

experimental fishing activities may be granted relief from one or more of the following restrictions of the Mid-Atlantic Fishery Management Plans, including but not limited to, the Management Plans for Scup, *Loligo* Squid, Butterfish, and Atlantic Mackerel:

- Possession and landing limits associated with incidental catch permits
- Area closures (species specific, seasonal, or otherwise)
- Minimum mesh sizes
- Commercial trip limits
- Commercial minimum fish sizes
- Commercial landing limits
- Commercial gear restrictions
- Commercial harvest limits
- Catch limits that trigger mesh size modification

To be considered for an Exempted Fishing Permit (EFP) under this notice, a complete and satisfactory exempted experimental fishing application as specified in CFR sections 600.745(b)(3)(i)(A) and (C); (b)(3)(ii)(B), (D), and (F); and (b)(3)(v)(B) and (E), must be submitted to the RA by December 31, 2000. If the RA determines that exempted experimental fishing activities under consideration would be of limited scope, magnitude and duration, with only short term effects on the environment, the requirements to submit an Environmental Assessment may be waived. At the RA's discretion, EFPs may be granted for the specific experimental activities and time periods documented in each individual exempted experimental fishing proposal that is approved. All catches during exempted fishing will be applied to appropriate total allowable levels of fishing or quotas. Upon NMFS approval of the application, plan specific EFPs would be issued to qualified vessels. Interested parties and the public will have an opportunity to comment or provide input regarding this announcement during the RA's report to the Mid-Atlantic Fishery Management Council during its meeting session on October 14, 1999.

Although non-emergency other issues not contained in this agenda may come before this Council for discussion, in accordance with the Magnuson-Stevens Fishery Conservation and Management Act, such issues may not be the subject of formal Council action during this meeting. Council action will be restricted to those issues specifically listed in this notice and any issues arising after publication of this notice that require emergency action under section 305(c) of the Magnuson-Stevens Act, provided the public has been

notified of the Council's intent to take final action to address the emergency.

Special Accommodations

This meeting is physically accessible to people with disabilities. Requests for sign language interpretation or other auxiliary aids should be directed to Joanna Davis at the Council (see ADDRESSES) at least 5 days prior to the meeting date.

Dated: September 28, 1999.

Richard W. Surdi,

Acting Director, Office of Sustainable Fisheries, National Marine Fisheries Service.

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DEPARTMENT OF COMMERCE

National Telecommunications and Information Administration

Performance Review Board; Membership

The following individuals are eligible to serve on the Performance Review Board in accordance with the National Telecommunications and Information Administration's Senior Executive Service Performance Appraisal System.

Ronald Hack
William Hatch
Bernadette McGuire-Rivera
Neil Seitz
Frederick Wentland

Vicki G. Brooks,

Executive Secretary, National Telecommunications and Information Administration, Performance Review Board.

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CONSUMER PRODUCT SAFETY COMMISSION

Proposed Collection of Information; Comment Request—Baby-Bouncers, Walker-Jumpers, and Baby-Walkers

AGENCY: Consumer Product Safety Commission.

ACTION: Notice.

SUMMARY: As required by the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35), the Consumer Product Safety Commission (CPSC) requests comments on a proposed extension of approval, for a period of three years from the date of approval by the Office of Management and Budget (OMB), of information collection requirements in regulations regarding children's articles called baby-bouncers, walker-jumpers, or baby-walkers. The collection of

information consists of requirements that manufacturers and importers of these products must establish and maintain records of inspections, testing, sales, and distributions to demonstrate that the products are not banned by rules issued under the Federal Hazardous Substances Act and codified at 16 CFR part 1500.

The CPSC will consider all comments received in response to this notice before requesting approval of this collection of information from OMB.

DATES: The Office of the Secretary must receive written comments not later than December 3, 1999.

ADDRESSES: Written comments should be captioned "Baby-Bouncers" and mailed to the Office of the Secretary, Consumer Product Safety Commission, Washington, DC 20207, or delivered to that office, Room 502, 4330 East-West Highway, Bethesda, Maryland 20814. Written comments may also be sent to the Office of the Secretary by facsimile at (301) 504-0127 or by e-mail at cpsc-os@cpsc.gov.

FOR FURTHER INFORMATION CONTACT: For information about the proposed extension of approval of the collection of information, or to obtain a copy of 16 CFR part 1500, call or write Linda L. Glatz, Office of Planning and Evaluation, Consumer Product Safety Commission, Washington, DC 20207; telephone (301) 504-0416, extension 2226.

SUPPLEMENTARY INFORMATION: Products called "baby-bouncers," "walker-jumpers," or "baby-walkers" are intended to support children younger than two years of age while they sit, bounce, jump, walk, or recline. Regulations issued under provisions of the Federal Hazardous Substances Act (15 U.S.C. 1261, 1262) establish safety requirements for these products.

A. Requirements for Baby-Bouncers, Walker-Jumpers, and Baby Walkers

One CPSC regulation bans any such product if it is designed in such a way that exposed parts present hazards of amputations, crushing, lacerations, fractures, hematomas, bruises or other injuries to children's fingers, toes, or other parts of the body. 16 CFR 1500.18(a)(6).

A second CPSC regulation establishes criteria for exempting baby-bouncers, walker-jumpers, and baby-walkers from the banning rule under specified conditions. 16 CFR 1500.86(a)(4). The exemption regulation requires certain labeling on these products and their packaging to identify the name and address of the manufacturer or distributor and the model number of the