§706.2 Certifications of the Secretary of ■ 3. Table Four, Paragraph 16 of § 706.2 order, the following entry for USS the Navy under Executive Order 11964 and is amended by adding, in numerical NITZE: 33 U.S.C. 1605. \* \* \* \* Obstruction angle rel-Vessel Number ative ship's headings \* 

■ 4. Table Five of § 706.2 is amended by adding, in numerical order, the following entry for USS NITZE:

§706.2 Certifications of the Secretary of the Navy under Executive Order 11964 and 33 U.S.C. 1605.

\* \* \* \*

TABLE FIVE

Vessel		Number		Masthead lights not over all other lights and obstruc- tions. Annex I, sec. 2(f)	Forward mast- head light not in forward quarter of ship. Annex I, sec. 3(a)	After mast- head light less than 1/2 ship's length aft of forward mast- head light. Annex I, sec. 3(a)	Percentage horizontal sep- aration at- tained
*	*	*	*	*		*	*
USS NITZE	I	DDG 94		х	х	х	14.5
*	*	*	*	*		*	*

Approved: September 22, 2004.

# G.A. Cervi,

Commander, JAGC, U.S. Navy, Deputy Assistant Judge Advocate General (Admiralty and Maritime Law).

**Editorial Note:** This document was received at the Office of the Federal Register August 8, 2005.

[FR Doc. 05–15903 Filed 8–10–05; 8:45 am] BILLING CODE 3810–FF–P

# DEPARTMENT OF DEFENSE

Department of the Navy

32 CFR Part 706

#### Certifications and Exemptions Under the International Regulations for Preventing Collisions at Sea, 1972

**AGENCY:** Department of the Navy, DOD. **ACTION:** Final rule.

**SUMMARY:** The Department of the Navy is amending its certifications and exemptions under the International Regulations for Preventing Collisions at Sea, 1972 (72 COLREGS), to reflect that the Deputy Assistant Judge Advocate General (Admiralty and Maritime Law) has determined that USS SAN ANTONIO (LPD 17) is a vessel of the Navy which, due to its special construction and purpose, cannot fully comply with certain provisions of the 72 COLREGS without interfering with its special function as a naval ship. The intended effect of this rule is to warn mariners in waters where 72 COLREGS apply.

DATES: *Effective Date:* March 25, 2005. FOR FURTHER INFORMATION CONTACT:

Commander Gregg A. Cervi, JAGC, U.S. Navy, Deputy Assistant Judge Advocate General (Admiralty and Maritime Law), Office of the Judge Advocate General, Department of the Navy, 1322 Patterson Ave., SE., Suite 3000, Washington Navy Yard, DC 20374–5066, telephone 202– 685–5040.

**SUPPLEMENTARY INFORMATION:** Pursuant to the authority granted in 33 U.S.C. 1605, the Department of the Navy amends 32 CFR Part 706. This amendment provides notice that the Deputy Assistant Judge Advocate General (Admiralty and Maritime Law), under authority delegated by the Secretary of the Navy, has certified that USS SAN ANTONIO (LPD 17) is a vessel of the Navy which, due to its special construction and purpose, cannot fully comply with the following specific provisions of 72 COLREGS without interfering with its special function as a naval ship: Rule 27, pertaining to the placement of all-round task lights in a vertical line; Annex I, paragraph 3(a), pertaining to the horizontal distance between the forward and after masthead lights; and Annex I, paragraph 2(k), pertaining to the vertical separation between anchor lights. The Deputy Assistant Judge Advocate General (Admiralty and Maritime Law) has also certified that the lights involved are located in closest possible compliance with the applicable 72 COLREGS requirements.

Moreover, it has been determined, in accordance with 32 CFR Parts 296 and 701, that publication of this amendment for public comment prior to adoption is impracticable, unnecessary, and contrary to public interest since it is based on technical findings that the placement of lights on this vessel in a manner differently from that prescribed herein will adversely affect the vessel's ability to perform its military functions.

#### List of Subjects in 32 CFR Part 706

Marine safety, Navigation (water), and Vessels.

