air at least one Public Service Announcement (PSA) and run at least one crawl in every quarter of every day for 30 days prior to the date that the station terminates operations on its pre-auction channel. One of the required PSAs and one of the required crawls must be run during prime time hours (for purposes of this section, between 8:00 p.m. and 11:00 p.m. in the Eastern and Pacific time zones, and between 7:00 p.m. and 10:00 p.m. in the Mountain and Central time zones) each day.

(2) Noncommercial educational full power television license relinquishment stations may choose to comply with these requirements in paragraph (c)(1) of this section or may air 60 seconds per day of on-air consumer education PSAs for 30 days prior to the station’s termination of operations on its pre-auction channel.

(3) Transitioning stations, except for license relinquishment stations, must air 60 seconds per day of on-air consumer education PSAs or crawls for 30 days prior to the station’s termination of operations on its pre-auction channel.

(4) Transition crawls. (i) Each crawl must run during programming for no less than 60 consecutive seconds across the bottom or top of the viewing area and be provided in the same language as a majority of the programming carried by the transitioning station.

(ii) Each crawl must include the date that the station will terminate operations on its pre-auction channel; inform viewers of the need to rescan if the station has received a new post-auction channel assignment; and explain how viewers may obtain more information by telephone or online.

(5) Transition PSAs. (i) Each PSA must have a duration of at least 15 seconds.

(ii) Each PSA must be provided in the same language as a majority of the programming carried by the transitioning station; include the date that the station will terminate operations on its pre-auction channel; inform viewers of the need to rescan if the station has received a new post-auction channel assignment; and explain how viewers may obtain more information by telephone or online; and for stations with new post-auction channel assignments, provide instructions to both over-the-air and MVPD viewers regarding how to continue watching the television station; and be closed-captioned.

(6) Licensees of transitioning stations, except for license relinquishment stations, must place a certification of compliance with the requirements in paragraph (c) of this section in their online public file within 30 days after beginning operations on their post-auction channels. Licensees of license relinquishment stations must include the certification in their notification of discontinuation of service pursuant to §73.1750 of this chapter.

DEPARTMENT OF TRANSPORTATION
Pipeline and Hazardous Materials Safety Administration
49 CFR Parts 192, 193, and 195

RIN 2137–AE85
Pipeline Safety: Periodic Updates of Regulatory References to Technical Standards and Miscellaneous Amendments; Corrections
AGENCY: Pipeline and Hazardous Materials Safety Administration (PHMSA), Department of Transportation (DOT).

ACTION: Correcting amendments.


DATES: This amendment is effective August 6, 2015.

FOR FURTHER INFORMATION CONTACT: Technical Information: Mike Israni by phone at 202–366–4571 or by email at mike.israni@dot.gov.

Regulatory Information: Cheryl Whetsel by phone at 202–366–4431 or by email at cheryl.whetsel@dot.gov.

SUPPLEMENTARY INFORMATION: PHMSA published in the Federal Register of January 5, 2015 (80 FR 168), a document containing revisions to the Pipeline Safety Regulations. That document inadvertently removed paragraphs (b)(1) through (b)(4) in 49 CFR 192.153; incorrectly listed a cross-reference in §193.2321(b)(1); and incorrectly formatted the word “see” in various sections in parts 192, 193, and 195; and specified an incorrect authority citation in part 193. This document corrects the final regulations to address these issues.

List of Subjects
49 CFR Part 192
Incorporation by reference, Natural gas, Pipeline safety.
49 CFR Part 193
Incorporation by reference, Liquefied natural gas, Pipeline safety.
49 CFR Part 195
Anhydrous ammonia, Carbon dioxide, Incorporation by reference, Petroleum pipeline safety.

In consideration of the foregoing, PHMSA amends 49 CFR parts 192, 193, and 195 as follows:

PART 192—TRANSPORTATION OF NATURAL AND OTHER GAS BY PIPELINE: MINIMUM FEDERAL SAFETY STANDARDS

§ 192.25, 192.191, 192.735, 192.923, 192.933, and Appendix B to Part 192 [Amended]

2. In 49 CFR part 192, remove “(incorporated by reference, see §192.7)” and add in its place “(incorporated by reference, see §192.7)” everywhere it appears in the following sections:

(a) Section 192.55(e);
(b) Section 192.735(b);
(c) Section 192.923(b)(1);
(d) Section 192.933(d)(1)(i); and
(e) Appendix B to part 192.

§ 192.11 [Amended]

3. In §192.11:

(a) Amend paragraph (a) by removing “NFPA 58 and 59” and adding in its place “NFPA 58 and NFPA 59”.

(b) Amend paragraph (c) by removing “NFPA 58 and 59” and “ANSI/NFPA 58 and 59” and adding in their place the terms “NFPA 58 and NFPA 59”.

