# FINAL SUPPLEMENTAL LEGISLATIVE ENVIRONMENTAL IMPACT STATEMENT

Proposed Changes to the Coastal Barrier Resources System



U.S. Department of the Interior



FINAL SUPPLEMENTAL LEGISLATIVE ENVIRONMENTAL IMPACT STATEMENT ON THE PROPOSED CHANGES TO THE COASTAL BARRIER RESOURCES SYSTEM

United States Department of the Interior

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Assistant Secretary for Fish and Wildlife and Parks Coastal barriers occur along many of the world's oceanic shorelines. One of the longest and most continuous chains of these barriers borders the Atlantic Ocean and Gulf of Mexico from Maine to Texas. These barriers protect many diverse aquatic habitats and are the first line of defense for the mainland against severe coastal storms.

Located at the interface of land and sea, coastal barriers are continuously shaped by winds, waves, and tides, making them generally hazardous sites for permanent human development. During the past three decades, however, residential development has proceeded swiftly on coastal barriers, and the pressures for more residences at the seas' edges still affect much of the Atlantic and gulf coasts. Even popular magazines raise the question, "What is happening to our coastlines?" (Time, 8/10/87).

Concern for the natural resources of coastal barriers, the safety of the people who work and play on these barriers, and the costs to the Federal Government of coastal flooding and other damages led to the passage of the Coastal Barrier Resources Act (CBRA) in 1982. Studies initiated in 1977 by the Department of the Interior helped form the background for this legislation.

The CBRA was enacted with the specific purpose of restricting federally subsidized development of undeveloped coastal barriers along the Atlantic Ocean and Gulf of Mexico coasts in order to (1) minimize the loss of human life, (2) reduce damage to fish and wildlife habitat and other valuable natural resources of coastal barriers, and (3) reduce the wasteful expenditure of Federal revenues. The intent of the CBRA was to remove the Federal incentives for new development from the undeveloped coastal barriers included in the Coastal Barrier Resources System (CBRS). The CBRA carries out its intent by prohibiting most expenditures of Federal funds that directly or indirectly promote development (e.g., Federal flood insurance, U.S. Army Corps of Engineers structural development projects, and Federal assistance for construction of roads, bridges, water supply systems, and the like) within the The effect of the CBRA is to place the financial risk associated with CBRS. development on those who choose to live on, or who invest in the coastal barriers.

This supplemental legislative environmental impact statement (LEIS) assesses the environmental consequences of alternatives considered since the Final Environmental Statement on Undeveloped Coastal Barriers (1983 FES) was published by the Department of the Interior (DOI) in May 1983. In the LEIS, two alternatives are considered in detail, the Proposed Action and the No Action. Other alternatives considered between 1983 and 1987 are described briefly.

SUMMARY

The Proposed Action, if enacted by Congress, would add about 790,884 acres (fastland and wetland) and some 423 miles of shoreline to the CBRS through expansion of various components within the definition and delineation criteria for coastal barriers, namely, those concerning the composition of coastal barriers, associated aquatic habitat, and secondary barriers. It also would adjust boundaries of some existing CBRS units to exclude development that existed in 1982, and areas that were misclassified as coastal barriers in 1982.

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To the extent that the Proposed Action limits new development, it will contribute to preserving coastal barrier areas in their natural condition and to maintaining the valuable fish and wildlife resources they support. The Proposed Action will result in significant savings to the Federal treasury; however, it may also result in economic costs to individual owners and developers of coastal barrier property, especially in the Florida Keys, Puerto Rico, and the U.S. Virgin Islands where development pressures are great.

Under the No Action alternative, no new areas would be added to the CBRS, and development with the full range of Federal subsidies could continue in the proposed-addition areas. This development could impair the biological and geological functioning of many coastal barriers resulting in declines in the fish and wildlife resources they support. The No Action alternative will result in significant recurring Federal costs and may increase risks to the public safety.

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#### CHAPTER I

#### PURPOSE, NEED, AND BACKGROUND OF THE PROPOSED ACTION

#### A. Purpose and Need

The National Environmental Policy Act requires a legislative environmental impact statement when Federal agency proposals are required by statute and when proposals seek legislative approval for specific geographic locations. This Supplemental Legislative Environmental Impact Statement (LEIS) was prepared to update the 1983 Final Environmental Statement on Undeveloped Coastal Barriers (1983 FES). It assesses the specific environmental implications of the Department of the Interior's recommendations to Congress for changes in the Coastal Barrier Resources System (CBRS), which was established under the Coastal Barrier Resources Act (CBRA) in 1982. These recommendations were developed in accordance with Section 10 of the CBRA which directs the Secretary of the Interior to prepare a report to Congress on the CBRS which contains:

1. recommendations for the conservation of fish, wildlife, and other natural resources of the System based on an evaluation and comparison of all management alternatives;

2. recommendations for additions to, or deletions from, the Coastal Barrier Resources System, and for modifications to the boundaries of System units;

3. a summary of the comments received regarding the CBRS; and

4. an analysis of the effect of general revenue sharing grants on the CBRS.

The Department of the Interior's recommendations to Congress will serve to minimize the loss of human life, wasteful expenditure of Federal revenues, and damage to the natural resources of the undeveloped coastal barriers recommended for addition to the CBRS.

# B. Background

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The CBRA was the culmination of several years of study by Congress and the Department of the Interior (DOI) of Federal programs and coastal barriers. In 1977, the DOI initiated intensive studies of the Nation's coastal barriers. These early studies focused on the identification and assessment of alternative approaches for protecting coastal barriers and reducing the recurring Federal costs associated with their development. In January 1980, in cooperation with the Department of Commerce and the Council on

Environmental Quality, the Department of the Interior released a Draft Environmental Statement describing the results of these analyses. While containing no proposed action, this document identified the need to develop a consistent Federal policy related to coastal barriers and presented a broad range of program-specific options with three alternative levels of action. These were intended for a review that would lead to selection of a proposed action to be contained in a final environmental impact statement.

In 1981, the Omnibus Budget Reconciliation Act (OBRA) was passed. Section 341 of the OBRA amended the National Flood Insurance Act of 1968, to prohibit the issuance of any Federal flood insurance coverage after October 1, 1983, for any new construction or substantial improvements of structures located on undeveloped coastal barriers. The OBRA established a precedent for withdrawal of Federal financial assistance for development as one means of protecting coastal barriers and reducing recurring Federal costs associated with their development and reconstruction. Thereafter, the emphasis of the DOI studies shifted from assessing broad policy options to developing detailed criteria for implementing the OBRA provisions.

In accordance with the OBRA, on August 13, 1982, the Secretary submitted to Congress a report that made recommendations relating to the term "coastal barrier" and listed 188 coastal barriers recommended for designation as undeveloped coastal barriers under the OBRA. Three days later, the delineation criteria and the list of barriers were published in the <u>Federal Register</u> (47(158): 35696-35715).

The final EIS was not yet completed when the Coastal Barrier Resources Act was signed into law on October 18, 1982. Although the enactment preempted the final rulemaking on definition and delineation criteria and final designations of undeveloped coastal barriers by statutorily establishing the Coastal Barrier Resources System, the definitions used in the CBRA are consistent with the definitions used in the OBRA, and the delineations of the undeveloped coastal barriers in the CBRS are generally consistent with those proposed by the Secretary of the Interior in his 1982 report.

The CBRA retained the OBRA prohibition against Federal flood insurance for new construction or substantial improvements on structures on undeveloped coastal barriers on or after October 1, 1983. However, the CBRA went beyond the OBRA by expanding the scope of the prohibition of Federal expenditures and financial assistance to include all Federal programs that support development on the undeveloped coastal barriers within the CBRS. The CBRA, however, did exempt certain types of expenditures and assistance from the prohibition, namely, those for conservation, public recreation, scientific research, air and water navigation, national security, energy development, maintenance of existing public facilities and structures, general revenue sharing grants to the States, and public emergencies. The restrictions on Federal financial assistance--except for Federal flood insurance--became effective October 18, 1982.

The Final Environmental Statement was issued in May 1983. It assessed the likely environmental consequences considered in the planning process between January 1980 and October 1982. The Broad and High Level Protection

alternatives of the 1983 FES were written pursuant to enactment of the CBRA and in cognizance of the Section 10 requirement to prepare a report to Congress.

