7216.33.0060, 7216.33.0090, 7216.50.0000, 7216.61.0000, 7216.69.0000, 7216.91.0000, 7216.99.0000, 7228.70.3040, and 7228.70.6000. Although the HTSUS subheadings are provided for convenience and customs purposes, the written description of the merchandise under investigation is dispositive.

Period of Investigation

The period of investigation (POI) is October 1, 2000, through March 31, 2001.

Ministerial Error

The Department's regulations provide that the Department will correct any ministerial error by amending the final determination. See 19 CFR 351.224(e). Examples of ministerial errors according to the Department's regulations include mistakes in "addition, subtraction, or other arithmetic function, clerical error resulting from inaccurate copying, duplication, or the like." See 19 CFR 351.224(f).

Ministerial-Error Allegation

The petitioners allege that the Department erred with respect to the factor the Department used to calculate indirect selling expenses. They argue that the portion attributable to interest expenses should reflect the deduction of interest income and imputed credit expenses. The petitioners argue that in the preliminary determination the Department correctly revised Tagil's indirect selling expense factor to include a figure for interest expense, reduced by amounts for interest income and imputed credit expenses. However, according to the petitioners, during the U.S. sales verification, the verification team found an error with Tagil's original indirect selling expense factor calculation which consequently changed the amount of this factor. The petitioners assert that, as the Department did in the preliminary determination, it should have adjusted Tagil's revised indirect expense selling factor to include a figure for interest expense. Instead, according to the petitioners, the Department simply used the factor reported in the March 22, 2002, sales verification report. The petitioners request that the Department adjust Tagil's indirect selling expense factor to include a figure for interest expense and amend the final determination.

We agree with the petitioners that we made a clerical error with respect to this matter and have recalculated the margin for Tagil. The Department hereby amends its final determination with respect to Tagil to correct this error. For further details, see the analysis memorandum dated June 11, 2002.

Amended Final Determination

We are amending the final determination of sales at less than fair value for structural steel beams from the Russian Federation to reflect the correction of a ministerial error made in the margin calculations in that determination. We are publishing this amendment to the final determination pursuant to 19 CFR 351.224(e).

The revised weighted-average dumping margins are as follows:

Exporter/Manufacturer	Weighted-Average Margin Percent- age
TagilRussia-wide rate	239.82 239.82

Because Tagil is the sole respondent in this investigation and the sole Russian producer or exporter with sales or shipments of subject merchandise to the United States during the POI, the recalculated margin for Tagil also applies to the Russia-wide rate. As a result of our amendment, the Russia-wide rate has also been amended and applies to all entries of the subject merchandise except for entries from Tagil.

Suspension of Liquidation

In accordance with section 735(c)(1)(B) of the Act, we are directing the Customs Service to continue to suspend liquidation of all entries of structural steel beams from the Russian Federation. The Customs Service shall require a cash deposit or the posting of a bond based on the estimated weighted-average dumping margin shown above. Theses suspension-of-liquidation instructions will remain in effect until further notice.

International Trade Commission Notification

In accordance with section 735(d) of the Act, we have notified the International Trade Commission of our amended determination.

We are issuing and publishing this determination and notice in accordance with sections section 735(d) and 777(i) of the Act and 19 CFR 351.224(e).

Dated: June 12, 2002

Richard W. Moreland,

Acting Assistant Secretary for Import Administration.

[FR Doc. 02–15480 Filed 6–18–02; 8:45 am] BILLING CODE 3510–DS–S

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

[I.D. 061402A]

Gulf of Mexico Fishery Management Council; Public Meeting

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

ACTION: Notice of public meeting.

SUMMARY: The Gulf of Mexico Fishery Management Council (Council) will convene a public meeting via conference call of the Spiny Lobster Advisory Panel (AP).

DATES: This meeting will be via conference call on July 2, 2002, beginning at 8 a.m. EST.

ADDRESSES: A listening station will be available at the National Marine Fisheries Service, 75 Virginia Beach Drive, Miami, FL; Contact: Sophia Howard at 305–361–4285.

Council address: Gulf of Mexico Fishery Management Council, 3018 U.S. Highway 301 North, Suite 1000, Tampa, FL 33619.

FOR FURTHER INFORMATION CONTACT:

Wayne Swingle, Executive Director, Fishery Biologist, Gulf of Mexico Fishery Management Council; telephone: 813–228–2815.

SUPPLEMENTARY INFORMATION: The Spiny Lobster Advisory Panel (AP) will convene by conference call to review and comment on a proposed federal rule that would complement a rule drafted by the Florida Fish and Wildlife Conservation Commission (FFWCC). The proposed rule would allow vessels in transit to have on board an additional sublegal-size lobster for each trap aboard, in addition to the current limit of 50 sublegal-size lobsters. All such lobsters are held in aerated live wells. The proposed rule is being implemented by the framework procedure implemented by Spiny Lobster Amendment 2 approved by the NMFS October 27, 1989 (54 FR 48059). The procedure approved in the amendment by NMFS, the Council, and the state of Florida, allows implementation of this type of rule in the exclusive economic zone by the Regional Administrator (RA) of NMFS if he/she concurs that the rule is consistent with the goals and objectives of the fishery management plan (FMP), and with federal law. In making that decision, the RA considers the comments of the Councils. The Councils may consider the comments of the AP and the Scientific and Statistical

Committee (SSC) who are forwarded this proposal by the FFWCC, along with a copy of the administrative record for the state actions in approval of the state

A copy of the agenda can be obtained by contacting the Council (*see* addresses above).