4. In §192.153, paragraphs (b)(1), (2), (3), and (4) are added to read as follows:

§ 192.153 Components fabricated by welding.

(1) Regularly manufactured butt-welding fittings.

(2) Pipe that has been produced and tested under a specification listed in appendix B to this part.

(3) Partial assemblies such as split rings or collars.

(4) Prefabricated units that the manufacturer certifies have been tested.
to at least twice the maximum pressure to which they will be subjected under the anticipated operating conditions.

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**PART 193—LIQUEFIED NATURAL GAS FACILITIES: FEDERAL SAFETY STANDARDS**

5. The authority citation for part 193 continues to read as follows:

Authority: 49 U.S.C. 5103, 60102, 60103, 60104, 60108, 60109, 60110, 60113, 60118; and 49 CFR 1.53.

§ 193.2321 [Amended]

In § 193.2321, amend paragraph (b)(1) by removing “(incorporated by reference, see § 193. 2012)” and adding in its place “(incorporated by reference, see § 193.2013).”

**PART 195—TRANSPORTATION OF HAZARDOUS LIQUIDS BY PIPELINE**

7. The authority citation for part 195 continues to read as follows:

Authority: 49 U.S.C. 5103, 60102, 60104, 60108, 60109, 60116, 60118 and 60137; and 49 CFR 1.53.

§§ 195.132, 195.205, 195.264, 195.405, and 195.432 [Amended]

In 49 CFR part 195, remove “(incorporated by reference, see § 195.3)” and add in its place “(incorporated by reference, see § 195.3)” everywhere it appears in the following sections:

- a. Section 195.132(b)(1);
- b. Section 195.205(b)(1) and (2);
- c. Section 195.264(b)(2) and (e)(1) and (3);
- d. Section 195.405(b); and
- e. Section 195.432(c).

Issued in Washington, DC, on July 24, 2015, under authority delegated in 49 CFR Part 1.97.

Stacy Cummings,
Interim Executive Director.

[Federal Register: 07/24/2015, Volume 80, Number 141, Pages 46848–46849]

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**DEPARTMENT OF COMMERCE**

**National Oceanic and Atmospheric Administration**

50 CFR Part 648

[Docket No. 150126074–5655–02]

RIN 0648–XD742

**Fisheries of the Northeastern United States; Atlantic Bluefish Fishery; Quota Transfer**

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

**ACTION:** Temporary rule; quota transfer.

**SUMMARY:** NMFS announces that the State of North Carolina is transferring a portion of its 2015 commercial Atlantic bluefish quota to the Commonwealth of Massachusetts. These quota adjustments are necessary to comply with the Bluefish Fishery Management Plan quota transfer provision. This announcement informs the public of the revised commercial quota for each state involved.

**DATES:** Effective August 5, 2015, through December 31, 2015.

**FOR FURTHER INFORMATION CONTACT:** Reid Lichwell, Fishery Management Specialist, (978) 281–9112.

**SUPPLEMENTARY INFORMATION:**

Regulations governing the bluefish fishery are found at 50 CFR part 648. The regulations require annual specification of a commercial quota that is apportioned among the coastal states from Florida through Maine. The process to set the annual commercial quota and the percent allocated to each state are described in § 648.162.

The final rule implementing Amendment 1 to the Bluefish Fishery Management Plan published in the *Federal Register* on July 26, 2000 (65 FR 45844), provided a mechanism for transferring bluefish quota from one state to another. Two or more states, under mutual agreement and with the concurrence of the Administrator, Greater Atlantic Region, NMFS (Regional Administrator), can transfer or combine bluefish commercial quota under § 648.162(e). The Regional Administrator is required to consider the criteria in § 648.162(e)(1) in the evaluation of requests for quota transfers or combinations.

North Carolina has agreed to transfer 200,000 lb (90,719 kg) of its 2015 commercial quota to Massachusetts. This transfer was prompted by state officials in Massachusetts to ensure their commercial bluefish quota is not exceeded. The Regional Administrator has determined that the criteria set forth in § 648.162(e)(1) are met. The revised bluefish quotas for calendar year 2015 are: North Carolina, 1,480,371 lb (671,485 kg); and Massachusetts, 552,036 lb (250,399 kg), based on the final 2015 Atlantic Bluefish Specifications.

**Classification**

This action is taken under 50 CFR part 648 and is exempt from review under Executive Order 12866.

**Authority:** 16 U.S.C. 1801 et seq.


Emily H. Menashes,
Acting Director, Office of Sustainable Fisheries, National Marine Fisheries Service.

[FR Doc. 2015–19486 Filed 8–5–15; 8:45 am]

BILLING CODE 3510–22–P