■ For the reasons set forth in the preamble, amend part 706 of title 32 of

the Code of Federal Regulations as follows:

## PART 706—CERTIFICATIONS AND EXEMPTIONS UNDER THE INTERNATIONAL REGULATIONS FOR PREVENTING COLLISIONS AT SEA, 1972

■ 1. The authority citation for part 706 continues to read:

TABLE THREE

Authority: 33 U.S.C. 1605.

■ 2. Table Three of § 706.2 is amended by adding, in numerical order, the following entry for USS SAN ANTONIO:

§ 706.2 Certifications of the Secretary of the Navy under Executive Order 11964 and 33 U.S.C. 1605.

\* \* \* \* \*

Anchor Side lights Forward anlights rela-Stern light, Masthead Side lights Stern light distance inchor light, tionship of distance forheight above board of aft light to arc of visiarc of visilights arc of Vessel Number ward of stern bility; rule ship's sides visibility; rule bility; rule hull in meforward light in meters; ters; 2(K) 21(a) 21(b) in meters in meters 21(c) rule 21(c) 3(b) Annex 1 2(K) Annex Annex 1 1 \* \* USS SAN ANTO-LPD 17 ..... 1.3 below ..... ..... ..... ..... ..... ..... NIO. \* §706.2 Certifications of the Secretary of ■ 3. Table Four of § 706.2 is amended by or restricted in ability to maneuver) the Navy under Executive Order 11964 and adding the following paragraph: required by Rule 27(a) and (b) are 33 U.S.C. 1605. unable to be mounted in a vertical line. Instead, the lights deviate from a 20. On the following ships, the allvertical line by the indicated amount. round task lights (not under command Angle in degrees of task lights off Vessel Number vertical as viewed from directly ahead or astern USS SAN ANTONIO ...... LPD 17 ..... 10 ■ 4. Table Five of § 706.2 is amended by §706.2 Certifications of the Secretary of the Navy under Executive Order 11964 and adding, in numerical order, the following 33 U.S.C. 1605. entry for USS SAN ANTONIO: \* \* \* TABLE FIVE After masthead light less than 1/2 ship's Masthead Forward mastlights not over head light not Percentage length aft forall other lights in forward horizontal sep-Vessel Number and obstrucquarter of ward mastaration tions. Annex I, ship. Annex I, head light. attained sec. 2(f) sec. 3(a) Annex I, sec. 3(a) \* \* USS SAN ANTONIO ...... LPD 17 ..... Х 71.0 .....

Approved: March 25, 2005. **Gregg A. Cervi,**  *Commander, JAGC, U.S. Navy, Deputy Assistant Judge Advocate, General (Admiralty and Maritime Law).* [FR Doc. 05–15902 Filed 8–10–05; 8:45 am] **BILLING CODE 3810–FF–P** 

#### DEPARTMENT OF AGRICULTURE

# **Forest Service**

# 36 CFR Part 242

## DEPARTMENT OF THE INTERIOR

#### **Fish and Wildlife Service**

## 50 CFR Part 100

#### Subsistence Management Regulations for Public Lands in Alaska, Subpart D; Seasonal Adjustment—Copper River

**AGENCIES:** Forest Service, USDA; Fish and Wildlife Service, Interior. **ACTION:** Seasonal adjustment.

**SUMMARY:** This provides notice of the Federal Subsistence Board's in-season management action to protect sockeye salmon escapement in the Copper River, while still providing for a subsistence harvest. The revised fishing schedule for the Chitina Subdistrict of the Copper River will provide an exception to the Subsistence Management Regulations for Public Lands in Alaska, published in the Federal Register on March 21, 2005. Those regulations established seasons, harvest limits, methods, and means relating to the taking of fish and shellfish for subsistence uses during the 2005 regulatory year.

**DATES:** The fishing schedule for the Chitina Subdistrict of the Upper Copper River District is effective July 18, 2005, through September 17, 2005.

FOR FURTHER INFORMATION CONTACT: Thomas H. Boyd, Office of Subsistence Management, U.S. Fish and Wildlife Service, telephone (907) 786–3888. For questions specific to National Forest System lands, contact Steve Kessler, Subsistence Program Manager, USDA— Forest Service, Alaska Region, telephone (907) 786–3592.

