3.3.3 Additional Conditions

Only the authorized recipient (or legal agent) of the business's (or organization's) mail may activate the request for PFS Commercial service. PFS Commercial service agreements are subject to these additional standards:

[Revise items 3.3.3a and 3.3.3b as follows:]

a. Customers must pay an annual enrollment fee to establish service, regardless of the number of individual P.O. Boxes, Caller Service numbers, or street delivery addresses included for each servicing post office. The enrollment fee is refundable only if the request is denied.

b. For requests made in writing to the origin Post Office, the annual enrollment fee may be paid at a retail Post Office location, station or branch; the applicable Priority Mail postage for each shipment container is paid using the customer's *PostalOne!* permit account. For requests made through the Business Customer Gateway, the annual enrollment fee and applicable Priority Mail Express postage for each shipment container is paid using a USPS Corporate Account including CAPS, for customers choosing Priority Mail Express service.

[Revise item 3.3.3g as follows:]

g. Priority Mail Express, or mailpieces with USPS Tracking, Certified Mail, COD, Insured Mail, Signature Confirmation, or Adult Signature are shipped to the destination delivery office Postmaster separately, for proper handling. Registered Mail is not eligible for PFS Commercial service.

[Revise item 3.3.3i as follows:]

i. Business customers may terminate their PFS Commercial service agreement, effective 24 hours after the USPS receives customer's written notice of termination at the serving Post Office or through the Business Customer Gateway. The customer must pay all postage and fees as applicable for any shipments already scheduled before termination of service is made effective.

We will publish an appropriate amendment to 39 CFR part 111 to reflect these changes.

Stanley F. Mires,

Attorney, Federal Requirements. [FR Doc. 2014–17138 Filed 7–21–14; 8:45 am]

BILLING CODE 7710-P

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 300

[EPA-HQ-SFUND-1983-0002; FRL-9914-01-Region 1]

National Oil and Hazardous Substances Pollution Contingency Plan; National Priorities List: Deletion of the O'Connor Superfund Site

AGENCY: Environmental Protection

Agency.

ACTION: Final rule.

SUMMARY: The Environmental Protection Agency (EPA) Region 1 announces the deletion of the O'Connor Superfund Site (Site) located in Augusta, Maine, from the National Priorities List (NPL). The NPL, promulgated pursuant to section 105 of the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) of 1980, as amended, is an appendix of the National Oil and Hazardous Substances Pollution Contingency Plan (NCP). The EPA and the State of Maine, through the Maine Department of Environmental Protection, have determined that all appropriate response actions under CERCLA, other than operation, maintenance, and five-year reviews, have been completed. However, this deletion does not preclude future actions under Superfund.

DATES: This action is effective July 22, 2014.

ADDRESSES: EPA has established a docket for this action under Docket Identification No. EPA-HQ-SFUND-1983-0002. All documents in the docket are listed on the http:// www.regulations.gov Web site. Although listed in the index, some information is not publicly available, i.e., Confidential Business Information or other information whose disclosure is restricted by statute. Certain other material, such as copyrighted material, is not placed on the Internet and is publicly available only in hard copy form. Publicly available docket materials are available either electronically through http:// www.regulations.gov or in hard copy at the site information repositories. Locations, contacts, phone numbers and viewing hours are: EPA Records and Information Center, 5

EPA Records and Information Center, 5 Post Office Square, First Floor, Boston, MA 02109–3912, Monday– Friday 8:00 a.m.–5:00 p.m., and Lithgow Public Library, 45 Winthrop St., Augusta, Maine 04330, Mon– Thurs 9:00 a.m.–8 p.m., Friday 9:00 a.m.–5 p.m., Saturday 9:00 a.m.–12:00 p.m.

FOR FURTHER INFORMATION CONTACT:

Terrence Connelly, Remedial Project Manager, U.S. Environmental Protection Agency, Region 1, Mailcode OSRR07–1, 5 Post Office Square, Suite 100, Boston, MA 02109–3919, (617) 918–1373, email: connelly.terry@epa.gov.

