

by the Michie Company, Law Publishers, Charlottesville, Virginia: sections 39–4411(1); 39–4411(3); and 39–4411(6).

(iii) Idaho Code (I.C.) containing the General Laws of Idaho Annotated, Volume 7A, Title 39, Chapter 58, “Hazardous Waste Facility Siting Act”, published in 1993 by the Michie Company, Law Publishers, Charlottesville, Virginia: sections 39–5804; 39–5809; 39–5810; 39–5813(2); 39–5814; 39–5816; 39–5817; and 39–5818(1).

(iv) Idaho Code (I.C.) containing the General Laws of Idaho Annotated, Volume 2, Title 9, Chapter 3, “Public Writings”, published in 1990 by the Michie Company, Law Publishers, Charlottesville, Virginia: sections 9–337(10); 9–337(11); 9–338; 9–339; and 9–344(2).

(v) 1994 Cumulative Pocket Supplement to the Idaho Code (I.C.), Volume 2, Title 9, Chapter 3, “Public Writing”, published in 1994 by the Michie Company, Law Publishers, Charlottesville, Virginia: sections 9–340 and 9–343.

(vi) Idaho Department of Health and Welfare Rules and Regulations, Idaho Administrative Code, IDAPA 16, Title 1, Chapter 5, “Rules and Standards for Hazardous Waste”, as published on July 1, 1997: sections 16.01.05.000; 16.01.05.356.02 through 16.01.05.356.05; 16.01.05.800; 16.01.05.850; 16.01.05.996; 16.01.05.997; and 16.01.05.999.

(3) The following statutory and regulatory provisions are broader in scope than the Federal program, and are not incorporated by reference:

(i) Idaho Code containing the General Laws of Idaho Annotated, Volume 7A, Title 39, Chapter 44, “Hazardous Waste Management”, published in 1993 by the Michie Company, Law Publishers, Charlottesville, Virginia: sections 39–4428 and 39–4429.

(ii) 1996 Cumulative Pocket Supplement to the Idaho Code, Volume 7A, Title 39, Chapter 44, “Hazardous Waste Management”, published in 1994 by the Michie Company, Law Publishers, Charlottesville, Virginia: sections 39–4403 (6)&(14) and 39–4427.

(iii) Idaho Code containing the General Laws of Idaho Annotated, Volume 7A, Title 39, Chapter 58, “Hazardous Waste Siting Act”, published in 1993 by the Michie Company, Law Publishers, Charlottesville, Virginia: section 39–5813(3).

(iv) Idaho Department of Health and Welfare Rules and Regulations, Idaho Administrative Code, IDAPA 16, Title 1,

Chapter 5, “Rules and Standards for Hazardous Waste”, as published on July 1, 1997: sections 16.01.05.355; and 16.01.05.500.

(4) *Memorandum of Agreement*. The Memorandum of Agreement between EPA Region 10 and the Division of Environmental Quality, signed by the EPA Regional Administrator on October 6, 1998, is referenced as part of the authorized hazardous waste management program under subtitle C of RCRA, 42 U.S.C. 6921 *et seq.*

(5) *Statement of Legal Authority*. “Attorney General’s Statement for Final Authorization”, signed by the Attorney General of Idaho on July 5, 1988 and revisions, supplements and addenda to that Statement dated July 3, 1989, February 13, 1992, December 29, 1994, September 16, 1996, and October 3, 1997 are referenced as part of the authorized hazardous waste management program under subtitle C of RCRA, 42 U.S.C. 6921 *et seq.*

(6) *Program Description*. The Program Description and any other materials submitted as part of the original application or as supplements thereto are referenced as part of the authorized hazardous waste management program under subtitle C of RCRA, 42 U.S.C. 6921 *et seq.*

4. Appendix A to part 272, State Requirements, is amended by adding in alphabetical order the listing for “Idaho” to read as follows:

* * * * *

Idaho

The statutory provisions include:

Idaho Code containing the General Laws of Idaho Annotated, Volume 7A, Title 39, Chapter 44, “Hazardous Waste Management”, 1993: sections 39–4402; 39–4408 (1)–(3); 39–4409(1) (except fourth and fifth sentences); 39–4409(2) (first sentence); 39–4409(4) (except first sentence); 39–4409(5); 39–4409(6); 39–4409(7); 39–4409(8); 39–4423 (except 39–4423(3)(a)&(b)); and 39–4424.

