selecting a different QHP, in accordance with § 155.430. The Exchange will ensure that re-enrollment in coverage under this paragraph (j)(1) occurs under the same product in which the enrollee was enrolled, as follows:

(i) The enrollee’s coverage will be renewed in the same plan as the enrollee’s current QHP, unless the current QHP is not available.

(ii) If the enrollee’s current QHP is not available, the enrollee’s coverage will be renewed in a plan at the same metal level as the enrollee’s current QHP.

(iii) If the enrollee’s current QHP is not available and the enrollee’s product no longer includes a plan at the same metal level as the enrollee’s current QHP, the enrollee’s coverage will be renewed in a plan that is one metal level higher or lower than the enrollee’s current QHP; or

(iv) If the enrollee’s current QHP is not available and the enrollee’s product no longer includes a plan that is at the same metal level as, or one metal level higher or lower than the enrollee’s current QHP, the enrollee’s coverage will be renewed in any other plan offered under the product in which the enrollee’s current QHP is offered in which the enrollee is eligible to enroll.

(2) And the product under which the QHP in which he or she is enrolled is not available through the Exchange for renewal, consistent with § 147.106 of this subchapter, such enrollee may be enrolled in a plan under a different product offered by the same QHP issuer, to the extent permitted by applicable State law, unless he or she terminates coverage, including termination of coverage in connection with voluntarily selecting a different QHP, in accordance with § 155.430. The Exchange will ensure that re-enrollment in coverage under this paragraph (j)(2) occurs as follows:

(i) The enrollee will be re-enrolled in a plan through the Exchange at the same metal level as the enrollee’s current QHP in the product offered by the issuer that is the most similar to the enrollee’s current product;

(ii) If the issuer does not offer another plan through the Exchange at the same metal level as the enrollee’s current QHP, the enrollee will be re-enrolled in a plan through the Exchange that is one metal level higher or lower than the enrollee’s current QHP in the product offered by the issuer through the Exchange that is the most similar to the enrollee’s current product;

(iii) If the issuer does not offer another plan through the Exchange at the same metal level as, or one metal level higher or lower than the enrollee’s current QHP, the enrollee will be re-enrolled in any other plan offered through the Exchange by the QHP issuer in which the enrollee is eligible to enroll.

(iv) If the issuer does not offer any plan through the Exchange in which the enrollee is eligible to enroll, the enrollee will be re-enrolled in a plan offered outside the Exchange by the QHP issuer under the product that is the most similar to the enrollee’s current product, in which the enrollee is eligible to enroll.

* * * * * *

PART 156—HEALTH INSURANCE ISSUER STANDARDS UNDER THE AFFORDABLE CARE ACT, INCLUDING STANDARDS RELATED TO EXCHANGES

§ 156.1255 Renewal and re-enrollment notices.

A health insurance issuer that is renewing an enrollment group’s coverage in an individual market QHP offered through the Exchange (including a renewal with modifications) in accordance with § 147.106 of this subchapter, or that is discontinuing a product offered through the Exchange and automatically enrolling an enrollee in a QHP under a different product offered by the same QHP issuer through the Exchange in accordance with § 155.335 of this subchapter, must include the information in the applicable notice described in § 147.106(c)(1) or (f)(1) of this subchapter:

(a) Premium and premium tax credit information sufficient to notify the enrollment group of its expected monthly premium payment under the renewed coverage, in a form and manner specified by the Exchange, provided that if the Exchange does not provide this information to enrollees and does not require issuers to provide this information to enrollees, consistent with this section, such information must be provided in a form and manner specified by HHS;

(b) An explanation of the requirement to report changes to the Exchange, as specified in § 155.335(e) of this subchapter, the timeframe and channels through which changes can be reported, and the implications of not reporting changes;

(c) For an enrollment group that includes an enrollee on whose behalf advance payments of the premium tax credit are being provided, an explanation of the reconciliation process for advance payments of the premium tax credit established in accordance with 26 CFR 1.36B–4; and

(d) For an enrollment group that includes an enrollee with cost-sharing reductions, but for whom no QHP under the product remains available for renewal at the silver level, an explanation that unless the enrollment group selects a silver-level QHP through the Exchange, no cost-sharing reductions will be provided.

Dated: June 19, 2014.

Marilyn Tavenner,
Administrator, Centers for Medicare & Medicaid Services.

Approved: June 24, 2014.

Sylvia M. Burwell,
Secretary.

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DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

50 CFR Part 622

RIN 0648–BD81

Fisheries of the Caribbean, Gulf of Mexico and South Atlantic; Amendment 8 to the Fishery Management Plan for Coral, Coral Reefs, and Live/Hardbottom Habitats of the South Atlantic Region; Correction

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

ACTION: Notice of availability; correction.

SUMMARY: NMFS published a notice of availability (NOA) for Amendment 8 to the Fishery Management Plan for Coral, Coral Reefs, and Live/Hardbottom Habitats of the South Atlantic Region (FMP) (Amendment 8) on May 20, 2014. Amendment 8, in part, would expand portions of the northern and western boundaries of the Oculina Bank habitat area of particular concern (HAPC) (Oculina Bank HAPC). The NOA stated “Amendment 8 would increase the size of the Oculina Bank HAPC by 405.42 square miles (1,050 square km), for a total area of 694.42 square miles
(1,798.5 square km)’. However, this is incorrect. Amendment 8 would actually increase the size of the Oculina Bank HAPC by 343.42 square miles (889.5 square km), for a total area of 632.42 square miles (1,638 square km). This notification corrects these two values published in the NOA.


