

Endangered Leatherback turtle
(*Dermochelys coriacea*)

Threatened Loggerhead turtle (*Caretta caretta*)

Threatened and endangered Olive
ridley turtle (*Lepidochelys olivacea*)

Permits and Modified Permits Issued

Permit #1260

Notice was published on (65 FR 52988) that Dr. Joseph Powers, of SERO applied for a scientific research permit (1260). Permit #1260 was issued on June 18, 2001. The original permit application underwent a 30-day public comment period following notification of receipt in the **Federal Register**. The applicant addressed all comments submitted on this application. The modification did not under go public review because the activities being authorized under the modification were previously reviewed under the original application or are not different in scope or magnitude than those reviewed in the original application. The requestor currently holds a permit authorizing the take of listed sea turtles in the coastal waters of the Atlantic Ocean and Gulf of Mexico. The research conducted in these areas support the National Marine Fisheries Service sea turtle recovery program. Research activities include: directed in-water research, aerial surveys, resource surveys, and fishery technology testing and implementation. Leatherback, loggerhead, green, hawksbill and Kemp's ridley sea turtles are the focus of the recovery efforts in the southeast region. For modification #1, the applicant has requested take in the Albermarle-Pamlico Sound Complex in North Carolina, coverage of turtle research by observers covering oil rig removal activities in the Gulf of Mexico, addition of turtle species to the Longline gear modification experiments and extension of the permit expiration date. The permit holder has also requested that the permit expiration date be extended to June 30, 2006. Modification #1 to Permit 1260 was issued on September 18, 2001, authorizing take of listed endangered and threatened sea turtles. Permit 1260 expires June 30, 2006.

Dated: September 20, 2001.

Phil Williams,

Acting Chief, Endangered Species Division,
Office of Protected Resources, National
Marine Fisheries Service.

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DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

Membership of the National Oceanic and Atmospheric Administration Performance Review Board

AGENCY: National Oceanic and
Atmospheric Administration (NOAA),
Department of Commerce.

ACTION: Notice of membership of NOAA
Performance Review Board

SUMMARY: In accordance with 5 U.S.C. 4314(c)(4), NOAA announces the appointment of four additional members to serve on the NOAA Performance Review Board (PRB). The NOAA PRB is responsible for reviewing performance appraisals and ratings of Senior Executive Service (SES) members and making written recommendations to the appointing authority on SES retention and compensation matters, including performance-based pay adjustments, awarding of bonuses and reviewing recommendations for potential Presidential Rank Award nominees, and SES recertification. The appoint of members to the NOAA PRB will be for a period of 24 months.

DATES: The effective date of service of the four additional appointees to the NOAA Performance Review Board is September 14, 2001.

FOR FURTHER INFORMATION CONTACT: David M. Belt, Executive Resources Program Manager, Human Resources Management Office, Office of Finance and Administration, NOAA, 1305 East-West Highway, Silver Spring, Maryland 20910, (301) 713-05320 (ext. 204).

SUPPLEMENTARY INFORMATION: The names and position titles of the additional members of the NOAA PRB is set forth below:

Jordan P. St. John, Director, Office of Public and Constituent Affairs, office of Public and Constituent Affairs, NOAA

Mary Beth S. Nethercutt, Director, Office of legislative Affairs, Office of legislative Affairs, NOAA

K. David Holmes, Jr., Deputy Assistant Secretary and Director for Security, Office of the Secretary, Department of Commerce

Anthony A. Fleming, Director for Administrative Services, Office of the Secretary, Department of Commerce

Dated: September 17, 2001.

Scott B. Gudes,

Acting Under Secretary/Administrator and
Deputy Under Secretary.

[FR Doc. 01-24155 Filed 9-26-01; 8:45 am]

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COMMODITY FUTURES TRADING COMMISSION

Agency Information Collection Activities: Notice of Intent To Renew Collection 3038-0012, Futures Volume, Open Interest, Price, Deliveries and Exchange of Futures for Physicals

AGENCY: Commodity Futures Trading
Commission.

ACTION: Notice.

SUMMARY: The Commodity Futures Trading Commission (CFTC) is announcing an opportunity for public comment on the proposed collection of certain information by the agency. Under the Paperwork Reduction Act of 1995 (PRA), 44 U.S.C. 3501 *et seq.*, Federal agencies are required to publish notice in the **Federal Register** concerning each proposed collection of information, including each proposed extension of an existing collection of information, and to allow 60 days for public comment in response to the notice. This notice solicits comments on futures volume, open interest, price, deliveries, and exchange of futures for physicals.

DATES: Comments must be submitted on or before November 26, 2001.

ADDRESSES: Comments may be mailed to Gary J. Martinaitis, Division of Economic Analysis, U.S. Commodity Futures Trading Commission, 1155 21st Street, NW., Washington, DC 20581.

FOR FURTHER INFORMATION CONTACT: Gary J. Martinaitis, (202) 418-5209; FAX: (202) 418-5527; email: gmartinaitis@cftc.gov.

SUPPLEMENTARY INFORMATION: Under the PRA, Federal agencies must obtain approval from the Office of Management and Budget (OMB) for each collection of information they conduct of sponsor. "Collection of information" is defined in 44 U.S.C. 3502(3) and 5 CFR 1320.3(c) and includes agency requests or requirements that members of the public submit reports, keep records, or provide information to a third party. Section 3506(c)(2)(A) of the PRA, 44 U.S.C. 3506(c)(2)(A), requires Federal agencies to provide a 60-day notice in the **Federal Register** concerning each proposed collection of end information, including each proposed extension of an existing collection of information, before submitting the collection to OMB for approval. To comply with this requirement, the CFTC is publishing notice of the proposed collection of information listed below.