1996 Cumulative Pocket Supplement to the Idaho Code, Volume 7A, Title 39, Chapter 44, “Hazardous Waste Management”, 1996: sections 39–4403 (except 39–4403 (6)&(14)); 39–4411(2); 39–4411(4); and 39–4411(5).

Idaho Code containing the General Laws of Idaho Annotated, Volume 7A, Title 39, Chapter 58, “Hazardous Waste Facility Siting Act”, published in 1993 by the Michie Company, Law Publishers, Charlottesville, Virginia: sections 39–5802; 39–5803; 39–5808; 39–5811; 39–5813(1); and 39–5818(2).

Copies of the Idaho statutes that are incorporated by reference are available from Michie Company, Law Publishers,

1 Town Hall Square, Charlottesville, VA 22906–7587.

The regulatory provisions include: Idaho Department of Health and Welfare Rules and Regulations, Idaho Administrative Code, IDAPA 16, Title 1, Chapter 5, “Rules and Standards for Hazardous Waste”, as published on July 1, 1997: sections 16.01.05.001; 16.01.05.002; 16.01.05.003; 16.01.05.004; 16.01.05.005; 16.01.05.006; 16.01.05.007; 16.01.05.008; 16.01.05.009; 16.01.05.010; 16.01.05.011; 16.01.05.012; 16.01.05.013; 16.01.05.014; 16.01.05.015; 16.01.05.016; 16.01.05.356.01; and 16.01.05.998.

Note: The 1997 Idaho Code, section 16.01.05.011, contains a typographical error discovered during codification. The reference to “39–4403(16)” should read “39–4403(17)”. Idaho has subsequently corrected this typographical error in the 1998 Idaho Code and will submit the corrected version in the next authorization package.

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[FR Doc. 99–16088 Filed 6–24–99; 8:45 am]

BILLING CODE 6560–50–P

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 51

[CC Docket No. 98–147]

Deployment of Wireline Services Offering Advanced Telecommunications Capability; Correction

AGENCY: Federal Communications Commission.

ACTION: Final rule; correction.

SUMMARY: This document corrects the announcement of effective date of a final rule relating to local competition published in the **Federal Register** on June 2, 1999.

EFFECTIVE DATE: The amendment to 47 CFR 51.321 (f) and (h) and 51.323 (b) and (i)(3) published at 64 FR 23229 (April 30, 1999) are effective June 1, 1999.

FOR FURTHER INFORMATION CONTACT: Staci Pies, Attorney, Common Carrier Bureau, Policy and Program Planning Division, (202) 418–1580 or via the Internet at spies@fcc.gov. Further information may also be obtained by calling the Common Carrier Bureau’s TTY number: 202–418–0484.

SUPPLEMENTARY INFORMATION:

Background

The Commission amended its rules relating to local competition. See 63 FR

23229, April 30, 1999. Sections 51.321 (f) and (h) and 51.323 (b) and (i)(3) of these rules contain new and modified information collection requirements. We stated that these sections "contain information collection requirements that are not effective until approved by the Office of Management and Budget. The FCC will publish a document in the **Federal Register** announcing the effective date for those sections."

Correction

The announcement of effective date contained the wrong date. We inadvertently announced that the collections of information were effective on May 13, 1999. In the **Federal Register** of June 2, 1999, on page 29599, in the first column, the effective date should be changed to read: "The amendments to 47 CFR 51.321 (f) and (h) and 51.323 (b) and (i)(3) published at 64 FR 23229 (April 30, 1999) are effective on June 1, 1999."

Federal Communications Commission.

Magalie Roman Salas,

Secretary.

[FR Doc. 99-16183 Filed 6-24-99; 8:45 am]

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DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

50 CFR Parts 285 and 635

[Docket No. 990618163-9163-01; I.D. 052799D]

RIN 0648-AM81

Atlantic Highly Migratory Species; Bluefin Tuna Catch Reporting

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

ACTION: Final rule; determination of state jurisdiction.

SUMMARY: NMFS has determined that the State of Maryland has implemented regulations for reporting of Atlantic bluefin tuna (BFT) landings in the recreational fishery that are mandatory, at least as restrictive as the Federal reporting requirements, and effectively enforced. Therefore, participants in the recreational fishery who land BFT in the State of Maryland are exempt from calling in their catch through NMFS' automated catch reporting system and must report their catch via the Maryland BFT landing tag program. All other Federal regulations applicable to

Atlantic tunas still apply within the boundary of the State of Maryland.

