The Groundfish Advisory Subpanel (GAP) met with NMFS staff to discuss implementation issues for nontrawl sablefish permit stacking. The GAP used Exhibit C.7.b, "Supplemental NMFS Report" as the basis for its discussions, and this statement reflects comments made on that document.

Requirements for Permit Holders
Issue 1 (Owner on Board) - the GAP believes a modified option (b) should be used, which would require the owner to be on board during the entire primary season until the primary season limit has been taken, but only when the vessel is fishing for groundfish. Since some vessels fish for nongroundfish species such as crab, retaining the owner on board requirement for these fisheries seems excessive.

Issue 2 (Gear Use for Permits with Different Size Endorsements) - the GAP believes option (a) makes the most sense, and notes NMFS’s concerns with enforceability of other options.

Issue 3 (Advance Notice of Landings) - the GAP agrees with NMFS that option (b) is the best choice, again citing the problems with enforcement. The GAP further suggests a maximum time for notification of 24 hours be established. The GAP appreciates the input provided by the Enforcement Consultants in resolving this issue.

Owner on Board Exemption
The GAP believes a modified option (b) would be the best choice. The modification consists of removing the language regarding “for at least one half of the primary season.” GAP members note that vessels are engaged in a variety of fisheries and permit holders may choose to conduct their sablefish fishery late in the season. If an injury occurs just before a vessel begins fishing in September, for example, most of the primary season will have been exhausted and an exemption would not be allowed.

Ownership versus “Holdership”
The GAP believes the intent of this language was to grandfather ownership of permits, but a person cannot hold more than 3 permits for the purposes of stacking.

Mid-Season Transfers
The GAP notes that both the Alaska individual transferable quota longline fishery and the Canadian groundfish fishery have moved to use of a “card-swipe” system to track landings. The GAP believes a similar system would have benefits for management of all groundfish fisheries in this region and urges NMFS to invest the necessary funds to establish such a system. Given the work now being done on electronic logbooks by NMFS Northwest Fisheries Science Center, such a system might have even greater benefits for enforcement and data collection.

At-sea Processing
In supporting an exemption window, the GAP intended to recognize investments in freezing equipment made by fishermen prior to approval of Amendment 14. The GAP believes evidence of such investments can be clearly demonstrated through receipts from buyers or exporters purchasing frozen product, receipts from equipment and packaging suppliers, and invoices from shipyards where freezer equipment has been installed.

PFMC
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