Following the issuance of the 1983 FES, the DOI published, in the <u>Federal</u> <u>Register</u> of December 5, 1983 (48(234): 54545), an outline of the studies it was undertaking to prepare the CBRA Section 10 report to Congress. Public comments on the study plan, requested in the same notice, were accepted through February 1, 1984.

As part of the information-gathering process, a draft national inventory of undeveloped coastal barriers on all United States coastlines, and a draft report on potential conservation alternatives for the CBRS were issued by the DOI in the spring of 1985. Although it did not include recommendations, the draft report provided a range of alternatives that could be used later as the basis for recommendations to Congress. Both documents were made available for review by State and local governments, Federal agencies, the Congress, and the public. By the close of the comment period on September 30, 1985, over 2,300 comments had been received expressing a wide variety of viewpoints and opinions.

During the comment period, Departmental representatives also met with State and local officials, and attended 26 public meetings and workshops in 10 States. After reviewing the public comments and the information gathered, the Assistant Secretary for Fish and Wildlife and Parks formulated proposed recommendations to Congress.

In March 1987, the DOI issued a second draft report containing these proposed recommendations. Public comments on this draft report were solicited and accepted for a 90-day period, closing June 23, 1987. More than 6,150 individuals commented on this document. Opinions were expressed on the proposed additions to the CBRS in every affected State and Territory and on all of the proposed conservation and technical amendments to the CBRA.

The draft version of this supplemental Legislative Environmental Impact Statement was released for public comment on February 1, 1988 (Federal <u>Register</u> 53(20):2792). Comments on the draft LEIS and further comments on the 1987 draft report were accepted through March 17, 1988. The DOI received 23 comment letters specifically related to the draft LEIS during the comment period.

After reviewing all the public comments the DOI received on both the 1987 draft report and the 1988 draft LEIS, the DOI prepared a final Report to Congress. This final LEIS has been revised so that the Proposed Action is consistent with the DOI's final recommendations to Congress and to address the concerns raised by the commenters on the draft LEIS.

#### CHAPTER II

# ALTERNATIVES INCLUDING THE PROPOSED ACTION

#### A. Alternative A - The Proposed Action

#### 1. Components of the Proposed Action

Under the Proposed Action, the following would be accomplished:

a. the addition to the CBRS of almost 791,000 acres of land (fastland and wetland) to the slightly less than one-half million acres currently in the System, for a total of 1,243,678 acres (see Tables 1 and 2).

b. the addition of undeveloped, unprotected secondary barriers, that is, those located in well-defined embayments, such as the Delaware Bay and Chesapeake Bay. This would add some 173 miles of shoreline and 67,210 acres to the CBRS (see Table 3).

c. the addition of undeveloped and unprotected coastal formations that function as coastal barriers but whose composition is not completely of unconsolidated sandy sediments, such as bedrock/glacial deposits in New England and the carbonate-cemented and mangrove shorelines of the Florida Keys, the Commonwealth of Puerto Rico, and the U.S. Virgin Islands. The latter three areas, which constitute almost all of this group, contain 137 miles of shoreline and 133,669 acres (see Table 4).

d. the addition of the aquatic habitats associated with the 186 existing CBRS units, as well as those associated with the newly identified coastal barriers totaling approximately 95% of the acreage recommended for CBRS inclusion (see Table 2).

e. the addition of privately owned, undeveloped, and unprotected coastal barrier properties located within conservation or recreation areas established by Federal, State, or local law (inholdings). These cover approximately 12,000 acres.

f. the deletion from the CBRS of the three military installations and one Coast Guard installation in the existing CBRS. This would reduce the CBRS by about 42 miles of shoreline and 15,000 acres.

g. the adjustment to boundaries of units presently in the CBRS in order to correct discrepancies discovered during the study, such as an area

State or Territory	Number of exist- ing CBRS units*	Number of units under Proposed Action	Shorelin length in CBRS (miles)	e Shoreline length under Proposed Actior (miles)	Total acreage in CBRS	Total acreage under Pro- posed Action	Fastland acreage in CBRS	Fastland acreage under Pro- posed Action
Maine	12	25	10.0	22.5	1.045	4,640	485	1,005
Massachusetts	5 44	60	70.7	119.3	17.214	66,290	3.871	6,904
Rhode Island	11	20	17.7	25.7	4,791	8,851	1,058	1,436
Connecticut	11	15	8.2	7.5	3,045	3,741	333	302
New York	12	42	21.0	45.0	4,635	18,399	1,131	1,965
New Jersey	0	8	0	13.5	Ó 0	5,486	0	396
Delaware	2	4	17.1	17.5	1,565	6,945	517	740
Maryland	0	36	0	28.0	0	7,163	0	1,605
Virginia	4	52	13.8	80.5	11,298	52,831	1,148	3,479
North Carolir	na 8	6	54.6	32.6	31,913	29,741	8,610	4,579
South Carolin	na 13	14	38.4	42.4	26,885	76,130	4,511	4,586
Georgia	6	6	16.2	19.9	33,073	64,255	5,126	5,506
Florida	33	65	118.8	172.4	61,575	305,200	19,378	39,511
Alabama	3	4	17.6	19.0	10,678	11,058	2,940	2,722
Mississippi	4	6	9.6	12.8	4,309	5,981	557	662
Louisiana	12	17	91.7	180.0	59,243	353,340	4,518	12,747
Texas	11	19	161.0	180.0	181,565	199,401	46,751	48,498
Puerto Rico	0	42	0	56.9	0	21,486	0	2,473
Virgin Island	ls <u>0</u>	20	0	13.4	0	2,740	0	587
TOTAL	186	461	666.4	1,088.9	452,834	1,243,678	100,934	139,703

Table 1. Summary of changes in the CBRS under the Proposed Action (by State or Territory).

\*D01 and D08 are counted in Rhode Island where most of these units are located. M01 is counted in South Carolina where most of it is located.

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State or Territory	Recommended Increase or Decrease in Shoreline Length (in miles)	Recommended Increase or Decrease in Acreage
Maine	+12 5	+3 595
Massachusetts	+48 6	+49 076
Rhode Island	+8.0	+4 060
Connecticut	-0.7	+696
New York	+24.0	+13.764
New Jersev*	+13 5	+5,486
Delaware	+ 0.4	+5.380
Maryland*	+28.0	+7.163
Virginia	+66.7	+41,533
North Carolina	-22.0	-2.172
South Carolina	+4.0	+49,245
Georgia	+3.7	+31.182
Florida	+53.6	+243,625
Alabama	+1.4	+380
Misissippi	+3.2	+1,672
Louisiana	+88.3	+294,097
Texas	+19.0	+17,836
Puerto Rico*	+56.9	+21,486
U.S. Virgin Islands	* +13.4	+2,740
TOTAL	+422.5	+790,844

Table 2. Recommended increases or decreases in shoreline length and acreage in the CBRS under the Proposed Action.

\*These States or Territories have no existing CBRS units; <u>all</u> of their acreage and shoreline lengths would be additions.

fully developed at the time the CBRA became law in 1982, or an area that does not qualify as a coastal barrier under the DOI criteria.

h. the addition of a provision to the CBRA that will enable the DOI to delete areas within the CBRS that become "otherwise protected" areas in the future, and the deletion of several areas in the existing CBRS that are currently otherwise protected.

i. the addition of a provision to the CBRA that will enable the General Services Administration (GSA) to add to the CBRS, before disposal, any excess Federal coastal barrier properties determined by GSA, in consultation with DOI, to be undeveloped, unless they otherwise qualify for exemption under the law.

j. the addition of a provision to the CBRA that would enable the DOI to add to the CBRS undeveloped barriers held for conservation or recreation purposes should the barriers be made available for development that would be inconsistent with the purposes of the CBRA.

State	Number of Units		Shoreline	Length (mi)	Acreage		
or	Exi	sting Proposed	Existing	Proposed	Existing	Proposed	
Territory	C	BRS Action	CBRS	Action	CBRS	Action	
Maine	3	7	2.7	4.9	276	612	
Massachusetts	8	13	9.2	17.1	1,496	4.677	
Rhode Island	3	8	5.2	11.0	515	1.532	
Connecticut	0	0	0	0	0	_,	
New York	3	25	5.2	21.7	743	6.542	
New Jersev	0	5	16.3	9.7	0	3,335	
Delaware	1	2	0	16.4	1.371	6.712	
Maryland	0	36	0	28.0	0	7.163	
Virginia	0	48	0	66.7	0	29,292	
North Carolina	0	0	0	0	0	0	
South Carolina	0	0	0	0	0	0	
Georgia	0	0	0	0	0	0	
Florida	0	7	0	12.8	0	6.314	
Alabama	0	1	0	2.8	0	914	
Mississippi	1	2	1.3	3.6	682	2,258	
Louisiana	0	0	0	0	0	0	
Texas	0	8	0	18.5	0	2,942	
Puerto Rico	0	0	0	0	0	0	
Virgin Islands	_0	_0	_0	0	0	0	
	19	162	39.9	213.2	5,083	72,293	
Net Gain under Proposed Action		143	173.	3	67,2	210	

Table 3. Secondary barriers in the existing CBRS and in the Proposed Action.