FOR FURTHER INFORMATION CONTACT: Anne Marie Eich, 727–824–5305; email: annemarie.eich@noaa.gov.

SUPPLEMENTARY INFORMATION: On May 20, 2014, NMFS published a NOA in the Federal Register (79 FR 28880) for Amendment 8 that would expand portions of the northern and western boundaries of the Oculina Bank HAPC and allow transit through the Oculina Bank HAPC by fishing vessels with rock shrimp onboard; modify vessel monitoring systems requirements for rock shrimp fishermen transiting through the Oculina Bank HAPC; expand a portion of the western boundary of the Stetson Reefs, Savannah and East Florida Lithotherms, and Miami Terrace Deepwater Coral HAPC, including modifications to the shrimp fishery access area 1; and expand a portion of the northern boundary of the Cape Lookout Lophelia Banks Deepwater CHAPC. The purpose of Amendment 8 is to increase protection for deepwater coral based on new information for deepwater coral resources in the South Atlantic. The public comment period for the NOA ends on July 21, 2014.

Need for Correction

During the comment period on the NOA, a member from the public identified to NMFS that the increase of the size of the Oculina Bank HAPC included in the preamble of the NOA was incorrect. NMFS agrees and publishes this notification to correct that mistake.

Correction

In the Federal Register of May 20, 2014, in FR Doc. 2014–16622, on page 28881, in the first column, last paragraph, the fifth sentence is corrected to read as follows:

“If implemented, Amendment 8 would increase the size of the Oculina HAPC by 343.42 square miles (889.5 square km), for a total area of 632.42 square miles (1,638 square km) and would extend these prohibitions to the larger area (except for a limited transit provision described below) and increase the protection of coral.”

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

Dated: June 25, 2014.

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

[FR Doc. 2014–15417 Filed 6–30–14; 8:45 am]

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DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

50 CFR Part 622

[Docket No. 140214145–4145–01]

RIN 0648–BD81

Fisheries of the Caribbean, Gulf of Mexico, and South Atlantic; Coral, Coral Reefs, and Live/Hard Bottom Habitats of the South Atlantic Region; Amendment 8; Correction

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

ACTION: Proposed rule; correction.

SUMMARY: NMFS published a proposed rule on June 3, 2014, to, in part, implement provisions that would expand portions of the northern and western boundaries of the Oculina Bank HAPC (Oculina Bank HAPC). The proposed rule stated “the proposed rule would increase the size of the Oculina Bank HAPC by 405.42 square miles (1,050 square km), for a total area of 694.42 square miles (1,798.5 square km)”. However, this is incorrect. The proposed rule would actually increase the size of the Oculina Bank HAPC by 343.42 square miles (889.5 square km), for a total area of 632.42 square miles (1,638 square km). This notification corrects these two values published in the proposed rule.


FOR FURTHER INFORMATION CONTACT: Anne Marie Eich, 727–824–5305; email: annemarie.eich@noaa.gov.

SUPPLEMENTARY INFORMATION: On June 3, 2014, NMFS published a proposed rule in the Federal Register (79 FR 31907) to implement provisions that would expand portions of the northern and western boundaries of the Oculina Bank HAPC and allow transit through the Oculina Bank HAPC by fishing vessels with rock shrimp onboard; modify vessel monitoring systems (VMS) requirements for rock shrimp fishermen transiting through the Oculina Bank HAPC; expand a portion of the western boundary of the Stetson Reefs, Savannah and East Florida Lithotherms, and Miami Terrace Deepwater Coral HAPC (CHAPC) (Stetson-Miami Terrace CHAPC), including modifications to the shrimp access area A, which is proposed to be renamed “shrimp access area 1”; and expand a portion of the northern boundary of the Cape Lookout Lophelia Banks Deepwater CHAPC (Cape Lookout CHAPC). In addition, this proposed rule makes a minor administrative change to the names of the shrimp fishery access areas. The purpose of the proposed rule is to increase protection for deepwater coral based on new information for deepwater coral resources in the South Atlantic. The public comment period for the proposed rule ends on July 3, 2014.

Need for Correction

During the comment period on the proposed rule, a member from the public identified to NMFS that the increase of the size of the Oculina Bank HAPC included in the preamble of the proposed rule was incorrect. NMFS agrees and publishes this notification to correct that mistake.

Correction

In the Federal Register of June 3, 2014, in FR Doc. 2014–12655, on page 31908, in the second column, second paragraph, the fifth sentence is corrected to read as follows:

“If implemented, this proposed rule would increase the size of the Oculina Bank HAPC by 343.42 square miles (889.5 square km), for a total area of 632.42 square miles (1,638 square km) and, except for a limited transit provision described below, would extend these prohibitions to the larger area, and increase protection of coral.”

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

Dated: June 25, 2014.

Eileen Sobeck,
Assistant Administrator for Fisheries, National Marine Fisheries Service.

[FR Doc. 2014–15414 Filed 6–26–14; 4:15 pm]

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