ADDRESSES: Hawthorn Suites, Ltd, 1110 West 8th Avenue, Anchorage, AK 99501

Council address: North Pacific Fishery Management Council, 605 W. 4th Ave., Suite 306, Anchorage, AK 99501-2252.

FOR FURTHER INFORMATION CONTACT: Council staff, Phone: 907-271-2809. SUPPLEMENTARY INFORMATION: The meeting will be to discuss the Board of Fisheries proposal #455 (state water pollock fisheries within Steller Sea lion critical habitat). This will be an initial organizational meeting to discuss information needs, process and timing relative to potential actions by the Board of Fisheries or Council.

Special Accommodations

These meetings are physically accessible to people with disabilities. Requests for sign language interpretation or other auxiliary aids should be directed to Gail Bendixen at 907-271-2809 at least 7 working days prior to the meeting date.

Dated: May 4, 2005.

Emily Menashes,

Acting Director, Office of Sustainable Fisheries, National Marine Fisheries Service. [FR Doc. E5-2227 Filed 5-6-05; 8:45 am] BILLING CODE 3510-22-S

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

[I.D. 050405C]

Western Pacific Fishery Management **Council; Public Scoping Meeting**

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

ACTION: Notice of a public scoping meeting.

SUMMARY: There are two shark tour operations based in Haleiwa. The operations are banned from operating in Hawaii State Waters. The staff of the Western Pacific Fishery Management Council (Council) will convene a public scoping meeting to: (1) gather comment on shark viewing operations in Federal waters, and (2) to disseminate and gather information on the Council's **Community Based Management** initiatives.

DATES: The public scoping meeting will be held on Monday, May 23, 2005, from 6 p.m. to 9 p.m.

ADDRESSES: The meeting will be held at the Haleiwa Alii Beach Park, John Kalili Surf Center, Oahu, HI.

FOR FURTHER INFORMATION CONTACT: Kitty M. Simonds, Executive Director;

Western Pacific Fishery Management Council; telephone: (808) 522-8220. SUPPLEMENTARY INFORMATION: This meeting will be advertised in the local newspapers. Written comments will be accepted until May 30, 2005. They may be sent to Kitty M. Simonds, Executive Director, Western Pacific Fishery Management Council, 1164 Bishop St., Suite 1400, Honolulu, HI 96813 or via fax to (808) 522-8226.

Special Accommodations

These meetings are physically accessible to people with disabilities. Requests for sign language interpretation or other auxiliary aids should be directed to Kitty M. Simonds, (808) 522-8220 (voice) or (808) 522-8226 (fax), at least 5 days prior to the meeting date.

Dated: May 4, 2005.

Emily Menashes,

Acting Director, Office of Sustainable Fisheries, National Marine Fisheries Service. [FR Doc. E5-2226 Filed 5-6-05; 8:45 am] BILLING CODE 3510-22-S

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

[I.D. 032805A]

Atlantic Highly Migratory Species; **Exempted Fishing Permits**

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

ACTION: Notice.

SUMMARY: NMFS has decided not to proceed at this time with issuing exempted fishing permits (EFPs) for conducting bycatch reduction research in the following regions of the Atlantic Ocean: North of Cape Hatteras, South of Cape Hatteras, and Gulf of Mexico (GOM) until such time as an Environmental Impact Statement (EIS) can be prepared to further assess the impacts associated with fishing in existing pelagic longline closed areas. FOR FURTHER INFORMATION CONTACT:

Heather Stirratt, 301-713-2347; fax: 301-713-1917.

SUPPLEMENTARY INFORMATION: EFPs are requested and issued under the authority of the Magnuson-Stevens Fishery Conservation and Management Act (16 U.S.C. 1801 et seq.) and/or the Atlantic Tunas Convention Act (16 U.S.C. 971 et seq.). Regulations at 50 CFR 600.745 and 50 CFR 635.32 govern scientific research activity, exempted fishing, and exempted educational

activity with respect to Atlantic Highly Migratory Species (HMS).

Six Atlantic pelagic longline vessels requested exemptions from certain regulations applicable to the harvest and landing of Atlantic HMS in order to conduct bycatch reduction research in the following regions of the Atlantic Ocean: North of Cape Hatteras, South of Cape Hatteras, and GOM. Specifically, the permitted pelagic longline vessels proposed to test gear modifications and/ or various fishing techniques to avoid incidentally-caught white marlin, blue marlin, bluefin tuna, and sea turtles, while allowing for the targeted catches of allowed species. The proposal included research in areas currently closed to pelagic longline fishing.

NMFS has considered the public comments received, as requested in the Federal Register (70 FR 17069) on April 4, 2005, and has decided not to proceed with issuing exempted fishing permits until such time as an EIS can be prepared to further assess the impacts associated with fishing in existing pelagic longline closed areas. NMFS believes that bycatch reduction research in the pelagic longline fishery is important to compare or evaluate different bycatch reduction fishing methodologies, explore new bycatch reduction gear technologies, and investigate ways to tailor and refine existing time/area closures. Thus, NMFS will proceed with bycatch reduction research in areas currently open to pelagic longline fishing. Bycatch reduction information will be gathered via research efforts conducted outside of closed areas, consistent with a NMFSissued cooperative research grant. Further consideration of bycatch reduction research inside of closed areas may occur upon completion of an EIS.