Table 4: Undeveloped and unprotected coastal barriers of the Florida Keys, Puerto Rico, and the U.S. Virgin Islands.

Area	Shoreline Length (in miles)	Acreage
Florida Keys Puerto Rico U.S. Virgin Islands	67.1 56.9 <u>13.4</u>	109,443 21,486 740
TOTALS	137.4	133,669

#### 2. Definitions of Undeveloped, Unprotected Coastal Barriers

In response to the Congressional mandate in Section 10(c)(2) of the CBRA that the DOI's Report to Congress include recommendations for additions to, or deletions from the CBRS and modifications to the boundaries of the System, DOI reviewed and expanded its definitions of coastal barriers for use in the Section 10 study. The definitions that were developed are based on Section 3 of the CBRA and are supported by definitions used previously by the DOI as well as by the legislative history of the CBRA. The scope and definitions outlined below were used to identify the areas recommended for addition under the Proposed Action.

a. Geographic scope. When Congress passed the CBRA in 1982, it only included coastal barriers located on the Atlantic Ocean and Gulf of Mexico coastlines in the CBRS. The legislative history does not clearly indicate whether Congress intended to expand the CBRS eventually to include other coastlines; therefore, the Proposed Action does not include coastal barriers on coastlines other than the Atlantic Ocean and the Gulf of Mexico. The Proposed Action does include, however, the undeveloped, unprotected coastal barriers located in the Florida Keys, the Commonwealth of Puerto Rico, and the U.S. Virgin Islands Territory, which were not included in the CBRS in 1982. These barriers border the Atlantic Ocean and are subject to the same dynamic forces and development pressures as the other Atlantic coastal barriers.

The inclusion of the undeveloped and unprotected coastal barriers of the Florida Keys, Puerto Rico, and the U.S. Virgin Islands would add 137 shoreline miles and 133,669 acres to the CBRS (see Table 4).

A coastal barrier is a depositional b. Coastal barrier composition. feature which generally consists of unconsolidated sedimentary materials, is subject to wind, wave, and tidal energies and protects landward aquatic habitats including the adjacent wetlands, estuaries, inlets. and shallow waters. Types of coastal barriers include islands, bay barriers, barrier spits, and tombolos. barrier Generally, coastal barriers are composed entirely of unconsolidated sediment composed of sand or gravel, but sometimes sediments include silt, cobbles, or larger rocks, or are consolidated. Three additional areas that function as coastal barriers are also included under the Proposed Action:

(1) Areas <u>containing carbonate-cemented deposits</u>, such as (a) <u>local</u> deposits of beach rock in tropical and semi-tropical regions that consist of carbonate-cemented gravel and/or beach sand underlain or overlain by unconsolidated sediment; and (b) <u>cemented dunes</u>, such as those found in Puerto Rico, where a carbonate-cemented dune line is located immediately seaward of a more or less typical coastal barrier, consisting of a beach (which may extend seaward to the cemented dune), dune, and mangrove. Cemented deposits may be local, as in the case of beach-rock, or extensive, as in the case of the emergent portions of the limestone deposits underlying the Florida Keys.

(2)consisting primarily of silt and clay, such as Areas (a) cheniers--narrow, wooded beach ridges that generally follow the shoreline and are parallel to and enclose marsh and mud-flat sediments on the landward side, characteristic of the southwestern Louisiana coast; and (b) fringing mangroves, nearshore deposits of silt and clay stabilized by mangroves as islands (overwash mangroves), and bands of mangroves along subtropical and tropical mainland shores in areas of low wave-energy, often located behind coral reefs. Fringing mangroves and associated reef systems are considered coastal barriers in tropical and subtropical areas because the protection afforded the associated aquatic habitats and the mainland is comparable to that given by coastal barriers that have a linear or curvilinear beach.

(3) Areas <u>containing glacial and bedrock deposits</u> when these consist of discontinuous outcrops of bedrock and coarse glacial deposits that make up less than 25% of a coastal barrier landform above mean high water. The substantial wave-energies in the area where glacial deposits occur (primarily New England) frequently move sediments and change their composition.

c. <u>Associated aquatic habitat</u>. Under the CBRA, an "undeveloped coastal barrier" is defined as including all associated aquatic habitats: "adjacent wetlands, marshes, estuaries, inlets, and nearshore waters." The original units of the CBRS, however, include only minimum aquatic habitats because the 1982 Congressional designations were based on Departmental delineations for a prohibition only on the sale of Federal flood insurance as required by the OBRA. Those delineations focused on the undeveloped fastland portion of the barriers where residential development might occur.

Under the Proposed Action, the associated aquatic habitat is defined as the entire area subject to diminished wind, wave, and tidal energies during a major storm because of the presence of the coastal barrier. It is delineated to include up to a 1-mile expanse of open water or a 5-mile expanse of marsh behind a barrier, including those Coastal Plain remnants seaward of the continuous Pleistocene landmass.

Coastal barriers protect the aquatic habitats between the barrier and the mainland. These aquatic habitats are critically important to many fish and wildlife species, including most of the Nation's commercial fish and shellfish harvest. The barrier and its associated aquatic habitats are one ecological system and the health and productivity of the entire ecosystem depends upon the rational use of all the component parts.

"Associated aquatic habitats" include all wetlands (e.g., tidal flats, swamps, mangroves, and marshes), lagoons, estuaries, coves between the barrier and the mainland, inlets, the nearshore waters seaward of the coastal barrier including the sand-sharing system, and, in some tropical areas, the coral reefs associated with coastal mangroves. Under normal weather conditions, only aquatic habitats immediately adjacent to coastal barriers are exposed to direct wave attack. Major coastal storms and their associated wind and wave energies, however, routinely affect the entire landward aquatic habitat. Such habitats survive major storms because coastal barriers absorb the brunt of the ocean's energies. Storm waves break on the barrier beach, leaving a diminished storm wave to travel into the wetland. At the same time, the wetland stores storm flood waters, easing the flood pressure on the mainland.

Protection of the aquatic habitats between a coastal barrier and the mainland from wave attack during major storms has long been recognized as a fundamental function of coastal barriers. The expanded definition of associated aquatic habitats in the Proposed Action reflects the specific mandate in Section 10 of the CBRA to make recommendation for conservation of fish, wildlife, and other natural resources of the CBRS. All such associated aquatic habitats are inseparable parts of the coastal barrier ecosystem.

The associated aquatic habitats recommended for inclusion in the CBRS encompass about 752,075 acres.

d. <u>Secondary barriers</u>. Secondary coastal barriers are found in large bays or in lagoons on the mainland side of coastal barrier systems if a suitable sediment source and sufficient wind, wave, and tidal energy exist within the embayment. These secondary barriers, such as those in the Chesapeake Bay, Delaware Bay, and Narragansett Bay, are maintained primarily by waves generated internally by wind rather than open ocean waves. Consequently, they are generally smaller and more ephemeral than barriers directly fronting the ocean.

Irregularities in the shape of the beach and breaks in the continuity of the linear or curvilinear features are also characteristic of secondary barriers. Nonetheless, these secondary barriers protect important fish and wildlife habitats and provide substantial protection for the mainland during major storms in much the same fashion as primary coastal barriers.

