

State of California – Natural Resources Agency DEPARTMENT OF FISH AND GAME Marine Region 3883 Ruffin Rd., San Diego, CA 92123 www.dfg.ca.gov March 8, 2012

EDMUND G. BROWN, Jr. Governor CHARLTON H. BONHAM, Director



Dungeness Crab Task Force Members

Subject: Draft Regulations, Dungeness Crab Trap Limit Program

Dear Members:

Section 8276.5 of SB 369 requires the Department of Fish and Game (DFG), in consultation with the Dungeness crab task force (DCTF), to adopt a Dungeness crab trap limit program for all California permits by **March 31, 2013**. This program will regulate the amount of trap gear deployed within seven tiers of trap limits based on landings receipts between November 15, 2003 and July 15, 2008. The program is intended to take effect by the 2013-2014 Dungeness crab season.

DFG has drafted the following regulations for the Dungeness crab trap limit program for the DCTF's review and consideration. While all DCTF input is welcome, DFG staff would appreciate the DCTF's focused feedback on the following:

- **Trap tags** is the distinction between tag types (trap and buoy) clear? Is there a way to make this language clearer?
- Transferability of tags/permits 2 year prohibition for Tier 7
- Waivers to transport another's traps- are there any other circumstances to which a waiver should be issued? Should not be issued?
- Biennial trap limit permits –
- **Replacement procedures for lost buoy tags** are there any steps missing? How many crab traps are typically lost per fisherman per season?
- Appeal allocations and deadlines -
- Do these regulations accurately/sufficiently interpret the intent of SB 369?
- Are there any elements of the Dungeness crab trap limit program that you feel have not been addressed in these proposed regulations?

The DCTF will have an opportunity to collectively discuss the draft regulations at its meeting on March 12, 2012; additional discussion may also take place during its anticipated April 2, 2012 meeting. DFG staff will be available at these meetings to address DCTF questions, as well as discuss DCTF ideas, feedback, and recommendations.

DCTF input and recommendations on the Dungeness crab trap limit program must be submitted to the DFG Director by May 1, 2012. The Director will submit these draft regulations to the Office of Administrative Law by October 1, 2012. The final Dungeness crab trap limit program regulations will be submitted to the Secretary of State by November 1, 2012 in order to meet the March 31, 2013 adoption deadline.

The Department appreciates the DCTFs commitment towards effective Dungeness crab fishery management, and we thank you for your contribution to implementing these important regulations.

Sincerely,

Thomas Barris

Tom Barnes Environmental Program Manager, Marine Region

cc: DCTF Administrative Team, DCTF Project Team (OPC staff, DFG staff)

Conserving California's Wildlife Since 1870

DRAFT DUNGENESS CRAB IMPLEMENTATION LANGUAGE (SB 369) For Consideration by the Dungeness Crab Task Force (DCTF) Prepared for DCTF Meeting on March 12, 2012

Title 14

(*Newly assigned*Section 1.)Dungeness Crab Trap Tags, Department Issued Buoy Tags, and Trap and Buoy Tag Allocations.

Beginning with the 2013 Dungeness crab season, every Dungeness crab trap aboard a permitted Dungeness crab vessel and fished in California waters shall have a valid tag attached to the Dungeness crab trap and a valid department issued tag assigned to that vessel attached to the buoy.

(a) Dungeness Crab Trap Tags.

Dungeness crab trap tags shall be supplied by the owner of the Dungeness crab trap and shall contain the following information: the vessel name and the phone number of the operator of the vessel. This tag is required on Dungeness crab traps on board a permitted Dungeness crab vessel. If the information on the tag is illegible or incorrect, or if the tag is missing from the Dungeness crab trapfor any reason, the trap will be considered not in compliance, and shall not be used to take Dungeness crab for commercial purposes.

(b) Dungeness Crab Department Issued BuoyTags.

As required by Section9005 of the Fish and Game Code, every Dungeness crab trap placed in waters of the state to take Dungeness crab for commercial purposes shall be marked with a buoy. Each Dungeness crab trap on board or fished from a permitted Dungeness crab vessel is required to have a department issued buoy tag affixed to the main buoy, known hereafter as buoy tag, pursuant to the provisions of Section8276.5(a)(1)(D) of the Fish and Game Code. The department shall mandate the information that is required to appear on these buoy tags. All of the buoy tags allocated to each permit as described in this Section and Section8276.5(a)(1) of the Fish and Game Code shall be purchased by the permitholder biennially at the same time a Dungeness crab vessel permit is purchasedor the permit shall be void pursuant to Section8276.5(a)(3)(A) of the Fish and Game Code. The nonrefundable fee for each buoy tag is specified in Section 705.