SUPPLEMENTARY INFORMATION:

The site to be deleted from the NPL is the O'Connor Superfund Site, Augusta, Maine. A Notice of Intent to Delete for this Site was published in the **Federal Register** on March 12, 2014 (79 FR 13967).

The closing date for comments on the Notice of Intent to Delete was April 11, 2014. Two public comments were received. One comment was critical of the remedy selected in 1989 as modified in 1994 and 2002 and stated that the Site should not be removed from the NPL until it was completely clean. The other comment raised an issue not related to the proposed action of deleting the Site from the NPL.

In questioning the effectiveness of institutional controls to maintain protectiveness and seeking a remedy that concludes with a "completely clean" site, the comment questions the adequacy of the selected remedy. The remedy was selected following public comment periods in 1989, 1994, and 2002 for the Record of Decision, the Explanation of Significant Differences, and the Record of Decision Amendment, respectively. EPA believes that the remedy selected is protective of human health and the environment. The selected remedy has been implemented, and all activities required under the remedy have been completed. Additionally, the activities completed at the O'Connor Superfund Site have satisfied those criteria that EPA has established for deletion of a site from the NPL.

The comment also voiced the desire that the Site be completely clean before being deleted from the NPL. While this is an aspirational goal of the Superfund program, it is not technically feasible to return every site to unlimited use and unrestricted exposure. For example, there are municipal landfills where communities disposed of their waste for decades and many of these landfills are also Superfund sites. The costs for requiring local communities to pay for completely cleaning up these landfills so that they are available for any future use would be in the millions for each landfill. The technology and resources to achieve this goal of returning every site to pristine conditions are simply not available.

The second comment voiced concerns about health issues for herself and others who lived or who continue to live near the O'Connor Site and stating a view that the number of cancers and other health issues suffered by residents nearby the Site concerned her. The comment also expressed dismay that she had not been contacted about the Site when she had lived nearby.

This comment did not address the substance of the proposed deletion nor question whether the remedial goals have been accomplished but speaks of health concerns. EPA completed a Five-Year Review of the Site in 2012 and determined that the remedy as implemented remains protective of human health and the environment. All potential exposure pathways have been controlled through the completed activities and institutional controls. The ongoing monitoring and five-year reviews ensure that EPA is able to confirm the protectiveness of the remedy.

A responsiveness summary was prepared and placed in both the docket, EPA-HQ-SFUND-1983-0002, on www.regulations.gov, and in the local repository listed above.

A Notice of Deletion for this Site was published in the **Federal Register** on March 12, 2014 (79 FR 13882). The Notice of Deletion summarized the deletion criteria, the deletion procedure, and the basis for deletion of the Site from the NPL.

EPA maintains the NPL as the list of sites that appear to present a significant risk to public health, welfare, or the environment. Deletion from the NPL does not preclude further remedial action. Whenever there is a significant release from a site deleted from the NPL, the deleted site may be restored to the NPL without application of the hazard ranking system. Deletion of a site from the NPL does not affect responsible party liability in the unlikely event that future conditions warrant further actions.

List of Subjects in 40 CFR Part 300

Environmental protection, Air pollution control, Chemicals, Hazardous waste, Hazardous substances, Intergovernmental relations, Penalties, Reporting and recordkeeping requirements, Superfund, Water pollution control, Water supply.

Dated: July 2, 2014.

H. Curtis Spalding,

Regional Administrator, Region 1.

For reasons set out in the preamble, 40 CFR part 300 is amended as follows:

PART 300—NATIONAL OIL AND HAZARDOUS SUBSTANCES POLLUTION CONTINGENCY PLAN

■ 1. The authority citation for part 300 continues to read as follows:

Authority: 33 U.S.C. 1321(c)(2); 42 U.S.C. 9601–9657; E.O. 12777, 56 FR 54757, 3 CFR, 1991 Comp., p. 351; E.O. 12580, 52 FR 2923; 3 CFR, 1987 Comp., p. 193.