In 1982 Congress included 19 secondary barriers (e.g., Broadkill Beach, Delaware, and Buzzard Bay Complex, Massachusetts) in the CBRS even though the DOI's 1982 criteria did not specifically address this part of the coastal zone. The Proposed Action would add 143 secondary barriers covering about 173 miles of shoreline and 67,210 acres to the CBRS (see Table 3 for State statistics).

e. <u>Otherwise protected coastal barriers</u>. Congress excluded from the CBRS undeveloped coastal barriers that are "included within the boundaries of an area established under Federal, State, or local law, or held by a qualified organization as defined in Section 170(h)(3) of the Internal Revenue Code of 1954, primarily for wildlife refuge,

sanctuary, recreational, or natural resource conservation purposes" (hereinafter referred to as "otherwise protected" areas). About one-third (34%) of the Atlantic and gulf coast falls into this otherwise protected category. In his 1982 Report to Congress on Undeveloped Coastal Barriers, the Secretary of the Interior recommended that otherwise protected areas be included in the CBRS to ensure that owners of property within the boundaries of these areas not be granted Federal flood insurance. In accordance with these concerns, otherwise protected coastal barriers on the Atlantic and gulf coasts have been identified (see Table 5).

A review by the Coastal Barriers Study Group, however, revealed that most of the federally subsidized development that occurs in protected areas is necessary to provide public access and accommodate visitors. More than 95% of the beach-oriented recreational use of federally protected areas occurs on coastal barriers. Much of this use is moderateor low-intensity resource oriented recreational and educational activity. Although a few otherwise protected areas contain substantial amounts of "permanent" public recreational development, most are undeveloped, contain scattered development of a temporary or minimal nature (such as boardwalks, dune crossings, picnic areas, campsites), or contain only a single developed area of bathhouses and other facilities to support beach-oriented recreation.

Under the Proposed Action, all otherwise protected areas in the existing CBRS would be deleted from the System. However, the Proposed Action would also provide for automatic inclusion of otherwise protected, undeveloped coastal barriers should they ever be made available for development that is inconsistent with the CBRA purposes or the long-term conservation of the barrier. An amendment to the CBRA providing a legislative directive to the DOI to develop guidelines for acceptable development would also be necessary. These guidelines could be similar to the Secretary's Standards for Historic Preservation used to certify Historic Preservation Tax Credits and should be developed with opportunity for public comment. Lack of adherence to the guidelines would constitute justification for automatic inclusion in the CBRS. Federal expenditures in otherwise protected areas should support recreation, education, and conservation activities that are consistent with the maintenance of the The DOI criteria used to judge acceptable natural environment. development could include but not be limited to the following:

- . the development is necessary to fulfill the purposes of the area; . the development and its use can be accommodated on the barrier without significantly interrupting natural geological or ecological processes; and
- . the development is located landward of the primary dunes and on the most stable portion of the barrier.

The Proposed Action would also include all privately owned property within but not a part of an otherwise protected area on an undeveloped coastal barrier (inholdings) in the CBRS.

State or	Federal Protection	State/Territory Protection	Local Protection	Private Protection
Maipo	ς.	Ę	2	Λ
Maceachusotte	3	9	ے۔ ۱ <i>۸</i>	1
Rhode Island	<u>л</u>	8	8	0
Connecticut	2	6	л Л	3
New York	8	10	31	0
New Jersev	3	8	1	1
Delaware	1	7	0	1
Marvland	4	12	1	0
Virginia	6	5	3	5
North Carolina	3	5	1	2
South Carolina	3	6	1	2
Georgia	5	5	0	1
Florida	23	41	20	3
Alabama	2	3	0	2
Mississippi	1	0	0	0
Louisiana	3	5	0	0
Texas	7	19*	1	1
Puerto Rico	3	21	2	2
Virgin Islands	<u>13</u>	_0		
Total	99	175	89	25 Grand Total 388

Table 5. Number of otherwise protected areas identified on undeveloped coastal barriers on the Atlantic Ocean or Gulf of Mexico coasts.

\*Includes General Land Office lands behind existing and proposed CBRS units.

- f. <u>Military and Coast Guard lands</u>. The CBRS includes some 15,000 acres of military and Coast Guard land, including about 42 miles of shoreline on four installations. After consultation with the DOI, "military activities essential to national security" (Section 6(a)(4)) are exempt from the restrictions of the CBRA. The DOI understands that most military activities along the Atlantic Ocean and Gulf of Mexico coasts are essential to National security. Under the Proposed Action, all military and Coast Guard lands in the existing CBRS would be deleted from the System and no new military or Coast Guard lands would be added to the CBRS.
- g. <u>Development status</u>. The definitions of development presented in the 1983 FES were also used to identify undeveloped barriers under the Proposed Action (i.e., less than one structure per 5 acres of fastland and at least 1/4-mile shoreline length), except that phased development was not considered. Physical evidence that infrastructure is in place to each unit in the development must be present

before an area is considered developed. This infrastructure must be provided by the developer, thereby demonstrating his commitment to imminent construction.

#### 3. Delineation of Undeveloped, Unprotected Coastal Barrier Units

Once an undeveloped, unprotected coastal barrier was identified according to the definitions presented above, delineation of units included under the Proposed Action was accomplished in the following manner.

a. <u>Delineation of undeveloped portions of barriers</u>. The undeveloped portions of coastal barriers were delineated according to the following criteria.

(1) Where <u>an undeveloped area adjoins continuous development</u>, the boundary line is drawn generally perpendicular to the undeveloped shoreline across the entire coastal barrier and the associated aquatic habitat at the break in development.

(2) Where an undeveloped area contains isolated clusters of approximately ten or more structures and the impact of the development on geological and ecological processes is local and confined primarily to the fastland on which the structures are located, a boundary line is drawn around the cluster of development to exclude it from the unit.

(3) In cases of <u>partially undeveloped coastal barriers</u>, only the associated aquatic habitat that is behind the undeveloped portion of the coastal barrier is included in the unit.

b. <u>Delineation of landward boundaries</u>. On the landward side, the boundary encompasses the core of the barrier itself as well as the associated aquatic habitats consisting of wetlands, shoals, islands, channels, and open water landward of the fastland portion of the coastal barrier.

(1) In general, the <u>landward boundary</u> of a coastal barrier is a continuous line which follows the interface between the aquatic habitat and the mainland, as defined on topographic maps or aerial photographs by a change in vegetation. The boundary was not drawn more than 5 miles landward of the mean high water line on the unprotected side of the coastal barrier.

There are four types of aquatic environments that occur landward of coastal barriers that require special delineation criteria.

(2) An open body of water greater than one mile wide exists landward of the coastal barrier. Here, the boundary is drawn through the open water about one mile landward of the farthest landward extent of wetlands on the protected side of the barrier. If there exists a discernible natural or artificial channel, the boundary is drawn along the side nearest the coastal barrier. If a political boundary exists in the open water about one mile landward of the coastal barrier, it is used as the landward boundary.

(3) <u>Continuous wetland extends more than five miles landward of the</u> <u>coastal barrier</u>. Generally, the boundary is drawn through the wetlands along an identifiable natural or artificial channel, or a political boundary nearest to the 5-mile limit in the manner described immediately above. If such features are lacking, the boundary is drawn through the wetland, generally parallel to and 5 miles landward of the mean high water line at the seaward side of the coastal barrier.

Coastal Plain remnants present special delineation problems, (4)especially along the coasts of South Carolina, Georgia, and northeastern Florida. These isolated upland landforms are located within the coastal zone between the present shoreline and the more continuous uplands of the Coastal Plain and are the result of coastal sedimentation at a higher stand of sea level than the present one. Coastal Plain remnants are generally surrounded by wetland habitats. Where all or part of the Coastal Plain remnant is responding to modern wind, wave, and tidal energies, it is treated as a primary or secondary barrier. Where the Coastal Plain remnant is not significantly impeding or altering the process in the surrounding wetlands due to large size or high elevation, it is included in the associated aquatic habitat up to 5 miles landward of the present shoreline. Where Coastal Plain remnants begin to form a more-or-less continuous line within the wetlands, the landward boundary is drawn along the seaward margin of the Coastal Plain remnants, excluding them from the unit.

(5) <u>Watercourses flow into the aquatic habitat from the mainland</u>. The boundary line is drawn at the first natural or artificial constriction with the drainage landward of the coastal barrier.

- c. <u>Delineation on the seaward side</u>. Each coastal barrier unit contains the entire sand-sharing system, including the beach, shoreface, and offshore bars. The sand-sharing system under the Proposed Action is normally delineated on the seaward side by the 30-foot bathymetric contour. For secondary barriers the sand-sharing system is more limited in extent and is defined by the 20-foot bathymetric contour line or a line approximately one mile seaward of the shoreline, whichever is nearer the coastal barrier.
- d. <u>Adjustments to boundaries</u>. Several areas included in the CBRS in 1982 were incorrectly defined as undeveloped or they were incorrectly delineated according to DOI criteria. Under the Proposed Action, these inconsistencies would be corrected.
- B. <u>Alternative B No Action</u>

Under the No Action alternative, no changes would be made in the existing CBRS.