Authority: 16 U.S.C. 971 et seq. and 16 U.S.C. 1801 et seq.

Dated: May 3, 2005.

John H. Dunnigan

Director, Office of Sustainable Fisheries, National Marine Fisheries Service. [FR Doc. 05-9147 Filed 5-3-05; 4:16 pm] BILLING CODE 3510-22-S

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Rescheduling of Consideration of Requests for Textile and Apparel Safeguard Action on Imports from China and Solicitations of Public Comments

May 5, 2005.

AGENCY: The Committee for the Implementation of Textile Agreements (the Committee)

ACTION: Rescheduling of consideration by the Committee of requests for textile and apparel safeguard action previously stayed due to a court injunction, and solicitation of public comments with respect to those requests for which the comment period remained open at the time the injunction was imposed.

SUMMARY: The Committee has resumed consideration of twelve requests for safeguard action that were received from certain textile and apparel trade associations in October, November and December, 2004. The Requestors asked the Committee to limit imports from China of twelve textile and apparel products in accordance with the textile and apparel safeguard provision in the Report of the Working Party on the Accession of China to the World Trade Organization (the Accession Agreement). Although the Committee decided to consider these requests, and solicited public comments, the Court of International Trade preliminarily enjoined CITA from taking any further action on the requests on December 30, 2004. The Court of Appeals for the Federal Circuit stayed the injunction on April 27, 2005. The Committee is not soliciting any further public comment with respect to those requests where the public comment period closed before the court issued its injunction. With respect to the remaining requests, the Committee hereby solicits public comments during a period beginning the day following publication of this notice in the Federal Register and encompassing the number of days remaining in the original comment period when the court issued its injunction.

FOR FURTHER INFORMATION CONTACT: Jay Dowling, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 482-4058.

SUPPLEMENTARY INFORMATION:

Authority: Section 204 of the Agriculture Act of 1956, as amended; Executive Order 11651, as amended.

BACKGROUND:

The textile and apparel safeguard provision of the Accession Agreement provides for the United States and other members of the World Trade Organization that believe imports of Chinese origin textile and apparel products are, due to market disruption, threatening to impede the orderly development of trade in these products to request consultations with China with a view to easing or avoiding the disruption. Pursuant to this provision, if the United States requests consultations with China, it must, at the time of the

request, provide China with a detailed factual statement showing "(1) the existence or threat of market disruption; and (2) the role of products of Chinese origin in that disruption." Beginning on the date that it receives such a request, China must restrict its shipments to the United States to a level no greater than 7.5 percent (6 percent for wool product categories) above the amount entered during the first 12 months of the most recent 14 months preceding the month in which the request for consultations is made. If exports from China exceed that amount, the United States may enforce the restriction.

The Committee has published procedures (the Procedures) it follows in considering requests for Accession Agreement textile and apparel safeguard actions (68 FR 27787, May 21, 2003; 68 FR 49440, August 18, 2003), including the information that must be included in such requests in order for the Committee to consider them.

In October through December of 2004, the Requestors asked the Committee to take safeguard action on imports from China of 12 the following products: 1) cotton trousers, category 347/348; (2) cotton knit shirts and blouses, category 338/339; (3) men's and boys' cotton and man-made fiber shirts, not knit, category 340/640; (4) man-made fiber knit shirts and blouses, category 638/639; (5) manmade fiber trousers, category 647/648; (6) cotton and man-made fiber underwear, category 352/652; (7) combed cotton varn, category 301; (8) other synthetic filament fabric, category 620; (9) men's and boys' wool trousers, category 447; (10) knit fabric, category 222; (11) dressing gowns and robes, category 350/650; and (12) brassieres and other body supporting garments, category 349/649.

The Čommittee determined that each of these requests provided the information necessary for the Committee to consider the request and solicited public comments on each. See 69 FR 64034 (Nov. 3, 2004); 69 FR 64911 (Nov. 9, 2004); 69 FR 64912 (Nov. 9, 2004); 69 FR 64913 (Nov. 9, 2004); 69 FR 64914 (Nov. 9, 2004); 69 FR 64915 (Nov. 9, 2004); 69 FR 68133 (Nov. 23, 2004); 69 FR 70661 (Dec. 7, 2004); 69 FR 71781 (Dec. 10, 2004); 69 FR 75516 (Dec. 17, 2004); 69 FR 77232 (Dec. 27, 2004); 69 FR 77998 (Dec. 29, 2004).

These requests are available at *http://otexa.ita.doc.gov*.

On December 30, 2004, the Court of International Trade preliminarily enjoined the CITA agencies from considering or taking any further action on these requests and any other requests "that are based on the threat of market disruption". U.S. Association of Importers of Textiles and Apparel v. United States, Slip Op.04-162. On April 27, 2005, the Court of Appeals for the Federal Circuit granted the U.S. government's motion for a stay of that injunction, pending appeal. U.S. Association of Importers of Textiles and Apparel v. United States, Ct. No. 05-1209. Thus CITA may now resume consideration of these cases.

