the decision to modify the mitigation or monitoring measures:
- (1) Results from the Navy's monitoring from the previous year (either from Cherry Point Study Area or other locations).

- (2) Findings of the Monitoring Workshop that the Navy will convene in 2011 (§218.24(j)).
- (3) Compiled results of Navy funded research and development (R&D) studies (presented pursuant to the ICMP (§218.24(d)).
- (4) Results from specific stranding investigations (either from the Cherry Point Range Complex Study Area or other locations).
- (5) Results from general marine mammal and sound research (funded by the Navy (described below) or otherwise)
- (6) Any information which reveals that marine mammals may have been taken in a manner, extent or number not authorized by these regulations or subsequent Letters of Authorization.

[74 FR 28343, June 15, 2009, as amended at 77 FR 4923, Feb. 1, 2012]

§ 218.28 Modifications to Letters of Authorization.

- (a) Except as provided in paragraph (b) of this section, no substantive modification (including withdrawal or suspension) to the Letter of Authorization by NMFS, issued pursuant to §§216.106 and 218.26 and subject to the provisions of this subpart shall be made until after notification and an opportunity for public comment has been provided. For purposes of this paragraph, a renewal of a Letter of Authorization under §218.27, without modification (except for the period of validity), is not considered a substantive modification.
- (b) If the Assistant Administrator determines that an emergency exists that poses a significant risk to the wellbeing of the species or stocks of marine mammals specified in §218.20(b), a Letter of Authorization issued pursuant to §216.106 and 218.26 may be substantively modified without prior notification and an opportunity for public comment. Notification will be published in the FEDERAL REGISTER within 30 days subsequent to the action.