#### 1. Geographic Scope

Under the No Action alternative, the geographic scope of the CBRS would remain the same and no new areas would be added to the System. The Florida Keys, Puerto Rico, and the U.S. Virgin Islands would not be added to the CBRS. The barriers of the States of New Jersey and Maryland also would not be included in the CBRS. About 180 miles of shoreline and 150,000 acres would be excluded from the CBRS in these five areas.

#### 2. Coastal Barrier Composition

Under the No Action alternative, those coastal barriers not composed entirely of unconsolidated sandy sediments, such as carbonate-cemented deposits, cheniers, fringing mangroves, and coral reefs, would not be added to CBRS. Approximately 213 miles of shoreline and 270,000 acres would be lost to the CBRS.

#### 3. Associated Aquatic Habitat

Under the No Action alternative, no additional associated aquatic habitat would be added to the CBRS. About 95% of the total acreage recommended for addition to the CBRS, or about 752,075 acres, is associated aquatic habitat. The entire associated aquatic habitat protected by a coastal barrier is a vital part of that ecosystem. This component of the No Action alternative would act at counterpurpose with the specific mandate in Section 10 of the CBRA to make recommendations for the conservation of fish, wildlife, and other natural resources of the CBRS.

#### 4. Secondary Barriers

Under the No Action alternative, no secondary barriers in the Chesapeake Bay and other large bays and lagoons on the Atlantic and gulf coasts would be added to the CBRS. Omitting the secondary barriers would exclude some 67,210 acres of coastal barriers with 173.3 miles of shoreline from the CBRS. Five of the eight units recommended in the State of New Jersey, 48 of the 52 units recommended in Virginia, and all of the 36 units recommended in the State of Maryland are secondary Together these States' secondary barriers comprise almost barriers. 40,000 acres, or about 59% of the secondary barrier total. Bays are vitally important areas for commercial and sport fish, as well as other The No Action alternative, in excluding secondary fish and wildlife. from the CBRS, would leave out a link in the chain of barriers protection for coastal fish and wildlife.

#### 5. Otherwise Protected Coastal Barriers

The approximately 24,000 acres of otherwise protected areas in the existing CBRS would remain in the System under the No Action alternative. Privately owned property located within but not a part of an otherwise protected area on an undeveloped coastal barrier--the inholdings--would not be included in the CBRS.

The No Action alternative would also overlook the benefit of including, in the future, any otherwise protected, undeveloped coastal barriers held for conservation purposes should they ever be made available for development that is inconsistent with the purposes of the CBRA. Table 5 lists the the location of the 388 otherwise protected areas on the Atlantic and gulf coasts.

#### 6. Military and Coast Guard Lands

Under the No Action alternative, some 42 miles of shoreline and 15,000 acres of coastal barrier land on three military installations and one Coast Guard facility would remain in the CBRS. Military activities essential to National security are exempt from the restrictions of the CBRA (Section 6) after consultation with DOI. The construction, maintenance, and rehabilitation of Coast Guard facilities and access to them are also exempted (also Section 6).

The No Action alternative also would not allow any military or Coast Guard lands on an undeveloped coastal barrier to be automatically added to the CBRS should they become excess or surplus Federal property and otherwise qualify for addition to the CBRS.

# 7. Adjustments to Boundaries

Several areas included in the CBRS were incorrectly defined as undeveloped coastal barriers or inconsistently delineated at the time of inclusion in 1982. The No Action alternative would perpetuate these inaccuracies.

The major elements of the Proposed Action and the No Action alternatives are compared in Table 6.

#### C. Scoping (Other Alternatives Considered)

In addition to the two alternatives, the Proposed Action and No Action, which have been presented in some detail in this supplement, two other alternatives were considered in the 1983 FES: major the Limited Alternative and the Broad Alternative. The Broad Alternative would include otherwise protected coastal barriers and coastal barriers on the Great Lakes, the Pacific Coast, Alaska, Hawaii, and American Samoa in the CBRS. During 1983-85, the Coastal Barriers Study Group gathered preliminary information about undeveloped coastal barriers on all U.S. coastlines and solicited public comments on their inclusion in the CBRS. A Broad Alternative, however, was not considered in detail here because the legislative history of the CBRA does not clearly indicate whether Congress intended to expand the CBRS to include barriers on other coastlines. Because Congressional intent is unclear and there is so much controversy surrounding expansion to other coastlines, the DOI does not plan to complete studies of other coastlines unless directed to do so. A Limited Alternative was not considered in detail here because there was no systematic way to limit proposed additions and still keep the alternative distinct from the No Action Alternative. The various elements considered

	Variable	Proposed Action	No Action
1.	Geographic scope	Atlantic Ocean, Gulf of Mexico coasts, including the Florida Keys and coasts of Puerto Rico and U.S. Virgin Islands.	Atlantic Ocean and Gulf of Mexico coasts. The Florida Keys, Puerto Rico, and the U.S. Virgin Islands are not added to the CBRS.
2.	Composition of coastal barriers	Primarily unconsolidated sediments, but also includes certain consoli- dated sediments (e.g., carbonate- cemented deposits), cheniers, fringing mangroves, and glacial/ bedrock deposits.	Barriers composed of consolidated sediments or silt/clay are not added to the CBRS.
3.	Associated aquatic habitat	The entire aquatic habitat subject to diminished wind, wave, and tidal energies during a major storm because of the presence of a coastal barrier is included in the CBRS: up to a one-mile expanse of open water or a five-mile expanse of marsh behind a barrier. Also includes the coral reef systems associated with fringing mangroves in tropical areas.	No additional associated aquatic habitat is added to the CBRS. The existing CBRS units only include aquatic habitats having a strong geographic and ecologic relation- ship with the coastal barrier.
4.	Secondary barriers	Barriers located in large bays or in lagoons behind coastal barrier systems are added to the CBRS.	Secondary barriers are not added to the CBRS.

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Table 6. Comparison of elements of the Proposed Action and No Action alternatives.

Table 6. (Concluded).

Variable		Proposed Action	No Action			
5. Protective ownership		All privately owned property within but not a part of an otherwise pro- tected area on an undeveloped coastal barrier (inholdings) are added to the CBRS.	Inholdings are not added to the CBRS.			
		All otherwise protected lands currently included in the CBRS are deleted. Any otherwise protected area would be automatically included in the CBRS if ever made available for development incon- sistent with purposes of the CBRA.	Otherwise protected areas currently in the CBRS would remain in the System. Otherwise protected coastal barriers made available for development would not be auto- matically added to the CBRS.			
6.	Military and Coast Guard lands	All military and U.S. Coast Guard lands currently included in the CBRS would be deleted. Any military and Coast Guard land on an undeveloped barrier that becomes excess/surplus would be subject to automatic inclusion in the CBRS.	Three military installations and one Coast Guard station with about 15,000 acres of land and 42 miles of beachfront would remain in the CBRS. Excess military and Coast Guard lands on undeveloped coastal barriers would not be automatically included in the CBRS.			
7.	Adjustments to boundaries	Boundaries of the CBRS would be adjusted to delete areas that were incorrectly defined as undeveloped in 1982 or do not qualify as coastal barriers according to DOI criteria.	All boundaries of the CBRS would remain the same.			

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in the Limited and the Broad Alternatives in the 1983 FES are presented in summary form in Table 7.

The 1985 draft National inventory was accompanied by a draft text report which also considered a range of alternatives for conservation of the CBRS, including acquisition, regulatory amendments to the CBRA, and tax law amendments. Public comment was also solicited on these alternatives. Volume 1 of the final CBRS Report to Congress discusses these alternatives in depth and presents the DOI's recommendations on each.

# 1. Acquisition

The NPS and FWS are authorized to collect recreation fees which are deposited in the Land and Water Conservation Fund (LWCF) and used to acquire lands for the National Park System and the National Wildlife Refuge System. The FWS is also authorized to use Federal duck stamp revenues deposited in the Migratory Bird Conservation Fund (MBCF) for acquisitions. Both the LWCF and the MBCF employ the user-fee approach to land acquisition.