- (1) Buoy tags shall not be leased and shall be transferred to another person only as part of a transaction authorized under Section 8280.3 of the Fish and Game Code.
- (2) It is unlawful to remove, damage, or otherwise tamper with buoy tags or trap tags except when lawfully applying or removing tags on the person's own buoys and traps.
- (3) It is unlawful to place, operate, or leave crab traps in the Pacific Ocean and bay or estuaries during the closed season, except that unbaitedDungeness crab traps with open release mechanisms may be left in the water for a period not to exceed 14 days following the closure of the Dungeness crab season.

- (4) It is prima facie evidence that a Dungeness crab trap used in compliance with this section is being used for the commercial take of Dungeness crab.
- (c) Dungeness Crab Trap and Buoy Tag Allocations.
- (1) Pursuant to Section8276.5(a)(1) of the Fish and Game Code the Dungeness crab trap limit program shall contain seven tiers of Dungeness crab trap limits based on California landings. Landings shall be documented by fish landing receipts submitted to the department in the vessel's name and identification number pursuant to Section8046 of the Fish and Game Code under valid California Dungeness crab vessel permits between November 15, 2003, and July 15, 2008, inclusive as follows:
- (A) Tier 1 shall be the 55 California permits with the highest California landings of Dungeness crab made with trap gear, and each permitholder shall receive a maximum allocation of 500 buoy tags.
- (B) Tier 2 shall be the 55 California permits with the next highest California landings of Dungeness crab made with trap gear to those in subparagraph (A), and each permitholder shall receive a maximum allocation of 450 buoy tags.
- (C) Tier 3 shall be the 55 California permits with the next highest California landings of Dungeness crab made with trap gear to those in subparagraph (B), and each permitholder shall receive a maximum allocation of 400 buoy tags.
- (D) Tier 4 shall be the 55 California permits with the next highest California landings of Dungeness crab made with trap gear to those in subparagraph (C), and each permitholder shall receive a maximum allocation of 350 buoy tags.
- (E) Tier 5 shall be the 55 California permits with the next highest California landings of Dungeness crab made with trap gear to those in subparagraph (D), and each permitholder shall receive a maximum allocation of 300 buoy tags.
- (F) Tier 6 shall be the remaining California permits with the next highest California landings of Dungeness crab made with trap gear to those in subparagraph (E), which are not described in paragraph (1) or (2) of subdivision (g) of Section8276.4 of the Fish and Game Code, and each permitholder shall receive a maximum allocation of 250 buoy tags.
- (G) Tier 7 shall be the California permits described in paragraphs (1) and (2) of subdivision (g) of Section8276.4 of the Fish and Game Code, and each permitholder shall receive a maximum allocation of 175 buoy tags. Tags in this tier shall not be transferable for the first two years of the program as described in Section8276.5(a)(1)(G) of the Fish and Game Code.
- (2) The original trap and buoy tag allocation and any modification to this allocation as a result of the appeal process shall remain in effect for the duration of the Dungeness crab trap limit program.
- (3) A permitted Dungeness crab vessel cannot fish more Dungeness crab traps than the number of traps and buoy tags allocated to the vessel permit by the Dungeness crab trap limits as described in this section and in Section8276.5(a)(1) of the Fish and Game Code.

Title 14

(*Newly assigned* Section 2.)Waiver for a Permitted Dungeness Crab Vessel to Retrieve Another Vessel's Dungeness Crab Traps.

No vessel shall possess, use, control, or operate anyDungeness crab trap without a department issued buoy tag assigned to that vessel except as provided for in Section 8280.7 of the Fish and Game Code and as follows:

- (a) Under a written waiver granted by the department to allow retrieval and transport to shore of another permitted Dungeness crab vessel's Dungeness crab traps and associated gear provided that:
- (1) A permitted Dungeness crab vessel is either destroyed due to fire, capsizing, or sinking, ornon-operational due to major mechanical failure. Thisshall require documentation from either a licensed marine surveyor or law enforcement entity that supports claim of major mechanical failure;
- (2) Circumstances beyond the control of the permitholder created undue hardship;
- (3) Requests for a waiver shall be made in writing and submitted to: Department of Fish and Game, 32330 North Harbor Drive, Fort Bragg, CA 95437 or by email to: DungenessCrab@dfg.ca.gov. Each permitholder is limited to one waiver request per fishing season.
- (A) A written request for thewaiver must be submitted, along with proof that the permitted vessel is lost, stolen, or destroyed in the form of a copy of the report filed with the United States Coast Guard or any other law enforcement agency or fire department investigating the loss. In the case of mechanical breakdown, the request shall include an estimate of the costs to repair the vessel from a marine surveyor or boat repair yard. The department shall not issue a waiver for a replacement vessel pursuant to this section if the permitted vessel was reported lost, stolen, destroyed, or damaged for fraudulent purposes.
- (4) Anypermitholder that is granted a waiver shall not retain any Dungeness crab when retrieving the Dungeness crab traps.

Title 14

(Newly assigned Section3.)Biennial Dungeness Crab Trap Limit Permit.