With respect to the following collection of information, the CFTC invites comments on:

- Whether the proposed collection of information is necessary for the proper performance of the functions of the Commission, including whether the information will have a practical use;
- The accuracy of the Commission's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;
- Ways to enhance the quality, usefulness, and clarity of the information to be collected; and

- Ways to minimize the burden of collection of information on those who are to respond, including through the use of appropriate automated electronic, mechanical, or other technological collection techniques or other forms of information technology; e.g., permitting electronic submission of responses.
- Futures Volume, Open Interest, Price, Deliveries and Exchange of Futures for Physicals, OMB control number 3038-0012—Extension
Commission Regulation 16.01 requires the U.S. futures exchanges to

publish daily information on the items listed in the title of the collection. The information required by this rule is in the public interest and is necessary for market surveillance. This rule is promulgated pursuant to the Commission's rulemaking authority contained in Sections 5 and 5a of the Commodity Exchange Act, 7 U.S.C. 7 and 7a (2000).

The Commission estimates the burden of this collection of information as follows:

ESTIMATED ANNUAL REPORTING BURDEN

17 CFR section	Annual number of respondents	Frequency of response	Total annual responses	Hours per response	Total hours
16.01	12	On occasion	2,640	0.5	1,320

Dated: September 20, 2001.
Jean A. Webb,
Secretary of the Commission.
 [FR Doc. 01-24166 Filed 9-26-01; 8:45 am]
BILLING CODE 6351-01-M

COMMODITY FUTURES TRADING COMMISSION

Notice of Statement of Commission Policy Regarding Temporary Relief From Certain Provisions of the Commission's Regulations

AGENCY: Commodity Futures Trading Commission.

ACTION: Statement of policy.

SUMMARY: In light of disruptions to the financial markets caused by the terrorist attacks of September 11, 2001, the Commission, as a matter of regulatory policy, has determined not to require compliance with certain Commission regulations to the extent set forth below.

EFFECTIVE DATE: September 11, 2001.

FOR FURTHER INFORMATION CONTACT: Tom Smith, Special Counsel (202-418-5495, *tsmith@cftc.gov*), or Robert Wasserman, Associate Director (202-418-5092, *rwasserman@cftc.gov*), Division of Trading and Markets, Commodity Futures Trading Commission, Three Lafayette Centre, 1155 21st Street, NW., Washington, DC 20581.

SUPPLEMENTARY INFORMATION: In light of disruptions to the financial markets caused by the terrorist attacks of September 11, 2001, the Commission, as a matter of regulatory policy, has determined not to require compliance with certain Commission regulations to the extent set forth below. The Commission recognizes that there may be registrants whose individual

circumstances warrant relief beyond that provided by this Statement of Policy. Such registrants are encouraged to contact the National Futures Association, their Designated Self-Regulatory Organization, or Commission staff, and advise them of the particulars of their situation and of the relief needed.

(1) Futures Commission Merchants ("FCMs") and Introducing Brokers ("IBs") need not count September 11, 12, 13, and 14 as business days for the purpose of calculating the filing deadlines under Commission Rule 1.10 for forms 1FR-FCM AND 1FR-IB.

(2) FCMs need not count September 11, 12, 13, and 14 as business days for purposes of the calculations under Commission Rule 1.17.

(3) Any registrant that has had its physical operations disrupted as a result of the attacks of September 11, 2001, and therefore is unable to comply with the following requirements of 1.31, 1.35, 4.23, and/or 4.33 relating to books or records created on or before September 11, 2001, shall not be required:

a. To keep such books or records readily accessible, as required by Commission Rule 1.31(a), during the period September 11, 2001 through October 11, 2001;

b. To have available at all times, or to be ready at all times to provide, during the period September 11, 2001 through October 11, 2001 the facilities and/or records under Rules 1.31(b)(2)(i), 1.31(b)(2)(ii), and 1.31(b)(3); or

c. To provide such books or records promptly, as required by Commission Rule 1.35, during the period September 11, 2001 through October 11, 2001.

(4) FCMs and IBs that have had their physical operations disrupted as a result of the attacks of September 11, 2001,

and therefore are unable to comply with the timestamping requirements of Rule 1.35(a-1)(1) due to their inability to access timestamping devices shall not be required to comply with those requirements between September 11, 2001 and September 21, 2001. In that event, any such FCM or IB shall use reasonable alternative methods to document the time sequence of orders.

(5) Any FCM that has had its physical operations disrupted as a result of the attacks of September 11, 2001, and therefore was unable to comply with the requirements of Commission Rules 1.32 or 30.7(f) on September 11, 12, 13, and/or 14 shall not be required to comply with those requirements.

(6) Any FCM that has had its physical operations disrupted as a result of the attacks of September 11, 2001, and therefore is unable to complete the computations required under Commission Rules 1.32 and 30.7(f) by the noon deadline set forth in the applicable rule, shall be permitted to extend that deadline to the close of business of the applicable day during the period from September 17, 2001 through October 11, 2001.

(7) Any FCM that has had its physical operations disrupted as a result of the attacks of September 11, 2001, and therefore was unable to comply with the requirements of Commission Rules 1.33(b) or 1.46(a) need not count September 11, 12, 13, and 14 as business or calendar days for the purpose of such rules.

(8) Any FCM or IB that has had its physical operations disrupted as a result of the attacks of September 11, 2001, and therefore is unable to comply with the requirement of Commission Rule 1.65(g) need not count September 11,