voluntary participation and successful performance in the Mentor-Protége Program, in accordance with NFS 1819.7209.
(c) Mentor participation in the Program, described in NFS 1819.72, means providing technical, managerial and financial assistance to aid protégés in developing requisite high-tech expertise and business systems to compete for and successfully perform NASA contracts and subcontracts.
(d) Contractors interested in participating in the program are encouraged to contact the NASA OSBP, Washington, DC 20546, (202) 358–2088, for further information.

(End of clause)

1852.219–79 Mentor requirements and evaluation.
As prescribed in 1819.7215, insert the following clause:

MENTOR REQUIREMENTS AND EVALUATION

(XX/XX)

(a) The purpose of the NASA Mentor-Protége Program is for a NASA prime contractor to provide developmental assistance to certain subcontractors qualifying as protégés. Eligible protégés include certified small disadvantaged business concerns, women-owned small business concerns, veteran-owned or service-disabled veteran-owned small business concerns, HUBZone small business concerns, Historically Black Colleges and Universities, minority institutions of higher education, and active NASA SBIR Phase II companies meeting the qualifications specified in defined in FAR Part 2, Definitions of Parts and Terms.
(b) NASA will evaluate the contractor’s performance on the following factors. If this contract includes an award fee incentive, this assessment will be accomplished as part of the fee evaluation process.
(1) Specific actions taken by the contractor, during the evaluation period, to increase the participation of protégés as subcontractors and suppliers;
(2) Specific actions taken by the contractor during this evaluation period to develop the technical and corporate administrative expertise of a protégé as defined in the agreement;
(3) To what extent the mentor and protégé have met the developmental milestones outlined in the agreement; and
(4) To what extent the entities participation in the Mentor-Protége Program resulted in the protégé receiving competitive contract(s) and subcontract(s) from private firms and agencies other than the mentor.
(c) Semiannual reports shall be submitted by the mentor and the protégé to the cognizant NASA center and NASA Headquarters Office of Small Business Programs (OSBP), following the semiannual report template found on the Web site at http://www.osbp.nasa.gov.
(d) The mentor will notify the cognizant NASA center and NASA OSBP in writing, at least 30 days in advance of the mentor’s intent to voluntarily withdraw from the program or upon receipt of a protégé’s notice to withdraw from the Program;
(e) At the end of each year in the Mentor-Protege Program, the mentor and protégé, as appropriate, will formally brief the NASA Mentor-Protege program manager, the technical program manager, and the contracting officer during a formal program review regarding Program accomplishments, as it pertains to the approved agreement.
(f) NASA may terminate mentor-protége agreements for good cause, thereby excluding mentors or protégés from participating in the NASA Mentor-Protection program. These actions shall be approved by the NASA OSBP. NASA shall terminate an agreement by delivering to the contractor a letter specifying the reason for termination and the effective date. Termination of an agreement does not constitute a termination of the subcontract between the mentor and the protégé. A plan for accomplishing the subcontract effort should the agreement be terminated shall be submitted with the agreement as required in NFS 1819.7211.

(End of clause)

[FR Doc. E8–21984 Filed 9–18–08; 8:45 am]
BILLING CODE 7510–01–P

DEPARTMENT OF THE INTERIOR
Fish and Wildlife Service

50 CFR Part 17

Endangered and Threatened Wildlife and Plants; Listing the Plant Lepidium papilliferum (Slickspot Peppergrass) as Endangered

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Proposed rule; reopening of comment period.

SUMMARY: We, the U.S. Fish and Wildlife Service (Service), notify the public of the reinstatement of our July 15, 2002, proposed rule to list Lepidium papilliferum (slickspot peppergrass) as endangered under the Endangered Species Act of 1973, as amended (Act). We announce the reopening of the public comment period on that proposed listing.

DATES: We will accept comments received on or before October 20, 2008.

ADDRESSES: You may submit comments, including your personal identifying information—on http://www.regulations.gov. If you provide personal identifying information in your comment, you may request at the top of your document that we withhold this information from public review. However, we cannot guarantee that we will be able to do so.

In making a final decision on the proposal, we will take into consideration the comments and any additional information we receive. Such communications may lead to a final rule that differs from the proposal.

We will not accept e-mail or faxes. We will post all comments on http://www.regulations.gov. This generally means that we will also post any personal information included with your comments (see the Public Comments section below for more information).

FOR FURTHER INFORMATION CONTACT:

SUPPLEMENTARY INFORMATION:

Public Comments

We intend that any final action resulting from the proposal will be as accurate and as effective as possible. Therefore, we are seeking comments or suggestions from the public, other concerned governmental agencies, the scientific community, industry, or any other interested party concerning the proposed rule. We particularly seek comments concerning:

(1) Biological, commercial trade, or other relevant data concerning any threat (or lack thereof) to Lepidium papilliferum;
(2) Additional information concerning the range, distribution, and population size of this species; and
(3) Current or planned activities in the subject area and their possible impact on this species.

You may submit your comments and materials concerning the proposed rule by one of the methods listed in the ADDRESSES section. We will not accept comments sent by e-mail or fax or to an address not listed in the ADDRESSES section.

We will post your entire comment—including your personal identifying information—on http://www.regulations.gov. If you provide personal identifying information in your comment, you may request at the top of your document that we withhold this information from public review. However, we cannot guarantee that we will be able to do so.
on http://www.regulations.gov, or by appointment, during normal business hours, at the Snake River Fish and Wildlife Office (see FOR FURTHER INFORMATION CONTACT).