Although non-emergency issues not contained in the agenda may come before the Spiny Lobster AP for discussion, in accordance with the Magnuson-Stevens Fishery Conservation and Management Act (MSFCMA), those issues may not be the subject of formal action during this meeting. Action will be restricted to those issues specifically identified in this notice and any issues arising after publication of this notice that require emergency action under section 305 (c) of the MSFCMA, provided the public has been notified of the Council's intent to take final action to address the emergency.

Special Accommodations

The listening station is physically accessible to people with disabilities. Requests for sign language interpretation or other auxiliary aids should be directed to Anne Alford at the Council (see ADDRESSES) by June 25, 2002.

Dated: June 14, 2002.

Virginia M. Fay,

Acting Director, Office of Sustainable Fisheries, National Marine Fisheries Service. [FR Doc. 02–15486 Filed 6–18–02; 8:45 am] BILLING CODE 3510–22–S

COMMODITY FUTURES TRADING COMMISSION

Sunshine Act Meeting

AGENCY HOLDING THE MEETING:

Commodity Futures Trading Commission.

TIME AND DATE: 11 a.m., Friday, July 5, 2002.

PLACE: 1155 21st St., NW., Washington, DC, 9th Floor Conference Room.

STATUS: Closed.

MATTERS TO BE CONSIDERED: Surveillance Matters.

CONTACT PERSON FOR MORE INFORMATION: Jean A. Webb, 202–418–5100.

Jean A. Webb,

Secretary of the Commission. [FR Doc. 02–15536 Filed 6–17–02; 9:10 am] BILLING CODE 6351–01–M

COMMODITY FUTURES TRADING COMMISSION

Sunshine Act: Meeting

AGENCY HOLDING THE MEETING:

Commodity Futures Trading Commission.

TIME AND DATE: 11:00 a.m., Friday, July 12. 2002.

PLACE: 1155 21st St., NW., Washington, DC, 9th Floor Conference Room.

STATUS: Closed.

MATTERS TO BE CONSIDERED: Surveillance Matters.

CONTACT PERSON FOR MORE INFORMATION: Jean A. Webb. 202–418–5100.

Jean A. Webb,

Secretary of the Commission.
[FR Doc. 02–15537 Filed 6–17–02; 8:45 am]
BILLING CODE 6351–01–M

COMMODITY FUTURES TRADING COMMISSION

Sunshine Act Meeting

AGENCY HOLDING THE MEETING:

Commodity Futures Trading Commission.

TIME AND DATE: 11:00 a.m., Friday, July 19, 2002.

PLACE: 1155 21st St., NW., Washington, DC, 9th Floor Conference Room.

STATUS: Closed.

MATTERS TO BE CONSIDERED: Surveillance Matters.

CONTACT PERSON FOR MORE INFORMATION: Jean A. Webb, 202–418–5100.

Jean A. Webb,

Secretary of the Commission.
[FR Doc. 02–15538 Filed 6–17–02; 9:10 am]
BILLING CODE 6351–01–M

COMMODITY FUTURES TRADING COMMISSION

Sunshine Act; Meeting

AGENCY HOLDING THE MEETING:

Commodity Futures Trading Commission.

TIME AND DATE: Friday, July 26, 2002. PLACE: 1155 21st St., NW., Washington, DC, 9th Floor Conference Room. STATUS: Closed.

MATTERS TO BE CONSIDERED: Surveillance Matters.

CONTACT PERSON FOR MORE INFORMATION: Jean A. Webb, 2020–418–5100.

Jean A. Webb,

Secretary of the Commission.
[FR Doc. 02–15539 Filed 6–17–02; 9:10 am]
BILLING CODE 6351–01–M

COMMODITY FUTURES TRADING COMMISSION

In the Matter of the New York
Mercantile Exchange, Inc. Petition for
Treatment of Floor Brokers and Floor
Traders as Eligible Commercial
Entities and Eligible Contract
Participants Pursuant to Sections
1a(11)(C) and 1a(12)(C) of the
Commodity Exchange Act and the
Intercontinental Exchange, Inc.
Petition for Treatment of Floor Brokers
and Floor Traders as Eligible
Commercial Entities Pursuant to
Section 1a(11)(C)

AGENCY: Commodity Futures Trading Commission.

ACTION: Request for comment.

SUMMARY: The Commodity Futures Trading Commission ("Commission") is requesting comment regarding a New York Mercantile Exchange, Inc. ("NYMEX" or "Exchange") petition requesting a Commission determination that Exchange members who are registered with the Commission as either floor brokers or floor traders fall within the definitions of "eligible contract participant" as that term is defined in Section 1a(12) of the Commodity Exchange Act ("Act") and "eligible commercial entity" as that term is defined in Section 1a(11) of the Act. Subject to trading restrictions and Exchange oversight as set forth in the petition, NYMEX asks that its floor brokers and floor traders (collectively referred to hereafter as "floor members"), when they act for their own accounts and are guaranteed by an Exchange clearing member that is registered as a futures commission merchant ("FCM"), be permitted to: (1) Act as an eligible contract participant and enter into certain specified overthe-counter ("OTC") transactions in exempt commodities, and (2) act as an eligible commercial entity and enter into certain specified transactions in exempt commodities on exempt commercial markets. The Commission is also requesting comment with respect to an Intercontinental Exchange, Inc. ("Intercontinental Exchange") petition that requests that, subject to certain restrictions, the category of eligible commercial entity be expanded to include floor brokers and floor traders registered with the Commission or with the U.K. Financial Services Authority trading on an exempt commercial market. The Commission particularly asks for comments with respect to whether any response to the petitions should be tailored specifically to NYMEX and the Intercontinental