Amendment 28 that addresses grouper allocation.

—Recess—

Tuesday, April 12, 2011

8:30 a.m.–11:30 a.m. & 1 p.m.–3 p.m.—The Sustainable Fisheries/ Ecosystem Management Committee will review a public hearing draft of the Generic Annual Catch Limits/ Accountability Measure Amendment. The Committee will also review sector separation scenarios.

3 p.m.–5 p.m.—The Coastal Migratory Pelagics (Mackerel) Management Committee will review the public hearing draft of Amendment 18 to the Coastal Migratory Pelagics Fishery Management Plan.

—Recess—

Immediately Following Committee Recess—There will be an informal open public question and answer session on Gulf of Mexico Fishery Management Issues.

Wednesday, April 13, 2011

8:30 a.m.–11:30 a.m. & 1 p.m.–3:15 p.m.—The Reef Fish Management Committee will discuss the final action on the gag interim rule; review a public hearing draft of Reef Fish Amendment 32 to the Reef Fish Fishery Management Plan; received a report on the greater amberjack update assessment; receive a summary of the scoping meetings on the Earned Income Requirement/Crew Size Amendment to the Reef Fish Fishery Management Plan; and receive a report on the Reef Fish Limited Access Privilege Program Advisory Panel meeting.

3:15 p.m.–3:30 p.m.—The Joint Shrimp/ Reef Fish Management Committee will discuss the adjustment to the shrimp trawl red snapper bycatch mortality target goal. Although other non-emergency issues not on the agendas may come before the Council and Committees for discussion, in accordance with the Magnuson-Stevens Fishery Conservation and Management Act (Magnuson-Stevens Act), those issues may not be the subject of formal action during these meetings. Actions of the Council and Committees will be restricted to those issues specifically identified in the agendas and any issues arising after publication of this notice that require emergency action under Section 305(c) of the Magnuson-Stevens Act, provided the public has been notified of the Council’s intent to take action to address the emergency. The established times for addressing items on the agenda may be adjusted as necessary to accommodate the timely completion of discussion relevant to the agenda items. In order to further allow for such adjustments and completion of all items on the agenda, the meeting may be extended from, or completed prior to the date/time established in this notice.

Special Accommodations

These meetings are physically accessible to people with disabilities. Requests for sign language interpretation or other auxiliary aids should be directed to Kathy Pereira at the Council (see ADDRESSES) at least 5 working days prior to the meeting.

Dated: March 18, 2011.

Tracey L. Thompson,
Acting Director, Office of Sustainable Fisheries, National Marine Fisheries Service.

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DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

RIN 0648–XX29

NOAA Policy on Prohibited and Approved Uses of the Asset Forfeiture Fund

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

ACTION: Notice.

SUMMARY: The Magnuson-Stevens Fishery Conservation and Management Act authorizes the Secretary of Commerce through NOAA to pay certain enforcement related costs from sums received as fines, penalties, and forfeitures of property for violations of any marine resource law enforced by the Secretary. Fines, penalties, and forfeitures of property received by NOAA are deposited in an enforcement asset forfeiture fund. NOAA finalized its policy on March 16, 2011, to clearly articulate prohibited and approved uses of these funds to ensure no conflict of interest—either real or perceived—associated with its use while continuing to promote a sound enforcement program dedicated to conserving and protecting our nation’s marine resources.

SUPPLEMENTARY INFORMATION:

I. NOAA Policy on Prohibited and Approved Uses of the Asset Forfeiture Fund

Strong management and oversight of the Asset Forfeiture Fund (AFF) is essential to ensuring the public’s trust in the National Oceanic and Atmospheric Administration’s (NOAA) Enforcement Program. While the Magnuson-Stevens Fishery Conservation and Management Act (Magnuson-Stevens Act) provides broad statutory authority for use of the AFF,¹ the Department of Commerce and NOAA are implementing this policy limiting approved uses as a means of ensuring no conflict of interest—real or perceived—is associated with the use of the AFF while continuing to promote a sound enforcement program dedicated to conserving and protecting our Nation’s marine resources. To this end, the policy provides guidance on the prohibited and approved uses of the AFF that are consistent with but narrower than that authorized under applicable legal authorities. The AFF will also be used for compliance assistance activities, consistent with legal authorities, to better serve the needs of our stakeholders and improve the way NOAA engages and interacts with its regulated community.

