Gen Public Comment

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April 10, 2010

## Proposal to relax fixed gear permit length restrictions

Fixed gear ground fish permits are currently restricted to being used on vessels within 5 feet in length of the vessel that originally earned the permit.

If the length restriction were relaxed to within 10 feet of the original vessel's length, it would allow vessel owners more flexibility to modify their boats to be safer and more efficient in other fisheries such as Dungeness crab. It would also provide more flexibility to vessel owners to find fixed gear ground fish permits to fit their boats. This change would not effect the amount of ground fish the fixed gear vessel would be allowed.

The west coast Dungeness crab fishery is currently the most hazardous fishery in the United States. More lives are lost per capita than in any other US fishery.

If a vessel could be made safer, better able to withstand the hazardous conditions of this fishery, it seems wrong that a permit for another fishery should hold back these modifications. This is especially true when there would be no effect to the ground fish allowed to the vessel by making these modifications.

The Dungeness crab fishery in Oregon has a one time 10 ft vessel length change allowance. A pink shrimp fisherman in Oregon can make his vessel up to 80 feet long from any original size. Would it be possible to allow a 10 ft length change instead of 5 from the original vessel to allow for needed vessel modifications?

## Vessel Modification Restrictions

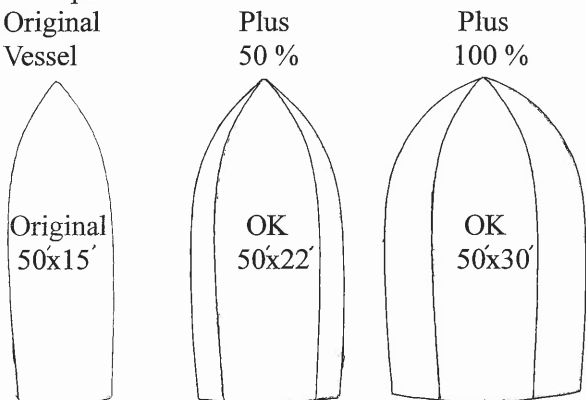
## Additional facts:

- 1.) Any ground fish permit can be placed on a vessel 5ft longer than the original vessels length, and then that vessel can be widened to an unlimited extent.
- 2.) On a fixed gear ground fish permit, neither vessel length, width, or horsepower affect the vessels allocation of pounds of fish, Tier limits do.
- 3.) After the original permit, two additional permits of any size can be stacked on a fixed gear vessel's permit.
- 4.) Restrictions to vessel modifications due to ground fish permits can prevent a vessel from being made SAFER and more efficient in other fisheries such as Dungeness crab which is the most hazardous fishery in the U.S.
- 5.) Relaxing the length restriction to within 10ft of the original vessel instead of 5ft on fixed gear ground fish permits would allow vessel owners more flexibility to improve their vessels without affecting the amount of fixed gear ground fish the vessel was allowed to catch.

## **Vessel Modification Restrictions**

Vessel Beam: No restrictions.

Examples:



Length: 5ft restriction from original vessel.

Original 50 x 15 Length limited to 55ft



April 10, 2010

Mr. David Ortmann, Chair Pacific Fishery Management Council 7700 NE Ambassador Place, Suite 101 Portland, OR 97220-1384

RE: B.1 Open Public Comment. Forage Species Conservation and Coastal Pelagic Species Fishery Management Plan Amendment 13

Dear Mr. Ortmann and Council Members:

The Pacific Fishery Management Council (Council) and National Marine Fisheries Service (NMFS) are in the process of amending the Coastal Pelagic Species Fishery Management Plan (CPS FMP) to comply with new National Standard One (NS1) guidelines issued in January of 2009. This process provides the Council and NMFS the opportunity to advance the long-term conservation and management of fisheries targeting coastal pelagic species, refine ecosystem-based management, including approaches to protect the food web, and ensure the health of the California Current ocean ecosystem and related fisheries.

