blood glucose meters; blood glucose meter test strips; insulin pumps; and insulin pump supplies.

Insulin in any form or dispenser must be properly marked with a professionally printed label identifying the medication or manufacturer’s name or pharmaceutical label.

6. Eyeglass repair tools, including screwdrivers.
7. Eyelash curlers.
8. Knives, round-bladed butter or plastic.
9. [Reserved]
10. Matches (maximum of four books, strike on cover, book type).
11. Nail clippers.
12. Nail files.
13. Nitroglycerine pills or spray for medical use, if properly marked with a professionally printed label identifying the medication or manufacturer’s name or pharmaceutical label.
14. Personal care or toiletries with aerosols, in limited quantities.
15. Prosthetic device tools and appliances (including drill, Allen wrenches, pull sleeves) used to put on or remove prosthetic devices, if carried by the individual with the prosthetic device or his or her companion.
16. Safety razors (including disposable razors).
17. Scissors, plastic or metal with blunt tips; and ostomy scissors with pointed tips with an overall length, including blades and handle, of four inches or less, when accompanied by an ostomate supply kit containing related supplies, such as collection pouches, wafers, positioning plates, tubing, or adhesives.
18. Tweezers.
19. Umbrellas (once inspected to ensure prohibited items are not concealed).
20. Walking canes (once inspected to ensure prohibited items are not concealed).

B. Toys, Hobby Items, and Other Items Posing Little Risk.
1. Knitting and crochet needles.
2. Toy Transformer(R) robots and the like.
3. Toy weapons (if not realistic replicas).

III. Items Prohibited in Sterile and Cabin Areas, but that May Be Placed in Checked Baggage. Passengers may place prohibited items other than explosives, incendiaries, disabled chemicals and other dangerous items (other than individual self-defense sprays as noted below), and loaded firearms in their checked baggage, subject to any limitations provided in DOT’s hazardous materials regulation. 49 CFR part 175.

A. Pepper spray or mace. A passenger may have one self-defense spray, not exceeding 4 fluid ounces by volume that incorporates a positive means to prevent accidental discharge. See 49 CFR 175.10(a)(4)(ii).

B. Small arms ammunition. A passenger may place small arms ammunition for personal use in checked baggage, but only if securely packed in fiber, wood or metal boxes, or other packaging specifically designed to carry small amounts of ammunition. 49 CFR 175.10(a)(5).

C. Unloaded firearms. A passenger may place an unloaded firearm or starter pistol in a checked bag if the passenger declares to the airline operator, either orally or in writing, before checking the baggage, that the passenger has a firearm in his or her bag and that it is unloaded; the firearm is carried in a hard-sided container, and the container is locked, and only the passenger has the key or combination. 49 CFR 1540.111(c).

D. Club-like items. A passenger also may transport club-like objects and sharp objects in checked baggage, as long as they do not contain explosives or incendiaries.

E. [Reserved.]

IV. Lists are not Exclusive. Neither the prohibited items list nor the permitted items list contains all possible items. A screener has discretion to prohibit an individual from carrying an item into a sterile area or onboard an aircraft if the screener determines that the item is a weapon, explosive, or incendiary, regardless of whether the item is on the prohibited items list or the permitted items list. For example, if a cigar cutter or other article on the permitted list appears unusually dangerous, the screener may refuse to allow it in sterile areas. Similarly, screeners may allow individuals to bring items into the sterile area that are not on the permitted items list. In addition, items may be prohibited from the cabin of an airplane, or allowed in only limited quantities, by Department of Transportation regulations governing hazardous materials. Individuals with questions about the carriage of hazardous materials on passenger aircraft may call the Hazardous Materials Information Center at 1-800-467-4922 for more information.

Issued in Arlington, Virginia, August 26, 2005.

Kip Hawley, Assistant Secretary.
Robert Lohn, Administrator, Northwest Region (Regional Administrator), NMFS, 7600 Sand Point Way, NE, Seattle, WA 98115–0070.

