in fulfillment of contracts entered into prior to July 1, 1981, and (ii) export in fulfillment of service and repair requirements (including spare and replacement parts) in connection with prior legal exports. Written notice or notice by telephone or telegraph shall be given at least 5 days prior to the proposed date for export, but shorter notice will be accepted in the event of emergencies (customer requirements).

Third. For a further five year period ending on September 30, 1986, Starek and Story are denied all privileges of participating, directly or indirectly, in any manner or capacity, in any transaction which (1) requires a validated export license or reexport license application for any commodity or technical data subject to the Export Administration Regulations which are exported or to be exported from the United States in whole or in part. Without limiting the generality of the foregoing, participation prohibited in any such transaction, either in the United States or abroad, shall include participation (i) as a party or as a representative of a party to any validated export license application; (ii) in the preparation or filing of any export license application or reexport authorization; and (iii) in obtaining or using of any validated export license. Notwithstanding the foregoing, during this period of denial of validated export privileges, Starek and Story may file export license applications for any spare, replacement or stock part which requires a validated export license and which is to be used in connection with commodities previously exported or which may be exported in accordance with the provisions of this Order.

Fourth. The foregoing restrictions apply to Starek and Story, individually, as well as to any person, firm, corporation or other business organization, including Silicon Valley Group, Inc., a company presently incorporated in the State of California (which company was not in existence at the time of the alleged violations which are the subject of this Order), to which Starek or Story are now or hereafter become related by affiliation, ownership, control, position of responsibility or other connection, in the conduct of export trade or services related thereto. Starek and Story shall obtain from any such person, firm, corporation or other business organization, including Silicon Valley Group, Inc., its acknowledgment of the terms and conditions of the Consent Agreement and this Order, together with its acknowledgment of its responsibilities thereunder, and that they shall provide such acknowledgments to the Hearing Commissioner.

Fifth. During the periods of denial of export privileges described above, the respondents must promptly inform the Hearing Commissioner of any changes in their affiliation, ownership, control, position of responsibility or other connection in the conduct of export trade or services related thereto with any person, firm, corporation or other business organization. An appropriate Order may be entered as necessary to reflect changes in related party status, following notice and opportunity for Starek or Story and any related party to comment.

Sixth. If during the period of denial of validated export privileges described in paragraph Third hereof, the designation of any commodity or technical data which Starek or Story currently exports, or which Starek or Story may hereafter export as a result of subsequent purchase, acquisition or development, under a general license is reclassified to require a validated export license, Starek or Story may file export license applications on the same basis as other applicants.

Seventh. Starek and Story will report to the Hearing Commissioner on or before the 25th day of each month during the periods of denial, detailing all exports made by them or by any related party, including Silicon Valley Group, Inc., to which this Order may now or hereafter apply. Each report shall describe the commodities or technical data exported; identify the countries and ultimate consignees to which the exports were made; and, if known or otherwise required by the Export Administration Regulations, describe the end-use of the exports.

Eighth. On or before October 1, 1983, the respondents may petition for review and relaxation of the monthly reporting requirements mandated in paragraph Seventh above.

Ninth. During the periods of denial respondents at all times shall afford access to authorized government officials to any and all of their export and related records and/or any such records maintained by a related party, including Silicon Valley Group, Inc., to which this Order may apply.

The charging letters, the consent agreements, the Memorandum of Understanding, and this Order are available for public inspection. 15 CFR 388.20(c).

Dated this first day of July 1981.

This Order is effective July 1, 1981.

Bertram Freedman, Hearing Commissioner.

[FR Doc. 81-30358 Filed: 7-10-81; 8:45 am]

BILLING CODE 3510-25-M

National Oceanic and Atmospheric Administration

Announcement of the Removal of the Waters Around Culebra/Culebrita and Cordillera Islands From the List of Active Candidates for Marine Sanctuary Designation

AGENCY: Office of Coastal Zone Management (OCZM), National Oceanic and Atmospheric Administration (NOAA), Department of Commerce.

ACTION: Notice.

SUMMARY: The Acting Assistant Administrator for OCZM has determined that the waters around Culebra/Culebrita/Cordillera Islands, off Puerto Rico should not continue to be an Active Candidate. The basis for this determination is the lack of local support for the nomination, the complex nature of the issues related to the site, the inability of the Acting Assistant Administrator to give full review concurrently to three sites off Puerto Rico at this time; and the similarity of resources found at these areas. A draft environmental impact statement will be prepared for the two remaining sites—the waters at La Parguera and the waters around Mona/Monito Islands.

SUPPLEMENTARY INFORMATION: On December 16, 1980, OCZM published a notice in the Federal Register (Vol. 46, No. 84) declaring three sites off Puerto Rico as Active Candidates for marine sanctuary designation. The sites were the waters around the Islands of Mona and Monito, the waters off La Parguera and waters around Cordillera/Culebra/Culebrita Islands. On May 1, 1981, a notice was published announcing the availability of an Issue Paper and a schedule of public workshops in Puerto Rico May 26, 28, 29, 1981.