Several key components are missing in the draft CPS Amendment 13 analysis. We are submitting this letter to clarify those issues that must be rectified before final action is taken and to reiterate our hope that the Council and NMFS will use this opportunity to advance ecosystem-based management and take precautionary actions that protect forage species and the ocean food web.

#### 1. The FMP must address ecological factors used to establish Optimum Yield.

The preliminary draft Amendment 13 fails to specify and evaluate the ecological factors that must be addressed in determining Optimum Yield (OY). The final rule states that

[a]n FMP must contain an assessment and specification of OY, including a summary of information utilized in making such specification, consistent with requirements of section 303(a)(3) of the Magnuson-Stevens Act. A Council must identify those economic, social, and ecological factors relevant to management of a particular stock, stock complex, or fishery, and then evaluate them to determine OY.<sup>1</sup>

Addressing ecological factors in the FMP is of specific importance, especially given the need to manage forage fish stocks for a higher biomass than Bmsy and to enhance and protect the marine ecosystem. Just as the PFMC is considering explicitly addressing scientific uncertainty in the stock assessments by buffering allowable catch levels below the overfishing limit, ecosystem interactions must also be addressed in determining an appropriate catch level that accounts for ecological factors. We suggest that the FMP and supporting analysis include a harvest control rule that explicitly addresses the services provided by forage species to the health and biodiversity of the ecosystem, including targeted species.

2. Status Determination Criteria alternatives must be expanded to include alternative criteria, including analyses of other Minimum Stock Size Thresholds.

<sup>&</sup>lt;sup>1</sup> 74 Fed Reg. 3178, 3207 (January 16, 2009)

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Status determination criteria (SDC) are quantifiable factors, including Maximum Fishing Mortality Threshold (MFMT), Overfishing Limit (OFL), and Minimum Stock Size Threshold (MSST), or their proxies, that are used to determine if overfishing has occurred, or if the stock or stock complex is overfished. These are required reference points for stocks in the fishery.

The preliminary draft Amendment 13 document contains only two alternatives for status determination criteria—status quo and status quo plus an MSY proxy for the Northern subpopulation of Northern anchovy. Status quo MSST for Pacific mackerel and Pacific sardine is not sufficient, and alternative MSST thresholds must be analyzed and considered. What is more, an MSST must be determined for other stocks in the fishery, including anchovy and jack mackerel.

### 3. Include control measures that set a maximum catch limit for targeted species.

An important harvest control for commercially harvested coastal pelagic species is a maximum catch threshold. The Pacific sardine control rule currently employs a maximum catch threshold of 200,000 metric tons but other targeted CPS do not have this control in place. We request analysis of a MAXCAT threshold for other CPS that are "in the fishery" including Pacific mackerel and Northern anchovy. This would provide an important control where stock assessments are either nonexistent or highly uncertain.

# 4. Amendment 13 to the CPS FMP must follow the environmental review provisions of the National Environmental Policy Act (NEPA).

The FMP amendment process requires NMFS to follow the environmental review provisions of NEPA. In this instance, Council and NMFS staff have developed a skeleton analysis for an FMP amendment and the Council has made a preliminary decision without providing a draft Environmental Assessment or Environmental Impact Statement, a full range of alternatives, or complete analyses of existing and proposed alternatives. We believe that more alternatives—including alternative harvest rates that incorporate reductions based on the ecosystem services provided by important forage species—should be analyzed.

In closing, action by the PFMC that builds upon the foundation established with the management of krill and the promulgation of the new National Standard 1 guidelines can successfully advance the long-term conservation of both the California Current ecosystem and the fisheries that depend upon a healthy ecosystem. The development of a successful CPS FMP amendment will achieve both of these results.

We look forward to continuing to work with you on this important matter.

Sincerely,

Ben Enticknap Pacific Project Manager

<sup>2</sup> 74 Fed Reg. 3178, 3206 (January 16, 2009) ("MSST or reasonable proxy must be expressed in terms of spawning biomass or other measure of reproductive potential. To the extent possible, the MSST should equal whichever is greater: One-half the MSY stock size, or the minimum stock size at which rebuilding to the MSY level would be expected to occur within 10 years…")