FOR FURTHER INFORMATION CONTACT:
Becky Renko (Northwest Region, NMFS), phone: 206–526–6110; fax: 206–526–6736; and; email: becky.renko@noaa.gov, or Yvonne de Reynier, phone: 206–526–6129; fax: 206–526–6736; and; e-mail: yvonne.dereynier@noaa.gov.

SUPPLEMENTARY INFORMATION:

Electronic Access
This emergency rule is accessible via the Internet at the Office of the Federal Register’s website at www.gpoaccess.gov/fr/index.html. Background information and documents are available at the NMFS Northwest Region website at www.nwr.noaa.gov/.html.

Pacific Whiting Fishery
Pacific whiting (Merluccius productus) is a very productive species with highly variable recruitment (the biomass of fish that mature and enter the fishery each year) and a relatively short life span when compared to other groundfish species. Whiting has the largest (by volume) annual allowable harvest levels of the 90+ groundfish species managed under the FMP. The coastwide whiting stock is managed by both the United States and Canada, and mature whiting are commonly available to vessels operating in U.S. waters from April through October. Background on the stock assessment for and the establishment of the 2005 acceptable biological catch (ABC) and optimum yield (OY) for Pacific whiting is provided in the final rule for the 2005 whiting harvest specifications, published May 3, 2005 (70 FR 22808).

Whiting is taken by vessels using midwater trawl gear in four commercial sectors: tribal trawl vessels (Makah Tribe); non-tribal trawl catcher boats delivering whiting to shore-based processing plants; non-tribal trawl catcher boats delivering whiting to motherships at sea; and, non-tribal catcher-processors. For 2005, using the sliding scale allocation method described in the final rule on the 2005 whiting harvest specifications, the tribal whiting allocation is 35,000 mt. The 2005 non-tribal commercial OY for whiting is 232,069 mt. This is calculated by deducting the 35,000 mt tribal allocation and 2,000 mt for research catch and bycatch in non-groundfish fisheries from the 269,069 mt total catch OY. Regulations at 50 CFR 660.323(a)(24) divide the commercial OY into separate allocations for the non-tribal catcher/processor, mothership, and shore-based sectors of the whiting fishery. Each sector receives a portion of the commercial OY, with the catcher/processors getting 34 percent (78,903 mt in 2005), motherships getting 24 percent (55,696 mt in 2005), and the shore-based sector getting 42 percent (97,469 mt in 2005).

The best available information as of August 11, 2005, indicates that the following amounts of whiting have been taken by the four whiting sectors participating in the 2005 primary whiting season: tribal, 28,325 mt (80.9 percent of allocation); non-tribal shore-based, 70,176 mt (71.9 percent of allocation); non-tribal mothership, 37,659 mt (67.6 percent of allocation); non-tribal catcher/processor, 48,006 mt (60.8 percent of allocation).

Salmon Bycatch in the 2005 Primary Whiting Season
Primary seasons for the non-tribal whiting fishery are provided at 50 CFR 660.373(b). In 2005, the primary seasons for the non-tribal whiting fishery started on the following dates: Catcher/processor sector May 15; Mothership sector May 15; Shore-based sector June 15; north of 42° N. lat., April 1 between 42° and 40°30’ N. lat., and April 15 south of 40°30’ N. lat. The tribal fishery, conducted by Makah Tribe members, began on May 1, 2005. The Makah Tribe’s U&A fishing area is located within the U.S. West Coast Exclusive Economic Zone (EEZ) north of 48°02’15” N. lat. and east of 125°44’00” W. long.

