approves pre-existing requirements under state law and does not impose any additional enforceable duty beyond that required by state law, it does not contain any unfunded mandate or significantly or uniquely affect small governments, as described in the Unfunded Mandates Reform Act of 1995 (Pub. L. 104–4). This proposed rule is not approved to apply on any Indian reservation land or in any other area where EPA or an Indian tribe has demonstrated that a tribe has jurisdiction. In those areas of Indian country, the rulemaking does not have tribal implications and will not impose substantial direct costs on tribal governments or preempt tribal law as specified by Executive Order 13175 (65 FR 67249, November 9, 2000). This action also does not have Federalism implications because it does not have substantial direct effects on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government, as specified in Executive Order 13132 (64 FR 43255, August 10, 1999). This action merely approves a withdrawal, and does not alter the relationship or the distribution of power and responsibilities established in the Act. This rulemaking also is not subject to Executive Order 13045 (62 FR 19885, April 23, 1997), because it approves a withdrawal.

In reviewing section 111(d)/129 plan submissions, EPA’s role is to approve State choices, provided that they meet the criteria of the Act. With regard to withdrawals for designated facilities received by EPA from states, EPA’s role is to notify the public of the approval of the State’s withdrawal and revise 40 CFR part 62 accordingly. In this context, in the absence of a prior existing requirement for the State to use voluntary consensus standards (VCS), EPA has no authority to disapprove a section 111(d)/129 withdrawal for failure to use VCS. It would thus be inconsistent with applicable law for EPA, when it reviews a section 111(d)/129 withdrawal, to use VCS in place of a section 111(d)/129 withdrawal submission that otherwise satisfies the provisions of the Act. Thus, the requirements of section 12(d) of the National Technology Transfer and Advancement Act of 1995 (15 U.S.C. 272 note) do not apply. This rulemaking does not impose an information collection burden under the provisions of the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.).
expected to end overfishing and rebuild the stock (77 FR 34254; June 11, 2012). In February 2017, a standard stock assessment for red grouper was completed (SEDAR 53). Based on the results of SEDAR 53, NMFS notified the Council on September 27, 2017, that the red grouper stock is overfished, is undergoing overfishing, and is not making adequate rebuilding progress according to its rebuilding plan. Based on projections from SEDAR 53, the Council’s Scientific and Statistical Committee (SSC) provided an acceptable biological catch (ABC) recommendation to the Council. The Council accepted that ABC recommendation, and then revised the red grouper ACLs in Abbreviated Framework 1.

In addition to this current rulemaking for Abbreviated Framework 1, the Council and NMFS are developing a new red grouper rebuilding plan through Amendment 42 to the FMP (Amendment 42). The Council is also considering changes to red grouper management measures through Regulatory Amendments 26 and 27 to the Snapper-Grouper FMP. NMFS and the Council intend to implement Abbreviated Framework 1 to reduce the sector ACLs below the overfishing limit to address overfishing while Amendment 42, Regulatory Amendment 26, and Regulatory Amendment 27 are developed and implemented.

Management Measures Contained in This Proposed Rule

This proposed rule would revise the ACLs for South Atlantic red grouper for both the commercial and recreational sectors. The current total ACL (commercial and recreational ACL combined) is 780,000 lb (353,802 kg). The total ACL is divided into a commercial sector ACL of 343,200 lb (155,673 kg) and a recreational sector ACL of 436,800 lb (198,129 kg). The ACLs are based on the sector allocation ratio developed by the Council for red grouper (44 percent commercial and 56 percent recreational) established in Amendment 24 (77 FR 34254; June 11, 2012).

Consistent with the results of SEDAR 53 and the ABC recommendation from the SSC accepted by the Council, this proposed rule would reduce the total, commercial, and recreational ACLs. The commercial ACL would be set at 61,160 lb (27,742 kg), for 2018, 66,000 lb (29,937 kg), for 2019, and 71,280 lb (32,332 kg) for 2020 and subsequent fishing years. The total ACLs are equal to the SSC’s ABC recommendation, and this proposed rule does not change the sector allocations.