DATES: Effective June 22, 1999 through November 27, 1999.

ADDRESSES: Requests for copies of the final rule and information on Atlantic tunas catch reporting should be directed to Rebecca Lent, Chief, Highly Migratory Species Management Division, Office of Sustainable Fisheries (F/SF1), NMFS, 1315 East-West Highway, Silver Spring, MD 20910-3282. Send comments regarding the burden-hour estimates or other aspects of the collection-of-information requirement contained in this rule to Rebecca Lent and to the Office of Information and Regulatory Affairs, Office of Management and Budget (OMB), Washington, DC 20503 (Attention: NOAA Desk Officer).

FOR FURTHER INFORMATION CONTACT: Maria Uitterhoeve, 301-713-2347; Pat Scida, 978-281-9208.

SUPPLEMENTARY INFORMATION:

Background

The Atlantic Tunas Convention Act (ATCA), codified at 16 U.S.C. 971 *et seq.*, provides for U.S. participation in the conduct of scientific research programs and regulation of fishing operations by the International Commission for the Conservation of Atlantic Tunas (ICCAT). Section 971g.(d)(2)(B) of ATCA provides that Federal regulations promulgated to implement ICCAT recommendations shall apply within the boundary of any state bordering on any convention area if the Secretary of Commerce determines that any such state has laws or regulations that are less restrictive than the Federal regulations or, if not less restrictive, are not effectively enforced.

Regulations implemented under the authority of ATCA governing the harvest of Atlantic highly migratory species by persons and vessels subject to U.S. jurisdiction presently appear at 50 CFR part 285. Effective July 1, 1999, these regulations will be replaced by consolidated regulations at 50 CFR part 635 (64 FR 29090, May 28, 1999). Specifically, regulations limiting the harvest of BFT and requiring reporting of BFT landings implement ICCAT recommendations regarding country catch quotas and catch reporting. In the case of the U.S. recreational fishery for young (pre-spawning) BFT, ICCAT has recommended that landings of fish 27 to 47 inches (69 to 119 cm) in fork length be limited to 8 percent of the country quota. BFT of this size are the target of a popular summertime recreational fishery off the mid-Atlantic and southern New England coasts, and the potential catch far exceeds the available

quota. Consequently, NMFS must restrict harvest of BFT through annual quotas and trip limits and must monitor landings in real-time.

Automated Catch Reporting System

NMFS has set up an automated catch reporting system (ACRS), and regulations at 50 CFR 285.29(f) (consolidated at 50 CFR 635.5(c), effective July 1, 1999) require that anglers who land BFT call a toll-free number (1-888-USA-TUNA) to report the number and size of fish. NMFS also conducts dockside and telephone surveys of permitted anglers to estimate fishing effort and collect more detailed scientific information on catch. Recognizing that the states also have an interest in collecting information on the economically important fisheries for Atlantic highly migratory species, NMFS has cooperated with the states to minimize duplication of effort and reduce the reporting burden while ensuring that BFT catch information is collected as quickly as possible. In the event that NMFS determines a state reporting system to be equally effective as the ACRS, NMFS will notify participating anglers that compliance with the state system satisfies the reporting requirement of 50 CFR 285.29(f) (50 CFR 635.5(c) after June 30, 1999).

Maryland BFT Landing Tag Program

State regulations promulgated under Natural Resources Article §4-2A-03 of the Annotated Code of Maryland (COMAR) regarding landing of BFT in Maryland are found at COMAR 08.02.05.23. An emergency regulation to be published in the *Maryland Register*, allows BFT to be landed in the State of Maryland only if consistent with the applicable fishing seasons, size limits and retention limits specified in the Code of Federal Regulations at 50 CFR part 285 (50 CFR part 635 after July 1, 1999). Further, the State regulation requires that, effective June 1, 1999, through November 27, 1999, all BFT landed in Maryland be landed in whole form and have a landing tag affixed before removal of the fish from the vessel. If the BFT is on board a vessel on a trailer, a landing tag must be affixed before such vessel is removed from the water. A landing tag can be obtained only from officially designated reporting stations and only after the angler completes a catch reporting card for each BFT.

The catch reporting and landing tag regulations of the State of Maryland are enforced by the Maryland Natural Resources Police. Violations of the Maryland BFT catch reporting