NMFS tracks catch levels of target and non-target species in the at-sea catcher/processor and mothership sectors inseason. The agency also receives inseason catch and bycatch data from the states of Oregon, California, and Washington on the shore-based sector and from the Makah Tribe on its whiting fishery. NMFS is responsible for closing the non-tribal fishing sectors when it estimates the whiting allocations for these sectors will be met. Chinook bycatch in the non-tribal at-sea and tribal whiting fisheries is closely monitored. As in previous years, most shore-based whiting vessels were issued exempted fishing permits (EFPs) for landing unsorted whiting during the primary season. EFPs allow vessels delivering to shore-based harvesters to delay sorting the catch until offload. Delaying sorting until offload allows state biologists and industry-hired monitors to collect information on the incidental catch of prohibited species at the processing facilities. Since 2004, all EFP participants have been required to carry video cameras for monitoring catch retention at sea. To provide total catch data monitoring in the at-sea processing sectors of the fishery, all at-sea processing vessels carry two NMFS-trained observers while participating in the fishery. Total catch data from the whiting fisheries is available more swiftly for use in management decisions than data from many other West Coast groundfish fisheries.

ESA Consultation on the Whiting Fishery
The incidental take statement prepared pursuant to the Endangered Species Act requires initiation of consultation if the fishery exceeds an 11,000–Chinook salmon annual bycatch amount. In early July of the 2005 fishery, NMFS first saw data on higher than expected salmon bycatch rates. By the end of July, primary whiting season data indicated that the fishery would likely exceed a bycatch of 11,000 salmon in 2005. The best available information as of August 11, 2005, indicates that the following numbers of Chinook salmon have been taken as bycatch in the whiting fishery by the four whiting sectors participating in the 2005 primary whiting season: tribal, 3,911 fish; non-tribal shore-based, 3,622 fish; non-tribal mothership, 2,143 fish; non-tribal catcher/processor, 1,607 fish. Therefore, NMFS has reinitiated consultation on the effect of the primary whiting fishery on salmon ESUs listed as endangered or threatened, and is taking this emergency action to reduce the effect of the whiting fishery on salmon for the remainder of the 2005 primary season.

NMFS reviewed 2001–2004 salmon bycatch data from the primary whiting season to determine if there were a depth at which whiting fishery participants could catch whiting, yet have lower salmon bycatch rates. Fishery data from those years indicate that salmon bycatch rates in the August-November period decline notably from the May-July bycatch rates and decrease for vessels fishing offshore of the 100-fm (183-m) depth contour. Therefore, NMFS is implementing an emergency rule that creates a salmon conservation zone for West Coast EEZ waters shoreward of a boundary line approximating the 100–fm (183–m) depth contour, wherein fishing for whiting is prohibited. Federal regulations at 50 CFR 660.393(a) provide latitude/longitude coordinates that define a boundary line at the 100–fm (183–m) depth contour; this boundary line is used, as necessary, to define the boundaries of trawl or non-trawl Rockfish Conservation Areas for the non-whiting groundfish fisheries.
This same boundary line is used as the offshore boundary of the Ocean Salmon Conservation Zone established by this rule.

Regulatory Changes put into Effect Through This Emergency Action

Federal regulations at 50 CFR 660.373(c) establish two closed areas for the Pacific whiting fishery that are intended to constrain the effects of the fishery on Klamath and Columbia River salmon. Additional salmon protection is provided at 50 CFR 660.373(d), which sets whiting trip limits for vessels operating shoreward of the 100–fm (183–m) depth contour in the Eureka management area (from 43°00' to 40°30' N. lat.) This emergency rule temporarily establishes a third salmon conservation zone for all West Coast waters shoreward of a boundary line approximating the 100–fm (183–m) depth contour. The latitude/longitude coordinates defining the boundary line that approximates the 100–fm (183–m) depth contour are provided at § 660.393(a).

Classification

This emergency rule establishes a coastwide salmon conservation zone for the Pacific whiting fishery. It is issued under the authority of the Magnuson-Stevens Fishery Conservation and Management Act at section 305(c)(1) and is consistent with the regulations implementing the FMP at 50 CFR part 660.

