simultaneously. A complete application for approval of transfer must include the following information as applicable for each vessel involved in the transfer of moratorium qualification:

(1) Name(s), business address(es), and telephone and fax numbers of the applicant(s) (including the owners of the moratorium qualification that is to be or was transferred and the person who is to receive or received the transferred moratorium qualification);

(2) Name of the vessel whose moratorium qualification is to be or was transferred and the name of the vessel that would receive or received the transferred moratorium qualification (if any), the state registration number of each vessel and, if documented, the U.S. Coast Guard documentation number of each vessel;

(3) The original qualifying LOA of the vessel whose moratorium qualification is to be or was transferred, its current LOA, and its maximum LOA;

(4) The LOA of the vessel that would receive or received the transferred moratorium qualification and documentation of that LOA by a current vessel survey or other reliable and probative document;

(5) A legible copy of a contract or agreement specifying the vessel or person from which moratorium qualification is to be or is transferred, the date of the transfer agreement, names and signatures of all current owner(s) of the vessel whose moratorium qualification is to be or was transferred, and names and signatures of all current owner(s) of the moratorium qualification that is to be or was transferred;

(6) With regard to vessel reconstruction:

(i) A legible copy of written contracts or written agreements with the firm that performed reconstruction of the vessel and that relate to that reconstruction;

(ii) An affidavit signed by the vessel owner(s) and the owner/manager of the firm that performed the vessel reconstruction specifying the beginning and ending dates of the reconstruction; and

(iii) An affidavit signed by the vessel owner(s) specifying the LOA of the reconstructed vessel; (7) With regard to vessels lost or destroyed, a copy of U.S. Coast Guard Form 2692, Report of Marine Casualty; and

(8) Signatures of the persons from whom moratorium qualification would be transferred or their representative, and the persons who would receive the transferred moratorium qualification or their representative, unless NMFS determines that the signatures provided under paragraph (d)(5) of this section satisfy this requirement.

(e) *Appeal.* (1) The Chief, Restricted Access Management Division, Alaska Region, NMFS, will issue an initial administrative determination to each applicant who is denied a moratorium permit by that official. An initial administrative determination may be appealed by the applicant in accordance with § 676.25. The initial administrative determination will be the final agency action if a written appeal is not received by the Chief, Restricted Access Management Division, Alaska Region, NMFS, within the period specified at § 676.25(d).

(2) An initial administrative determination that denies an application for a moratorium permit must authorize the affected vessel to catch and retain moratorium crab or moratorium groundfish species with the type of fishing gear specified on the application. The authorization expires on the effective date of the final agency action relating to the application.

(3) An administrative determination denying approval of the transfer of a moratorium qualification and/or denying the issuance of a moratorium permit based on that moratorium qualification is the final agency action for purposes of judicial review.

§676.6 Prohibitions.

In addition to the prohibitions specified in §§ 620.7, 672.7, 675.7, and 676.16 of this chapter, it is unlawful for any person to:

(a) Submit false or inaccurate information on a moratorium permit application or application to transfer moratorium qualification;

(b) Alter, erase, or mutilate any moratorium permit;

(c) Catch and retain a moratorium species with a vessel that has a LOA greater than the maximum LOA for the vessel:

(d) Catch and retain a moratorium species with a vessel that has received an unauthorized transfer of moratorium qualification;

(e) Catch and retain moratorium crab species or conduct directed fishing for any moratorium groundfish species with a vessel that has not been issued a valid moratorium permit, unless the vessel is lawfully conducting directed fishing for sablefish under subparts B and C of this part;

(f) Catch and retain moratorium crab species or conduct directed fishing for any moratorium groundfish species with a vessel that does not have a valid moratorium permit on board, unless the vessel is lawfully conducting directed fishing for sablefish under subparts B and C of this part; and

(g) Violate any other provision of subpart A of this part.

§§ 676.7-676.9 [Reserved]

PART 677—NORTH PACIFIC FISHERIES RESEARCH PLAN

13. The authority citation for part 677 continues to read as follows:

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

14. Effective September 11, 1995, Figure 1 to part 677, *Federal Processor Permit Application (Form FPP–1)*, is removed and reserved.

15. Effective September 11, 1995, § 677.4(b) introductory text is revised as follows:

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§677.4 Permits.

*

(b) Application. The permit required under paragraph (a) of this section may be obtained or renewed by submitting to the Regional Director a completed Federal Processor Permit Application for each vessel or processor containing the following information:

* * * * * * [FR Doc. 95–19344 Filed 8–7–95; 10:19 am] BILLING CODE 3510–22–F