(a) Effective Date.

Beginning with the2013 Dungeness crab season any person with a valid Dungeness crab vessel permit shall also have a valid biennial Dungeness crab Trap Limit Permit to take Dungeness crab for commercial purposes using trap gear. The permit shall be purchased at the same time as a Dungeness crab vessel permit.

(b)Application and Fee.

A Dungeness Crab Trap Limit Permit may be issued to any person who has a valid Dungeness crab vessel permit that has not been suspended or revoked. For issuance of a permit, all applications and fees, as specified in Section705, shall be received by the department at the address specified on the

application.

Title 14

(*Newly assigned*Section 4.)Replacement Procedures for Lost Dungeness Crab Department Issued Buoy Tags.

If the permitholderloses any Dungeness crab department issued buoy tags, they shall be replaced by the following procedures:

- (a) The tag holder shall provide all of the following to the department's License and Revenue Branch:
- (1) An affidavit, specified in Section 705, signed under penalty of perjury by the Dungeness crab permitholder, containing the following information:
- (A) A statement confirming that the originally issued buoy tags cannot be recovered.
- (B) A statement describing the factual circumstances surrounding the loss of the buoy tags.
- (C) The location and date where lost gear or buoy tags were last observed.
- (D) The number of buoy tags lost.
- (E) The specific sequential number of each lost buoy tag.
- (F) Payment of the nonrefundable replacement fee for each buoy tag as specified in Section 705.

(b)All buoy tags identified as lost become null and void upon signing of the declaration and remain so even if recovered at a later date. Any lost buoy tags that are recovered shall be immediately returned to the department's License and Revenue Branch.

(c)Based on the information provided in the written affidavit, the department shall only issue the number of replacement buoy tags that were reported as lost. The number of replacement buoy tags cannot exceed the trap allocation for the permit.

(d) The department may waive the replacement fee when a permitted Dungeness crab vessel is either destroyed due to fire, capsizing, or sinking, ornon-operational due to major mechanical failure. A written request must be submitted along with the affidavit, in the form of a copy of the report filed with the United States Coast Guard or any other law enforcement agency or fire department investigating the loss along with proof that the permitted vessel is lost, stolen, or destroyed. In the case of mechanical breakdown, the request shall include an estimate of the costs to repair the vessel from a marine surveyor or boat repair yard.

Title 14

(*Newly assigned*Section 5.) Appeal ofDungeness Crab Trap and Buoy Tag Allocations and Deadlines.

(a) Appeal.

(1) An individual may request an appeal of a Dungeness crab trap and buoy tag allocation by submittingthe request to the director along with a fee covering all costs associated with the appeal process. The request for an appeal must be postmarked no later than March 31, 2014. The department shall not accept a request for an appeal that is postmarked after this date.

(A) An application to increase a Dungeness crab trap and buoy tag allocation shall be submitted to the department in the form of a notarized letter, and shall include the nonrefundable filing fee as specified in Section 705. The application shall include evidence to document the circumstances for appeal, including evidence that a permit's California landings during the period between November 15, 2003, and July 15, 2008, inclusive, were reduced as a result of unusual circumstances and that these circumstances constitute an unfair hardship, taking into account the overall California landings history as indicated by landing receipts associated with the permit.

(B) An application to decrease a Dungeness crab trap and buoy tag allocation shall be submitted to the department in the form of a notarized letter, and shall include the nonrefundable filing fee as specified in Section 705. Any modification to the Dungeness crab trap and buoy tag allocation that results from an appeal is permanent for the duration of the Dungeness crab trap limit program.
(2) Within 12 months of the postmarked date on a request for an appeal the

department shall submit a written request to the Office of Administrative Hearing (OAH) to set a hearing. Notwithstanding Government Code Section 11508, the hearing shall be held at the Sacramento, California office of OAH and shall follow the formal administrative adjudication rules described in Government Code Section 11500 et seq. unless the parties and the administrative law judge hearing the appeal agree to conduct the hearing pursuant to another hearing procedure described in the Administrative Procedure Act (Government Code Section 11340 et seq.). The decision issued by the administrative law judge shall constitute the final administrative decision.

(3) A party may request judicial review by filing a petition for writ of mandate in accordance with Section 1094.5 of the Code of Civil Procedure within 30 days from the date of service (postmark) of the decision.

§ 705 Commercial Fishing Applications, Permits, Tags and Fees.

(a) Application	Permit Fees (US\$)	Processing Fees (US\$)
(d) Dungeness Crab		
(1) 2014 Appeal Tag Allocation	TBD	
(2) 2013-2015 Biennial Buoy Trap Tag	<u>5.00</u>	
(3) 2013-2015 Biennial Crab Trap Limit Permit	<u>1,000.00</u>	
(4) 2013 Lost Dungeness Crab Buoy Tag Affidavit	TBD	