The Assistant Administrator for Fisheries, NOAA (AA) finds good cause to waive the requirement to provide prior notice and opportunity for public comment; because providing prior notice and opportunity for public comment would impede the agency’s mandated duty to manage fisheries to protect endangered and threatened salmon.

For the reasons described above, pursuant to 5 U.S.C. 553(d)(3), the AA also finds good cause to waive the 30–day delay in effectiveness, so that this rule may become effective as soon as possible to provide immediate protection for ESA-listed endangered and threatened salmon.

This emergency rule has been determined to be not significant for purposes of Executive Order 12866. This action is within the scope of the October 2004 Environmental Impact Statement (EIS) prepared by the Council for the 2005–2006 Pacific Coast groundfish ABCs, OYS, and management measures. Copies of this EIS are available from the Pacific Council (See ADDRESSES.)

This emergency rule is exempt from the procedures of the Regulatory Flexibility Act because the rule is issued without opportunity for prior notice and opportunity for public comment.

The proposed and final rules to implement the 2005–2006 groundfish harvest specifications and management measures were developed after meaningful consultation and collaboration with tribal officials from the area covered by the FMP, per Executive Order 13175. Under the Magnuson-Stevens Act at 16 U.S.C. 1852(b)(5), one of the voting members of the Pacific Council must be a representative of an Indian tribe with federally recognized fishing rights from the area of the Council’s jurisdiction. The tribal representative on the Council made a motion to adopt the 2005–2006 tribal management measures, which was passed by the Council. Of the four groundfish treaty tribes, only the Makah Tribe conducts a whiting fishery. NMFS consulted with the Makah Tribe on salmon bycatch in their whiting fishery and on implementing a fishery closure shoreward of a boundary line approximating the 100–fm (183–m) depth contour. The Makah Tribe is implementing tribal fishery regulations to close the tribal whiting fishery shoreward of 100–fm (183–m) and is beginning testing a salmon bycatch excluder device that has been successfully used to exclude salmon bycatch in Alaska pollock fisheries.

List of Subjects in 50 CFR Part 660

Administrative practice and procedure, American Samoa, Fisheries, Fishing, Guam, Hawaiian Natives, Indians, Northern Mariana Islands, Reporting and recordkeeping requirements.

Dated: August 26, 2005.

James W. Balsiger,
Acting Deputy, Assistant Administrator for Regulatory Programs, National Marine Fisheries Service.

For the reasons set out in the preamble, 50 CFR part 660 is amended as follows:

PART 660—FISHERIES OFF WEST COAST STATES AND IN THE WESTERN PACIFIC

1. The authority citation for part 660 continues to read as follows:

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

2. In §660.373, paragraph (c)(3) is added to read as follows:

§660.373 Pacific whiting (whiting) fishery management.

(c) [Reserved] 

(c) * * * * *

(c) * * * Ocean Salmon Conservation Zone.

All waters shoreward of a boundary line approximating the 100–fm (183–m) depth contour. Latitude and longitude coordinates defining the boundary line approximating the 100–fm (183–m) depth contour are provided at § 660.393(a). This closure supplements the closures provided in this section at paragraphs (c)(1) and (c)(2).

[FR Doc. 05–17342 Filed 8–26–05; 2:26 pm]
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DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

50 CFR Part 679

[Docket No. 041126332–5039–02; I.D. 082505A]

Fisheries of the Exclusive Economic Zone Off Alaska; Reallocation of Pollock in the Bering Sea Subarea

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

ACTION: Temporary rule; reallocation.

SUMMARY: NMFS is reallocating projected unused amounts of Bering Sea subarea (BS) pollock from the incidental catch allowance to the directed fisheries. This action is necessary to allow the 2005 total allowable catch (TAC) of pollock to be harvested.

DATES: Effective August 26, 2005, until 2400 hrs, A.l.t., December 31, 2005.