Appendix B to Part 300—[Amended]

■ 2. Table 1 of Appendix B to part 300 is amended by removing "ME", "O'Connor Co", "Augusta".

[FR Doc. 2014–17133 Filed 7–21–14; 8:45 am] BILLING CODE 6560–50–P

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

50 CFR Part 622

[Docket No. 1206013412-2517-02] RIN 0648-XD386

Fisheries of the Caribbean, Gulf of Mexico, and South Atlantic; 2014 Commercial Accountability Measure and Closure for South Atlantic Snowy Grouper

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

ACTION: Temporary rule; closure.

SUMMARY: NMFS implements accountability measures (AMs) for commercial snowy grouper in the exclusive economic zone (EEZ) of the South Atlantic. Commercial landings for snowy grouper, as estimated by the Science and Research Director (SRD), are projected to reach the commercial annual catch limit (ACL) (commercial quota) on July 25, 2014. Therefore, NMFS closes the commercial sector for snowy grouper in the South Atlantic EEZ on July 25, 2014, and it will remain closed until the start of the next fishing season, January 1, 2015. This closure is necessary to protect the snowy grouper resource.

DATES: This rule is effective 12:01 a.m., local time, July 25, 2014, until 12:01 a.m., local time, January 1, 2015.

FOR FURTHER INFORMATION CONTACT:

Catherine Hayslip, telephone: 727–824–5305, email: *Catherine.Hayslip@noaa.gov.*

SUPPLEMENTARY INFORMATION: The snapper-grouper fishery of the South Atlantic includes snowy grouper and is

managed under the Fishery
Management Plan for the SnapperGrouper Fishery of the South Atlantic
Region (FMP). The FMP was prepared
by the South Atlantic Fishery
Management Council and is
implemented under the authority of the
Magnuson-Stevens Fishery
Conservation and Management Act
(Magnuson-Stevens Act) by regulations
at 50 CFR part 622.

The commercial ACL (equivalent to the commercial quota) for snowy grouper in the South Atlantic is 82,900 lb (37,603 kg), gutted weight, for the current fishing year, January 1 through December 31, 2014, as specified in 50 CFR 622.190(a)(1).

Under 50 CFR 622.193(b)(1), NMFS is required to close the commercial sector for snowy grouper when the commercial ACL (commercial quota) is reached, or is projected to be reached, by filing a notification to that effect with the Office of the Federal Register. NMFS has determined that the commercial ACL for South Atlantic snowy grouper will have been reached by July 25, 2014. Accordingly, the commercial sector for South Atlantic snowy grouper is closed effective 12:01 a.m., local time, July 25, 2014, until 12:01 a.m., local time, January 1, 2015.

The operator of a vessel with a valid commercial vessel permit for South Atlantic snapper-grouper having snowy grouper onboard must have landed and bartered, traded, or sold such snowy grouper prior to 12:01 a.m., local time, July 25, 2014. NMFS implemented a closure of the recreational sector for snowy grouper in the South Atlantic on June 7, 2014 (79 FR 32497, June 5, 2014). During the recreational closure, and thus, during this commercial closure, the bag and possession limit for snowy grouper in or from the South Atlantic EEZ is zero. Also during the commercial closure, the sale or purchase of snowy grouper taken from the EEZ is prohibited. The prohibition on sale or purchase does not apply to the sale or purchase of snowy grouper that were harvested, landed ashore, and sold prior to 12:01 a.m., local time, July 25, 2014, and were held in cold storage by a dealer or processor.

For a person on board a vessel for which a Federal commercial or charter vessel/headboat permit for the South Atlantic snapper-grouper fishery has been issued, the bag and possession limit and the sale and purchase provisions of the commercial closure for snowy grouper would apply regardless of whether the fish are harvested in state or Federal waters, as specified in 50 CFR 622.190(c)(1)(ii).