Written comments on the Issue Paper were favorable and supported the concept of a marine sanctuary for all three sites. Public reaction at the workshops was favorable to the establishment of a sanctuary at La Parguera and Mona/Monito. However, considerable local opposition was voiced by residents of Culebra against any further Federal involvement in resource protection on or around the Islands of Culebra and Culebrita.

In addition to local public reaction to the Culebra/Culebrita/Cordillera site,
two other factors have led the Acting Assistant Administrator to determine that the area should be removed from the List of Active Candidates at this time.

Designation of a marine sanctuary would require an extensive staff effort which, due to other project commitments, is not feasible at this time. Currently, OCEZM is developing management plans for four recently designated sanctuaries (Channel Islands and Point Reyes/Farallon Islands National Marine Sanctuaries off California; and Gray's Reef and Looe Key National Marine Sanctuaries off Georgia and Florida, respectively,) and processing two Active Candidates (waters off southeast St. Thomas, USVI; and Monterey Bay area, California). In light of the demands to complete these projects, the Acting Assistant Administrator does not have the means to give full consideration to three additional Active Candidates off Puerto Rico within the time specified in the rules and regulations for development and management of marine sanctuaries' (Part 922.24, FR Vol. 44, No. 148 7/31/79).

Finally, many of the resources in the Culebra/Culebrita/Cordillera area—well developed coral reefs, marine grass beds, and stands of fringing mangroves—are also found within the waters off La Parguera and around Mona and Monito.

Accordingly, OCEZM is removing the waters around Culebra/Culebrita/ Cordillera Islands from the List of Active Candidates and returning it to the List of Recommended Areas.

The Puerto Rico Department of Natural Resources concurs in this assessment and action.

FOR FURTHER INFORMATION CONTACT:

Dated: July 2, 1981.
William Matuszews
Acting Deputy Assistant Administrator for Coastal Zone Management.

Intent To File an Environmental Impact Statement on Proposed Marine Sanctuaries in Puerto Rico and To Hold a Scoping Meeting for Federal Agencies

AGENCY: Office of Coastal Zone Management (OCEZM), National Oceanic and Atmospheric Administration, Department of Commerce.

ACTION: Notice.

SUMMARY: The Office of Coastal Zone Management (OCEZM), National Oceanic and Atmospheric Administration (NOAA), intends to prepare a draft environmental impact statement (EIS) on two proposed marine sanctuaries in Puerto Rico in the waters off La Parguera and around Mona/Monito Islands in accordance with the requirements and regulations for the designation and management of marine sanctuaries (FR Vol. 44, No. 148, Tuesday, July 31, 1979).

SUPPLEMENTARY INFORMATION: The EIS will be prepared and a scoping meeting held in compliance with the Council on Environmental Quality (CEQ) regulations (FR Vol. 43, November 29, 1978). A scoping meeting for Federal agencies will be held July 21, 1981, at 10 a.m., Room B-100 (New Conference Room), Page Building I, 300 Wisconsin Avenue, N.W., Washington, D.C.

Interested parties who wish to submit suggestions, comments or substantive information concerning the scope or content of this proposed environmental impact statement should do so prior to July 31, 1981. Comments may be submitted in writing or by telephone to: Mr. Edward Lindelof, Gulf-Caribbean Project Manager, Office of Coastal Zone Management, National Oceanic and Atmospheric Administration, Page Building I, 3300 Whitehaven Street, N.W., Washington, D.C. 20223, telephone (202) 634-4236.

Dated: July 2, 1981.

William Matuszews
Acting Deputy Assistant Administrator for Coastal Zone Management.

Dated: July 2, 1981.

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Dated: July 7, 1981.
Douglas J. Campion,
Acting Program Manager.

BILLING CODE 3510-04-M

National Oceanic and Atmospheric Administration

Mid-Atlantic Fisheries Management Council; Public Meetings


SUMMARY: The Mid-Atlantic Fisheries Management Council, established by Section 302 of the Magnuson Fishery Conservation and Management Act (Pub. L. 94-295), will meet to discuss the Bluefish Fishery Management Plan (FMP); status of other FMPs; foreign fishing applications; election of officers, as well as other fishery management and administrative matters.

DATES: The public meeting will convene on Wednesday, August 5, 1981, at approximately noon, and will adjourn at approximately 4:30 p.m.

ADDRESS: The meetings will take place at the Best Western Airport Motel, Philadelphia International Airport, Route 291, Philadelphia, Pennsylvania.

FOR FURTHER INFORMATION CONTACT: Mid-Atlantic Fisheries Management Council, Room 2115—Federal Building, North and New Streets, Dover, Delaware 19901, Telephone: (302) 674–2381.

Dated: July 8, 1981.
Robert K. Crowell,
Deputy Executive Director, National Marine Fisheries Service.

BILLING CODE 3510-22-M

International Technical Information Service

National Technical Information Service

Grant of Limited Exclusive Patent License

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Dated: July 8, 1981.

Robert K. Crowell,
Deputy Executive Director, National Marine Fisheries Service.

BILLING CODE 3510-22-M

Pacific Fishery Management Council, Salmon Subpanel and Its Scientific and Statistical Committee; Public Meetings With a Partially Closed Session