Since enactment of the CBRA, several CBRS units have been acquired for recreational or conservation purposes, including Shackleford Banks (NPS--Cape Lookout National Seashore), part of Mobile Point (FWS--Bon Secour National Wildlife Refuge), and several areas in Florida (for the State park system). Acquisition, however, has been limited because of the excessive cost of acquiring prime beach real estate. It is pursued on a case-by-case basis as determined necessary by individual land-managing agencies.

In the CBRS Report to Congress, the DOI recommends that the Federal Government continue to employ the user-fee concept in acquisition of CBRS lands as appropriate. Acquisition is not economically feasible for the entire CBRS.

#### 2. <u>Regulatory Consistency</u>

Although the CBRA restricts Federal funding of new construction within CBRS units, it does not prevent Federal agencies from issuing permits for activities within or adjacent to CBRS units. These activities have the potential for adversely affecting the fish and wildlife resources of the CBRS or creating risks to human safety. Amending the CBRA to require that Federal permits for activities within or adjacent to the CBRS be consistent with the purposes of the CBRA is one option for addressing this problem.

Requiring regulatory consistency at the Federal level, however, would depart from the basic CBRA premise that conservation can be achieved without increasing Federal regulatory involvement by simply withdrawing Federal financial support for development of undeveloped coastal barriers. Furthermore, most States have additional regulatory safeguards that also serve the purposes of the CBRA. These include wetland protection programs, construction setback requirements, and

Table 7.	Comparison o	felements	in	other	alternatives	considered	in	the	1983	FES.
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Variable	Limited Alternative	Broad Alternative
Geographic coverage	Coasts of the Atlantic Ocean and Gulf of Mexico.	All coasts of the United States and its territories, and major embayments on Atlantic Ocean and Gulf of Mexico coasts (i.e., Pacific Ocean coast, Alaska, Hawaii, American Samoa, Great Lakes, Puerto Rico, U.S. Virgin Islands, and large, well-defined bays, e.g., Chesapeake and Delaware Bays).
Sediment characteristics	Unconsolidated and only if of recent geologic age. Excludes areas of beach rock.	Unconsolidated and regardless of geologic age; including local beach rock deposits; also areas having a consolidated core of coquina, coral limestone, or other marine calciferous rock.
Wind, wave, and tidal energies	Excludes the portions of coastal barriers least subject to flooding (those outside the 100-year flood- plain) and landfall of hurricane- force storm; linear/curvilinear features must be present. Coastal barriers in bays or lagoons excluded.	Susceptibility to flooding and storm damage not considered; ocean-facing marsh and mangrove islands lacking linear/curvilinear features included, as are coastal barriers in bays or lagoons.
Associated aquatic habitats	Only fastlands and aquatic habitats completely surrounded by fastlands included.	Continuous aquatic habitat landward of the coastal barrier, as well as submerged portion of the sand-sharing system on the seaward side included.
Portions thereof	A minimum ocean-facing shoreline of 1.0 mile.	A minimum ocean- or bay- or Great Lake- facing shoreline of 0.1 mile.
	(Continued)	

Variable	Limited Alternative	Broad Alternative
Impacts of human activities	Demonstrable geologic or ecologic impact considered in all cases.	Impacts not considered; delineation based solely on density of structures.
Protective ownership	All publicly owned lands, regard- less of purpose, and lands held by private organizations for purposes stated in Section 6(a) of the CBRA not designated as undeveloped coastal barriers excluded.	Protected areas included regardless of location on coastal barrier, provided the area contains not less than ten contiguous acres held in fee or as easement for protection.
Few human-made structures	Structures defined as all buildings, developments, and facilities occupying 200 square feet or more.	Structures defined as walled and roofed buildings occupying 200 square feet or more.
	Minimum allowable density set at less than one structure per five acres per fastland.	Maximum allowable density set at more than one structure per five acres of fastland.
	Appurtenant structures included in determining density.	Appurtenant structures not included in determining density.
	Phased development projects excluded regardless of size.	Phased development plans not considered in determining development status
Full complement of infrastructure	Vehicle access required to subdivision only; reasonable availability of utilities required to subdivision only.	Infrastructure not considered.

Tab	le	7.	(Concluded)	
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post-storm reconstruction policies to control development on barriers. Therefore, in the CBRS Report to Congress, the DOI recommends no regulatory amendments to the CBRA.

#### 3. Tax Amendments

Over the years since the Internal Revenue Code was enacted, the tax system has exerted a pervasive influence on the decisions of private individuals and businesses. In coastal communities, tax-induced distortions have had significant costs in terms of lost property, public revenues, and natural resources. A tax policy that is neutral toward development decisions on coastal barriers could reduce impacts on the fish, wildlife, and other natural resources of the CBRS. Adjustments in Federal tax policy could result in conservation by allowing development in the CBRS to be based on market signals, basically unaltered by Tax Code provisions.

Based on this logic, the 1985 draft report devoted considerable discussion to possible tax amendments for conservation of the CBRS. In 1986, however, the Tax Reform Act made sweeping changes in the Internal Revenue Code. A guiding principle of the Act was the reduction of the Code's interference with the economic decisions made by individuals and businesses. The Act changes many of the provisions in the Code that interfered with market decisionmaking.

In the CBRS Report to Congress, the DOI recommends no tax law amendments at this time. The DOI believes that having just enacted a major tax reform after two years of debate and legislative effort, a period of stability and certainty in the tax law is necessary. The Department of the Treasury has also assured the DOI that the interpretation of the rules issued under Section 170 of the Code, the section governing conservation easements, has not adversely affected charitable contributions within the CBRS.

#### D. Mitigating Measures

There are no mitigating measures directly connected to the Proposed Action. The entire law to which it is related, the CBRA (P.L. 97-348), is designed to mitigate potential losses of the environment by prohibiting in the designated CBRS, Federal expenditures for development that might diminish the environment on coastal barriers.

# CHAPTER III

#### AFFECTED NATURAL ENVIRONMENT

The coastal barriers of the Atlantic Ocean and Gulf of Mexico coasts make up one of the longest and best defined chains of coastal barriers in the world. These features generally parallel the mainland coasts and to varying degrees enclose and thereby protect aquatic habitats, such as estuaries and marshes, as well as the mainland from direct wave assault from the open seas. With the exception of the Florida Keys, Puerto Rico, the U.S. Virgin Islands, and secondary barriers, the natural environments of coastal barriers and their associated aquatic habitats are discussed completely in the 1983 FES. Only a brief summary of that information appears below; the natural environments of the Keys, Puerto Rico, the Virgin Islands, and secondary barriers, however, are discussed in detail.

#### A. General Overview of Coastal Barrier Processes

1. Generally, coastal barriers can be divided into <u>five interrelated</u> <u>ecosystems</u>: (1) coastal marine, (2) maritime, (3) estuarine, (4) freshwater (riverine, etc.), and (5) uplands on mainland (Figure 1). Characterized by a unique combination of geological and biological features, each ecosystem is molded by the physical influences of winds, waves, tides, currents, precipitation, and river flow patterns.

2. As one might expect, there is a high degree of <u>regional diversity</u> within the chain of coastal barriers. The diversity is determined by spatial changes in the physical processes. The land forms that develop are shaped by the dominant physical factors of tidal range, wave energy, sediment supply from riverine sources, and the distribution of older coastal sand bodies that supply the barrier sediments.

3. Local sea-level rise is also of great significance. Fairly accurate sea level records have been kept around the world over the last century. These indicate that global sea level has increased about 12 cm over the past 100 years, implying an annual global average rate rise of 1.2 mm--a figure that does not give rise to great concern. Many parts of the U.S. coastline, however, are subsiding at the same time, making the local sea-level rise appear much greater: about 1 foot in the last century. Subsidence is especially great along the central Gulf of Mexico coast, where the weight of the Mississippi delta muds, withdrawal of groundwater from shallow aquifers, and extraction of oil and gas contribute to subsidence of the land surface.



Figure 1. Generalized cross-section of sandy coastal barrier ecosystems.

There is also evidence that global warming as a result of the release of carbon dioxide and other greenhouse gases into the atmosphere will, in time, accelerate the worldwide rate of sea-level rise. The EPA and the National Academy of Sciences have estimated a 3-to-5-foot rise in sea level along the U.S. coast over the next century because of these processes.