As a result of the proposed ACLs being set lower than the overfishing limit (at the yield at 75 percent Fmsy), the Council expects overfishing of red grouper may end immediately upon implementation of the rule. For the last several years, commercial landings have averaged 50,204 lb (22,772 kg), which is less than the commercial ACL proposed in Abbreviated Framework 1. The recreational landings have been highly variable since 2012, and using the average recreational landings from 2014–2016, the proposed lower ACL for the recreational sector is predicted to result in a shortened recreational fishing season, with closure dates ranging from July 26 to August 19. If the red grouper stock experiences a year of high recruitment, the proposed lower ACLs would constrain future recreational and commercial harvest and prevent overfishing.

Classification

Pursuant to section 304(b)(1)(A) of the Magnuson-Stevens Act, the Assistant Administrator has determined that this proposed rule is consistent with Abbreviated Framework 1, the FMP, the Magnuson-Stevens Act, and other applicable law, subject to further consideration after public comment. This proposed rule has been determined to be not significant for purposes of Executive Order 12866. This rule is not an Executive Order 13771 regulatory action because this rule is not significant under E.O. 12866. The Chief Counsel for Regulation of the Department of Commerce certified to the Chief Counsel for Advocacy of the Small Business Administration (SBA) that this proposed rule, if adopted, would not have a significant economic impact on a substantial number of small entities. The factual basis for this determination is as follows:

A description of the proposed rule, why it is being considered, and the objectives of, and legal basis for this proposed rule are contained at the beginning of this section in the preamble and in the SUMMARY section of the preamble. The Magnuson-Stevens Act provides the statutory basis for this rule. No duplicative, overlapping, or conflicting rules have been identified. In addition, no new reporting, record-keeping, or other compliance requirements are introduced by this proposed rule. Accordingly, this proposed rule does not implicate the Paperwork Reduction Act.

This proposed rule would reduce the total, commercial, and recreational ACLs for South Atlantic red grouper. Because the RFA does not apply to recreational anglers, only the effects on commercial vessels were analyzed; any impact to the profitability or competitiveness of for-hire fishing businesses would be the result of changes in for-hire angler demand and would, therefore, be indirect in nature. The RFA does not consider indirect impacts.

This proposed rule would directly affect only federally permitted commercial snapper-grouper fishermen fishing for red grouper in the South Atlantic. As described in Abbreviated Framework 1, the revised commercial ACLs would be 61,160 lb (27,742 kg) for 2018, 66,000 lb (29,937 kg) for 2019, and 71,280 lb (32,332 kg) for 2020 and beyond. Commercial landings of South Atlantic red grouper have been decreasing, particular in the last five years (2012–2016), with projected 2017 landings of approximately 35,000 lb (15,875 kg). If this trend continues or levels off, the likelihood of reaching the proposed commercial ACL in 2018 and beyond would be very low. In the unlikely event that commercial landings increase in 2018 and beyond as to reach the proposed commercial ACLs, the effects of the commercial ACL reduction would be relatively small because only approximately 2.7 percent of total commercial snapper-grouper vessel revenues have historically been derived from red grouper.

The information provided above supports a determination that this proposed rule would not have a significant economic impact on a substantial number of small entities. Because this proposed rule, if implemented, is not expected to have a significant economic impact on any small entities, an initial regulatory flexibility analysis is not required and none has been prepared.

List of Subjects in 50 CFR Part 622

Commercial, Fisheries, Fishing, Overfishing, Recreational, Red grouper, South Atlantic.


Alan D. Risenhoover,
Acting Deputy Assistant Administrator for Regulatory Programs, National Marine Fisheries Service.

For the reasons set out in the preamble, 50 CFR part 622 is proposed to be amended as follows:
PART 622—FISHERIES OF THE CARIBBEAN, GULF OF MEXICO, AND SOUTH ATLANTIC

1. The authority citation for part 622 continues to read as follows:

2. In §622.193, revise paragraph (d) to read as follows:
§622.193 Annual catch limits (ACLs), annual catch targets (ACTs), and accountability measures (AMs).