# SUPPLEMENTARY INFORMATION:

# Background

Title VIII of the Alaska National Interest Lands Conservation Act (ANILCA) (16 U.S.C. 3111–3126) requires that the Secretary of the Interior and the Secretary of Agriculture (Secretaries) implement a joint program to grant a preference for subsistence uses of fish and wildlife resources on public lands in Alaska, unless the State of Alaska enacts and implements laws of general applicability that are consistent with ANILCA and that provide for the subsistence definition, preference, and participation specified in Sections 803, 804, and 805 of ANILCA. In December 1989, the Alaska Supreme Court ruled that the rural preference in the State subsistence statute violated the Alaska Constitution and, therefore, negated State compliance with ANILCA.

The Department of the Interior and the Department of Agriculture (Departments) assumed, on July 1, 1990, responsibility for implementation of Title VIII of ANILCA on public lands. The Departments administer Title VIII through regulations at Title 50, Part 100 and Title 36, Part 242 of the Code of Federal Regulations (CFR). Consistent with Subparts A, B, and C of these regulations, as revised January 8, 1999 (64 FR 1276), the Departments established a Federal Subsistence Board to administer the Federal Subsistence Management Program. The Board's composition includes a Chair appointed by the Secretary of the Interior with concurrence of the Secretary of Agriculture; the Alaska Regional Director, U.S. Fish and Wildlife Service; the Alaska Regional Director, National Park Service; the Alaska State Director, Bureau of Land Management; the Alaska Regional Director, Bureau of Indian Affairs; and the Alaska Regional Forester, USDA Forest Service. Through the Board, these agencies participate in the development of regulations for Subparts A, B, and C, which establish the program structure and determine which Alaska residents are eligible to take specific species for subsistence uses, and the annual Subpart D regulations, which establish seasons, harvest limits, and methods and means for subsistence take of species in specific areas. Subpart D regulations for the 2005 fishing seasons, harvest limits, and methods and means were published on March 21, 2005 (70 FR 13377) Because this action relates to public lands managed by an agency or agencies in both the Departments of Agriculture and the Interior, identical closures and adjustments would apply to 36 CFR part 242 and 50 CFR part 100.

The Alaska Department of Fish and Game (ADF&G), under the direction of the Alaska Board of Fisheries (BOF), manages sport, commercial, personal use, and State subsistence harvest on all lands and waters throughout Alaska. However, on Federal lands and waters, the Federal Subsistence Board implements a subsistence priority for rural residents as provided by Title VIII of ANILCA. In providing this priority, the Board may, when necessary, preempt State harvest regulations for fish or wildlife on Federal lands and waters.

These actions are authorized and in accordance with 50 CFR 100.19(d–e) and 36 CFR 242.19(d–e).

#### Copper River—Chitina Subdistrict

In December 2001, the Board adopted regulatory proposals establishing a new Federal subsistence fishery in the Chitina Subdistrict of the Copper River. This fishery is open to Federally qualified users having customary and traditional use of salmon in this Subdistrict. The State conducts a personal use fishery in this Subdistrict that is open to all Alaska residents.

Management of the fishery is based on the numbers of salmon returning to the Copper River. A larger than predicted salmon run will allow additional fishing time. A smaller than predicted run will require restrictions to achieve upriver passage and spawning escapement goals. A run that approximates the preseason forecast will allow fishing to proceed similar to the pre-season schedule with some adjustments made to fishing time based on in-season data. Adjustments to the preseason schedule are expected as a normal function of an abundance-based management strategy. State and Federal managers, reviewing and discussing all available in-season information, will make these adjustments.

While Federal and State regulations currently differ for this Subdistrict, the Board indicated that Federal in-season management actions regarding fishing periods were expected to mirror State actions. The State established a preseason schedule of allowable fishing periods based on daily projected sonar estimates. The preseason schedule was intended to distribute the harvest throughout the salmon run and provide salmon for upriver subsistence fisheries and the spawning escapement. During July 4-July 10, there were 55,740 salmon counted past the Miles Lake sonar. The preseason projection for this period was 48,848 salmon; therefore, an excess of 6,892 salmon passed the sonar during this period which will allow for increased fishing time during the eighth open period. Copper River sockeye salmon migratory timing and the previous 5-year average harvest and participation rates indicate sufficient numbers of salmon available to allow 168 hours of fishing time during the week of July 18-July 24. Depending on actual numbers of salmon passing the Miles Lake sonar, future openings may be increased or decreased accordingly.