The Department believes, as did Congress in establishing the AFF and specifying the authorized uses, that it is appropriate to use the proceeds of NOAA’s enforcement program to offset in part the costs of administering that program. Those who violate these laws should help offset the cost of protecting our marine resources in lieu of those costs being borne by taxpayers. Further, the availability of these funds for enforcement reduces the requirement for additional appropriations and expands NOAA’s ability to respond to violations of the laws it is charged with enforcing.

To ensure accountability and transparency in AFF accounting, NOAA has taken a number of actions to improve oversight, management, and tracking of the AFF in addition to this policy. NOAA has identified and is tracking AFF monies received and expended, and has centralized the AFF approval processes for expenditures. In the FY 2012 budget submission, NOAA will identify and account for the AFF in its annual budget. For FY 2011, an annual operating budget has been developed for the AFF based upon this policy, and modifications to that budget must be approved by the NOAA Chief Financial Officer.

¹ Memorandum from Cameron F. Kerry, Commerce Department General Counsel, and Lois Schiffer, NOAA General Counsel, Legal Opinion Regarding Collection and Use of Fines, Penalties, and Forfeiture Proceeds Pursuant to Section 311(e)(1) of the Magnuson-Stevens, Fishery Conservation and Management Act (Feb. 28, 2011).
This policy specifically applies only to funding derived from fines, penalties, and property forfeitures associated with violations of marine resource laws (Magnuson-Stevens Act, Endangered Species Act, Marine Mammal Protection Act, and Lacey Act, among others) and expended by NOAA’s enforcement program (OLE and GCEL) under section 311(e)(1)(A)–(F) and 311(f)(4) of the Magnuson-Stevens Act. NOAA has established detailed accounting measures to track receipts and control expenditures under these authorities. In the case of the AFF, NOAA has established separate budget codes to segregate fines and penalties collected under section 311(f)(4) (for violations of the Northeast Multispecies Fishery Management Plan) within the larger AFF to ensure those funds are expended in New England and subject to the provisions of this policy.

NOAA’s Office of Law Enforcement’s (OLE) National Enforcement Operations Manual and the Office of the General Counsel for Enforcement and Litigation’s (GCEL) Operating Procedures Manual will include the new policy and any additional guidance.

**Prohibited Uses**

The policy prohibits the use of the AFF for the following activities:

- Funding for any NOAA employee labor, benefits, or awards;
- Funding for any vehicle purchases or leases, including patrol vehicles, undercover vehicles, all terrain vehicles, vehicles assigned to agents to carry out their enforcement duties, or associated equipment, upgrades, modification, or maintenance of current vehicles;
- Funding for any vessel purchases or leases, including patrol vessels, undercover vessels, or associated equipment upgrades, modification, or maintenance of current vessels;
- Funding for any domestic or foreign travel that is not related to specific investigations, enforcement proceedings, or required training, such as attendance at general conferences or seminars, except as specifically authorized below;
- Funding for any training that is not specifically required by policy as an integral part of an employee’s job as detailed below; and
- Funding for the purchase of any equipment that is not directly related to

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2 This policy does not address certain proceeds collected and disbursed pursuant to 16 U.S.C. 973o (South Pacific Tuna Act), 16 U.S.C. 1437(f)(1)(C) (National Marine Sanctuaries Act), and 16 U.S.C. 1824(e)(8) (governing the Western Pacific Insular Areas). Those proceeds are segregated from the AFF and subject to the specific uses detailed in those statutory provisions.