Coastal barriers typically respond in one of two ways to sea-level rise; they may drown beneath the rising waters, or they may move landward continuously by erosion along the shoreface and overwash. Although there is controversy among scholars on the issue, it appears that at least some of the Gulf of Mexico's barriers are drowning, while most barriers along the Atlantic coast are moving landward. The potential impacts of rising sea level on coastal barriers are discussed in greater detail in Volume 1 of the CBRS Report to Congress.

4. The coastal barriers--both those now in the CBRS and those being for inclusion in the CBRS--have three recommended environmental characteristics in common: (a) they are subject to wind, wave, and tidal energies; (b) they protect associated aquatic habitats and consequently the fish and wildlife in those associated aquatic habitats; and (c) they protect the mainland. Coastal barriers also share three common characteristics important to people: (a) they protect the vast commercial and recreational fisheries found in associated aquatic habitats; (b) they are hazardous sites for permanent human occupancy, much more hazardous than sites on the coastal mainland; and (c) because of their high susceptibility to natural disasters, they are sites where reoccurring use of Federal monies for development and redevelopment affect all American taxpayers.

#### B. Natural Environments of the Florida Keys

The word "key" comes from the Spanish work "cayo," which means small, low-lying island. The Florida Keys are a narrow, elongated chain of 97 low-lying islands extending in an arc from south and west of Miami to the Dry Tortugas about 235 miles away. Geologically, the Keys are composed of two limestone belts. The long linear islands from Key Largo to Bahia Honda Key consist of reef limestone (Key Largo limestone and Miami oolite), while the more irregular islands, those trending somewhat more northwesterly, from Big Pine Key to Key West, consist of cemented granular limestone.

The Key Largo formation is an old Pleistocene coral reef. Numerous pits or holes in the surface of the Keys' limestone, referred to as breccias and created by dissolution of the rock, are apparent. These pits act as storage areas of coral debris, organic soils, and other loose material (Krawlec 1977). About 2 to 5 miles offshore, a living coral reef runs parallel to the Keys. All sand in the Keys is calcium carbonate. It consists primarily of the skeletal remains of the calcareous green alga <u>Halimeda opuntia</u>, mollusks, and foraminifera; coral debris; and Pleistocene limestone rubble (Jindrich 1969, Enos 1977). Sand is limited in the Keys; most is found in a series of small tidal deltas on both sides of the tidal passes separating the individual keys and in small pocket beaches between limestone headlands. The shallow Florida Bay, filled with carbonate mudflats, seagrass beds, and small mangrove islands, separates the Keys from the south Florida mainland. Fringing mangroves typically front the Keys where beaches are absent. Figure 2 presents a generalized crosssection of the Keys.

The Florida Keys do not fit the definition of a coastal barrier as an accumulation of unconsolidated sediments in that their core is composed of Pleistocene limestone. However, the Keys do function as coastal barriers and share a number of characteristics with sandy barriers. They are both subject to wind, wave, and tidal energies and to severe flooding and damage by hurricanes, and they both protect landward aquatic habitats. The Florida Keys provide the quiet-water environment of Florida Bay.

The abundant coral reefs and seagrass beds in the Florida Keys support a great variety of recreationally and commercially important shellfish resources. Among these are spiny lobsters, stone crabs, and pink shrimp. These habitats also support large numbers of fish. In fact, the combination of favorable water temperatures, variety of habitats, and abundance of nutrients results in an extremely rich fish fauna of over 500 species. Many of the fish, particularly members of the snapper and grouper families, provide important recreational and commercial fisheries.

The fringing mangrove communities along the Keys have been described by Odum et al. (1982). Characteristically, red mangroves (<u>Rhizophora mangle</u>) grow along the shoreline and black mangroves (<u>Avicennia germinans</u>) grow farther inland, in the intertidal and supratidal zones. Mangroves are productive ecosystems which support a high diversity of fish, birds, and other wildlife. The mangrove food web, based largely on leaf detritus, also supports nearshore fisheries. The distinctive red mangrove prop roots provide vital nursery habitat for juvenile fish and shellfish. They also trap sediments and over a period of several years can extend the shoreline seaward.

Upland vegetation is found on some keys where elevations are sufficient. On the northern keys and Big Pine Key, hardwood hammocks, unique assemblages of tropical and semitropical trees and shrubs, are found. Caribbean slash pine stands (<u>Pinus elliottii</u> vars. <u>densa</u>) occur on the islands surrounding and including Big Pine Key (Schomer and Drew 1982). Uplands on the southern Keys support pines, thatch palms, palmettos, shrubs, and grasses in communities similar to those on the south Florida mainland.

Major storms have assaulted the Keys on many occasions and their impacts are well documented. The most dramatic of these was a hurricane that hit the Keys in 1935. This hurricane was one of the most violent in U.S. history, with a recorded barometric pressure of 26.35 inches and winds exceeding 200 mph (Shepard and Wanless 1971). That hurricane destroyed virtually all human-made structures in the Matecumbe area, including the railroad under construction between Miami and Key West, and killed 400 people. The railroad was abandoned, but its route was used later for U.S. Highway 1. The level topography of the Keys makes human-made structures on



Figure 2. A generalized cross-section of the Florida Keys (from Pilkey, Jr., et al. 1984).

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them as vulnerable to destruction by hurricanes as those on the lowest profile, mostly washover-prone sandy coastal barriers.

Geologically, however, the Keys react differently to hurricanes than sandy barriers do, as documented in a study of Hurricane Donna in 1960 (Ball et al. 1967). The active reefs of the Keys are broken down, producing large amounts of rubble, and the sandy material is moved across and between the Keys, accumulating on flats in Florida Bay. There is little physical change in island shape brought about by storms, however, because of the hard limestone.

Hurricane landfall frequencies are very high in the Keys (Figure 3). The mean annual offshore wave energy, however, is the lowest of any sector along the United States' coast. This combination of generally peaceful waters with occasional hurricanes carries great potential danger because the human inhabitants--many of whom have not resided in the Keys for long--and the visitors are not generally prepared for the potential devastation of storm hazards there.

# C. Natural Environments of Puerto Rico and the U.S. Virgin Islands

Puerto Rico is the easternmost island of the Greater Antilles. The U.S. Virgin Islands, consisting of St. Croix, St. Thomas, St. John, and about 90 smaller islands, lie about 40 miles east and southeast of Puerto Rico. Puerto Rico, St. Thomas, and St. John are on the Puerto Rican plateau; St. Croix, 35 miles to the south, is on a separate submerged ridge. As a transition zone between oceanic and continental plates, the Caribbean island arc is an active earthquake zone. Tsunamis have occurred in the area.

The coastal barriers on Puerto Rico and the U.S. Virgin Islands often differ from the curvilinear, sandy barriers found on the east coast of the continental United States. Along the north coast of Puerto Rico, a carbonate-cemented dune line is located immediately seaward of a more typical coastal barrier consisting of beach, dunes, and mangroves. Ιn other areas, deposits of beach rock--carbonate-cemented gravel--overlay or underlay the unconsolidated sediments on the barrier. Fringing mangroves occur in many areas. The mangroves stabilize nearshore deposits of silt and clay in low wave-energy environments. Many of these fringing mangroves occur behind coral reefs. Fringing mangroves and associated coral reef systems are considered coastal barriers in tropical and semitropical areas because the protection they provide is comparable to that provided by linear or curvilinear sandy barriers.

The mangrove communities in Puerto Rico and the U.S. Virgin Islands consist of red mangroves (<u>Rhizophora mangle</u>) growing along the shoreline and black (<u>Avicennia germinans</u>) and white (<u>Laguncularia racemosa</u>) mangroves in the interior. Off the south coast of Puerto Rico there are mangrove islands (cays) with red mangroves near shore and black mangroves in the interior. Like those in Florida, the mangroves in Puerto Rico and the U.S. Virgin Islands support abundant fish and wildlife resources.



Figure 3. Annual hurricane landfall probabilities in the United States (from Nummedal 1983, data compiled from Simpson and Lawrence 1971). Notice high probabilities in the two Florida Keys sectors.

In some parts of Puerto Rico and the U.S. Virgin Islands, fringing mangroves or coral reefs grow across a portion of a bay, isolating it from the waters in the rest of the bay. Coral rubble and sand transported by storm waves can contribute to closing off a pond. Beaches and salt ponds commonly occur together, and black and white mangroves frequently fringe the edges of the pond. These ecosystems support a specialized biota that varies with fluctuations in the salinity of the pond water. Several species of birds, including kingfishers, herons, ospreys, stilts, and sandpipers, feed on the insects, brine shrimp, and fishes in the ponds. Salt ponds located between an upland watershed and its associated bay function as settling or catchment basins, trapping runoff from the land and contributing to the maintenance of high water quality in the bay.