(d) Red grouper—(1) Commercial sector. (i) If commercial landings for red grouper, as estimated by the SRD, reach or are projected to reach the commercial ACL, specified in paragraph (d)(1)(ii) of this section, the AA will file a notification with the Office of the Federal Register to close the commercial sector for the remainder of the fishing year. On and after the effective date of such a notification, all sale or purchase of red grouper is prohibited and harvest or possession of red grouper in or from the South Atlantic EEZ is limited to the bag and possession limits. These bag and possession limits apply in the South Atlantic on board a vessel for which a valid Federal commercial or charter vessel/headboat permit for South Atlantic snapper-grouper has been issued, without regard to where such species were harvested, i.e., in state or Federal waters.

(ii) If the commercial landings for red grouper, as estimated by the SRD, exceed the commercial ACL, specified in paragraph (d)(1)(iii) of this section, and the combined commercial and recreational ACL, specified in paragraph (d)(3) of this section, is exceeded during the same fishing year, and the species is overfished based on the most recent Status of U.S. Fisheries Report to Congress, and if necessary, the AA will file a notification with the Office of the Federal Register to reduce the length of the recreational fishing season and the recreational ACL by the amount of the recreational ACL overage. If the species is overfished based on the most recent Status of U.S. Fisheries Report to Congress, and if necessary, the AA will file a notification with the Office of the Federal Register to reduce the length of the recreational fishing season and the recreational ACL by the amount of the recreational ACL overage. When the recreational sector is closed as a result of NMFS reducing the length of the recreational fishing season and ACL, the bag and possession limits for red grouper in or from the South Atlantic EEZ are zero.

(3) The combined commercial and recreational ACL for red grouper is 139,000 lb (63,049 kg), round weight, for 2018; 150,000 lb (68,039 kg), round weight, for 2019; and 162,000 lb (73,482 kg), round weight, for 2020 and subsequent fishing years.

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[FR Doc. 2018–06633 Filed 4–2–18; 8:45 am]
BILLING CODE 3510–22–P

DEPARTMENT OF COMMERCE
National Oceanic and Atmospheric Administration

50 CFR Part 648
[RIN 0660–BH66

Control Date for the Northeast Multispecies Charter/Party Fishery: Northeast Multispecies Fishery Management Plan; Correction

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

ACTION: Notice; correction.

SUMMARY: This action corrects an error in the Advanced Notice of Proposed Rulemaking that set a control date for the Northeast Multispecies charter/party fishery. This action is necessary because the document provided an incorrect internet address for submission of electronic comments. This action is intended to provide the correct internet address to ensure the public can easily access the online rulemaking portal.

ADDRESSES: You may submit comments on this document, identified by NOAA–NMFS–2018–0042 by any of the following methods:

• Electronic Submission: Submit all electronic public comments via the Federal e-Rulemaking Portal. Go to www.regulations.gov/docket?D=NOAA–NMFS–2018–0042, click the “Comment Now!” icon, complete the required fields, and enter or attach your comments.

• Mail: Submit written comments to Michael Pentony, Regional Administrator, National Marine Fisheries Service, 55 Great Republic Drive, Gloucester, MA 01930. Mark the outside of the envelope “Comments on Northeast Multispecies Charter/Party Control Date.”

Instructions: Comments sent by any other method, to any other address or individual, or received after the end of the comment period, may not be considered by NMFS. All comments received are a part of the public record and will generally be posted for public viewing on www.regulations.gov without change. All personal identifying information (e.g., name, address, etc.), confidential business information, or otherwise sensitive information submitted voluntarily by the sender will be publicly accessible. NMFS will accept anonymous comments (enter “N/A” in the required fields if you wish to remain anonymous). Attachments to electronic comments will be accepted in Microsoft Word, Excel, or Adobe PDF file formats only.

FOR FURTHER INFORMATION CONTACT: Spencer Talmage, Fishery Management Specialist, 978–281–9232.

SUPPLEMENTARY INFORMATION:

Need for Correction

On March 19, 2018, we published an Advanced Notice of Proposed Rulemaking to set a new control date for the Northeast Multispecies charter/party fishery (83 FR 11952). The internet address to the Federal e-Rulemaking Portal provided in the

ADDRESSES