Public Comments

The public comment period closed prior to December 30, 2004 with respect to the following seven requests: (1) cotton trousers, category 347/348; (2) cotton knit shirts and blouses, category 338/339; (3) men's and boys' cotton and man-made fiber shirts, not knit, category 340/640; (4) man-made fiber knit shirts and blouses, category 638/639; (5) manmade fiber trousers, category 647/648; (6) cotton and man-made fiber underwear, category 352/652; and (7) combed cotton yarn, category 301. The Committee is not soliciting additional public comments with respect to those requests.

With respect to the remaining five requests filed in the last quarter of 2004, the public comment period had not yet closed as of December 30, 2004. The number of calendar days remaining in the public comment period beginning with and including December 30, 2004 is indicated in parentheses for each product group: (1) other synthetic filament fabric, category 620 (8 days); (2) men's and boys' wool trousers, category 447 (12 days); (3) knit fabric, category 222 (20 days); (4) dressing gowns and robes, category 350/650 (28 days); and (5) brassieres and other body supporting garments, category 349/649 (30 days).

For some of these cases, public comments continued to be delivered to the Committee during the original comment period. Although the Committee was barred by the injunction from considering such comments while the injunction was in effect, those comments were retained, and will now be considered. They need not be resubmitted.

Interested persons are invited to submit ten copies of comments in connection with these five requests to the Chairman. Comments must be received no later than the last day of the number of days remaining in the original comment period at the time of the imposition of the injunction. Thus, for (1) other synthetic filament fabric, category 620, comments must be received no later than May 17, 2005; for (2) men's and boys' wool trousers, category 447, comments must be received no later than May 23, 2005; for (3) knit fabric, category 222, comments must be received no later than May 31, 2005; for (4) dressing gowns and robes, category 350/650, comments must be received no later than June 6, 2005; and for (5) brassieres and other body supporting garments, category 349/649, comments must be received no later than June 8, 2005.

Comments should be directed to the Committee for the Implementation of Textile Agreements, Room 3001A, U.S. Department of Commerce, 14th and Constitution Avenue N.W., Washington, DC 20230.

The Committee will protect any business confidential information that is marked "business confidential" from disclosure to the full extent permitted by law. To the extent that business confidential information is provided, two copies of a non-confidential version must also be provided in which business confidential information is summarized or, if necessary, deleted. Comments received, with the exception of information marked "business confidential", will be available for inspection between Monday - Friday, 8:30 a.m and 5:30 p.m in the Trade Reference and Assistance Center Help Desk, Suite 800M, USA Trade Information Center, Ronald Reagan Building, 1300 Pennsylvania Avenue, NW, Washington, DC, (202) 482-3433.

Committee Determination Whether to Request Consultations

With respect to the requests for which the public comment period closed prior to the imposition of the injunction, the Committee will make a determination within 60 calendar days of the

publication of this notice in the Federal **Register** as to whether the United States will request consultations with China. If the Committee is unable to make a determination within 60 calendar days, it will cause to be published a notice in the Federal Register, including the date by which it will make a determination. If the Committee makes a negative determination, it will cause this determination and the reasons therefore to be published in the Federal Register. If the Committee makes an affirmative determination that imports of these textile and apparel products threaten to disrupt the U.S. market, the United States will request consultations with China with a view to easing or avoiding the disruption.

With respect to the requests for which the public comment period remained open at the time of the imposition of the injunction, the Committee will make a determination within 60 calendar days of the close of the public comment period, as described above in the Affected Product Groups" section, as to whether the United States will request consultations with China. If the Committee is unable to make a determination within 60 calendar days, it will cause to be published a notice in the Federal Register, including the date by which it will make a determination. If the Committee makes a negative determination, it will cause this determination and the reasons therefore to be published in the Federal Register. If the Committee makes an affirmative determination that imports of these textile and apparel products threaten to disrupt the U.S. market, the United

States will request consultations with China with a view to easing or avoiding the disruption.

D. Michael Hutchinson,

Acting Chairman, Committee for the Implementation of Textile Agreements. [FR Doc. 05–9320 Filed 5–5–05; 2:51 am] BILLING CODE 3510–DS–S

DEPARTMENT OF DEFENSE

Office of the Secretary

[Transmittal No. 05–10]

36(b)(1) Arms Sale Notification

AGENCY: Defense Security Cooperation Agency, Department of Defense. **ACTION:** Notice.

SUMMARY: The Department of Defense is publishing the unclassified text of a section 36(b)(1) arms sales notification. This is published to fulfill the requirements of section 155 of Public Law 104–164 dated 21 July 1996.

FOR FURTHER INFORMATION CONTACT: Ms. J. Hurd, DSCA/OPS–ADMIN, (703) 604–6575.

The following is a copy of a letter to the Speaker of the House of Representatives, Transmittal 05–10 with attached transmittal, policy justification, and Sensitivity of Technology.

Dated: May 4, 2005.

Jeannette Owings-Ballard,

OSD Federal Register Liaison Officer, Department of Defense.

BILLING CODE 5001-06-M