Previous Federal Actions

On July 15, 2002, we published a proposed rule (67 FR 46441) to list *Lepidium papilliferum* as endangered under the Act (16 U.S.C. 1531 et seq.). For a description of Federal actions regarding *Lepidium papilliferum* prior to that proposed listing rule, please refer to that proposal. Here we provide a summary of the Federal actions concerning *L. papilliferum* from the 2002 proposed listing rule to this action.

We accepted public comments on the July 15, 2002, proposed rule for 60 days, until September 13, 2002. We held a public hearing on August 29, 2002. On September 25, 2002 (67 FR 60206), and again on July 18, 2003 (68 FR 42666), we reopened the public comment period on the proposed listing. On October 30, 2003, we made a Candidate Conservation Agreement (CCA) and a document compiled by the Service entitled “Best Available Information for Slickspot Peppergrass” available for public review and comment (68 FR 61821). On January 22, 2004, we published a withdrawal of our proposed rule to list *Lepidium papilliferum* as endangered (69 FR 3094). Our withdrawal was based on our conclusion that evidence of a negative population trend was lacking and that the formalized conservation plans (e.g., the CCA and Integrated Natural Resource Management Plans) had sufficient certainty that they would be implemented and effective such that the risk to the species was reduced to a level below the statutory definition of endangered or threatened.

On April 5, 2004, the Western Watersheds Project filed a complaint challenging our decision to withdraw the proposed rule to list *Lepidium papilliferum* as endangered (Western Watersheds Project v. Jeffrey Foss et al., Case No. CV 04–168–S-EJL). On August 19, 2005, the U.S. District Court for the District of Idaho reversed our decision to withdraw the proposed rule, effectively reinstating our July 15, 2002, proposed rule (67 FR 46441). The Court remanded the case to the Secretary of the Department of the Interior for reconsideration of “whether a proposed rule listing the slickspot peppergrass as either threatened or endangered should be adopted.”

Following the August 19, 2005, remand order, we notified Federal, State, and local agencies, county governments, elected officials, and other interested parties of the District Court’s decision in a letter dated October 13, 2005. We requested new scientific data, information, and comments about *Lepidium papilliferum* by November 14, 2005. We also stated that scientific information received from the public would be utilized in an updated document entitled “Draft Best Available Biological Information for Slickspot Peppergrass (*Lepidium papilliferum*)” (BAI), which would combine all existing and new information regarding the species and its habitat. We accepted information through December 14, 2005, and received 13 comment letters in response to our request for additional information. From February 27, 2006, through March 30, 2006, we accepted information from peer reviewers and other comments on the draft BAI and on conservation efforts for the species. We received an additional 36 comments. On October 23, 2006, we opened an additional 22-day comment period through November 13, 2006 (71 FR 62078) to allow the opportunity for public comment on a variety of documents, including peer review comments on the draft BAI and results of an expert panel workshop. We received 20 comments in response to this request for comments.

On January 12, 2007, we withdrew our proposed rule to list *Lepidium papilliferum* as endangered (72 FR 1621). This withdrawal was based on our determination that the best available information indicated that, in regard to *Lepidium papilliferum*, ***, while its sagebrush matrix habitat is degraded, there is little evidence of negative impacts on the abundance of *Lepidium papilliferum*, which inhabits slickspot microsites within this system.” The withdrawal further concluded that annual abundance of the plant is strongly related to spring precipitation; therefore, a high degree of variability in annual plant abundance is to be expected. Furthermore, evidence regarding the plant’s overall population trend was inconsistent. Subsequently, on April 16, 2007, the Western Watersheds Project filed another complaint challenging our January 2007 decision to withdraw the proposed rule to list *Lepidium papilliferum* as endangered (Western Watersheds Project v. Jeffrey Foss et al., Case No. 07–161–E-MHW).

On June 4, 2008, the U.S. District Court for the District of Idaho vacated the Service’s January 2007 withdrawal of the proposed listing of *Lepidium papilliferum* as endangered, vacated and remanded the decision to the Service for further consideration consistent with the Court’s opinion. The Court’s action effectively reinstates the July 15, 2002, proposed rule to list *L. papilliferum* as endangered (67 FR 46441). The Service will complete its review of the best available scientific and commercial data, including information and comments submitted during this comment period, as part of the remand process. We will then complete a new listing determination.

Author

The primary authors of this document are the staff at the Snake River Fish and Wildlife Office (see FOR FURTHER INFORMATION CONTACT).

Authority

The authority for this action is the Endangered Species Act of 1973, as amended (16 U.S.C. 1531 et seq.).

Kenneth Stansell, Acting Director, Fish and Wildlife Service.

[FR Doc. E8–21987 Filed 9–18–08; 8:45 am]

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

50 CFR Part 680

[Docket No. 080416577–81187–02]

RIN 0648–AW73

Fisheries of the Exclusive Economic Zone Off Alaska; Bering Sea and Aleutian Islands Crab Rationalization Program

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

ACTION: Proposed rule; request for comments.

SUMMARY: NMFS proposes regulations to implement Amendment 27 to the Fishery Management Plan for Bering Sea/Aleutian Islands King and Tanner Crabs (FMP). These proposed regulations would amend the Crab Rationalization Program to: implement the statutory requirements of section 122(e) of the Magnuson-Stevens Fishery Conservation and Management Reauthorization Act that specifically directs NMFS to modify how individual processing quota (IPQ) use caps apply to a person who is custom processing *Chionoecetes opilio* crab in the North Region, clarify that for other crab fisheries, IPQ crab that is processed at a facility through contractual...