Coral reefs and seagrass beds also are highly productive and they are extensive in the shallow waters around Puerto Rico and the Virgin Islands. The coral reefs provide shelter for several important fishes during the day, while the grass beds provide food for them at night. Both the reefs and seagrass beds buffer storm wave energies, providing critical protection for harbors and reducing shoreline erosion. The resources harvested from coral reefs include fish, octopuses, conchs, and spiny lobsters. Reef erosion produces sand for the beaches.

#### D. Cheniers

The Chenier Plain of the western Louisiana coast, between Vermilion Bay and the Sabine River, is geologically unique along the U.S. coastline. It owes its origin to the vast amounts of muddy sediments discharged by the Mississippi River and to the moderate wave climate of the north-central Gulf of Mexico. The Chenier Plain is separated from the Mississippi Deltaic Plain to the east by Southwest Pass, which is 150 feet deep.

Mud from the mouths of the Mississippi River has always been transported to the west by the prevailing westward-flowing coastal currents off Louisiana. For the last 3,000 years, the Chenier Plain has been a site of rapid coastal accretion in response to this mud supply. The growth, however, has not been uniform. Periods of rapid mudflat accretion have alternated with periods of coastal retreat. During phases of retreat, the coarser sediments, primarily shell-hash, have been concentrated and deposited as linear ridges or "cheniers." These ridges attain local elevations above 10 feet and are the only high and relatively dry ground in Cameron and Vermilion Parishes. The land between the ridges is at or only a few feet above sea level and permanently wet.

The Chenier Plain is fronted by mudflats instead of the usual sandy beaches. Fluid mud extends from the seaward edge of the marsh grasses to a few hundred yards offshore. This mud is an extremely effective wave absorber; the mainland shore is rarely exposed to any wave action except during storms.

Technically, the chenier ridges do constitute barriers protecting the wetlands on their landward side. The danger of inhabiting the chenier ridges is fully comparable to that of living on barrier islands, as was demonstrated when Hurricane Audrey flooded most of Cameron Parish in 1957 and killed an estimated 500 people.

The extensive brackish and freshwater marshes separated by the cheniers support over 100 species of birds including at least 18 species of waterfowl. Many migrating songbirds which cross the Gulf of Mexico stop over on the coastal hardwood areas along the crests of the chenier ridges. The cheniers also support numerous mammals, including furbearers such as mink, river otter, raccoon, nutria, and muskrat.

The Chenier Plain, like the Mississippi Deltaic Plain to the east, yields large numbers of finfish and shellfish, especially brown and white shrimp and menhaden. Other major recreational and commercial estuarine dependent fisheries include blue crab, spotted seatrout, drum, croaker, spot, sheepshead, and flounder. Alligators, once an endangered species in Louisiana, are also commercially harvested in large numbers in the Chenier Plain.

#### E. Secondary Barriers

When Congress passed the CBRA in 1982, it included within the CBRS 19 units that are secondary barriers: 3 in Maine, 8 in Massachusetts, 3 in Rhode
Island, 5 in New York, 1 in Delaware, and 1 in Mississippi. The Proposed Action includes 143 secondary barriers. The natural environments of secondary barriers are similar to those described in the 1983 FES for low-profile primary barriers.

Three areas serve as examples of bay shoreline where secondary barriers exist: Narragansett Bay, Rhode Island; Delaware Bay, Delaware; and Chesapeake Bay, Maryland and Virginia. The natural environments of these bays are briefly described here as representative of areas where secondary barriers are located.

Narragansett Bay, a large bay and estuary system extending some 28 miles inland, gives Rhode Island a considerable amount of shoreline. Considered the most important natural resource in the State, the bay and estuary system has salt marshes, shallow-water habitats, sand beaches, tidal flats, coves, other bays, and rocky shores. The habitats that the bay provides for shellfish, finfish, and waterfowl--many protected by secondary barriers--are extremely important. Many of these habitats, however, have been seriously impacted by human activities.

The 65- to 70-mile estuarine shoreline in Delaware Bay, Delaware, varies with ocean influence strongest around Lewes, near the bay's mouth, and riverine influence more prominent north of Wilmington. From Lewes northward to Smyrna/Woodland Beach, it is common to see large marsh areas accompanied by narrow beaches and low dune ridges. These areas are heavily populated by waterfowl in autumn when the Atlantic flyway is used by thousands of migrating waterbirds. The saltwater and brackish water environments contain large populations of flounder, striped bass, sea bass, bluefish, perch, sturgeon, spot, drum, Atlantic croaker, shad, crabs, and clams. The barriers provide protection for the bay's habitats as well as the mainland.

The Chesapeake Bay, with nearly 1.5 million acres of water and 4,000 miles of undulate shoreline, is the largest estuary in the United States. It extends almost 200 miles from the Conowingo Dam on the Susquehanna River to Capes Henry and Charles at the mouth of the bay to the south. The bay is generally shallow and protected from high energy ocean influences. Wetlands are extensive, particularly along the eastern side of the bay. Because the Chesapeake is so large and contains a wide variety of habitats, it supports a great diversity of fish and wildlife resources. The distribution of various species depends on salinity, depth of water, time of year, and the availability of suitable habitat.

Estuarine shellfish species, especially blue crabs and oysters, make up a significant portion of the Chesapeake's valuable commercial harvest. Menhaden is the most valuable finfish in the bay and makes up the majority of the commercial fishing poundage. In addition, many of the Atlantic coastal fishes of North America are spawned and spend a critical part of their lives as juveniles in Chesapeake Bay.

Chesapeake Bay also provides habitat for more than 75% of the waterfowl migrating along the Atlantic coast. About one million ducks and geese

winter in the tidewater areas. The most numerous and widely distributed ducks include mallards, canvasbacks, black ducks, scaups, and scoters.

## F. Otherwise Protected Coastal Barriers

In 1982, Congress excluded from the CBRS areas that are "included within the boundaries of an area established under Federal, State, or local law, or held by a qualified organization as defined in section 170(h)(3) of the Internal Revenue Code of 1954, primarily for wildlife refuge, sanctuary, recreational, or natural resource conservation purposes" (CBRA Section 3(1)(B)(ii)). Otherwise protected areas fall into two classes: (1) conservation or recreation areas established by Federal, State, or local law on an undeveloped coastal barrier, or (2) privately owned, undeveloped coastal barriers held for conservation purposes, as, for example, by The Nature Conservancy or National Audubon Society. The natural environments of these properties are the same as the environments of unprotected coastal barriers as described in the 1983 FES and in this supplement.

### CHAPTER IV

### ENVIRONMENTAL CONSEQUENCES

The environmental consequences of adopting the Proposed Action are directly related to the changes in development patterns it will induce; however, there is a high level of uncertainty about what changes in development patterns will occur. For the purposes of this analysis, various assumptions about the degree and the nature of development changes were necessary. In general, we assumed that adopting the proposal would result in some unquantified reduction in development of the coastal barriers included in the Proposed Action. Where it was possible to extrapolate from development trends in the existing CBRS to the proposed additions, this was done; however, these occasions were infrequent. In some sections, a situation is presented where we assumed that all development in the proposed additions would be curtailed.

### A. Impact-producing Factors

The aggregate environmental impacts of the Proposed Action and No Action alternatives should be determined by three major factors: (1) the geographic scope of the actions, (2) the availability of financing for construction or purchase of residential property, and (3) the ability and willingness of State and local communities to control development. Each of the factors is discussed briefly below.

### 1. Geographic Scope

The criteria for defining and delineating the proposed additions to the CBRS were described previously and are fully discussed in Volume 1 of the CBRS Report to Congress. As indicated therein, the geographic scope of the Proposed Action includes the aquatic habitats associated with undeveloped, unprotected coastal barriers, secondary barriers (e.g., those in Chesapeake Bay, Delaware Bay, and Narragansett Bay), the Florida Keys, the chenier region along the coast of southwestern Louisiana, and Puerto Rico and U.S. Virgin Islands.

### 2. Availability of Financing

Coastal barriers are extremely vulnerable to recurring property damage from hurricanes and other major storms, shoreline erosion, and sea-level rise. This creates a high risk for lending institutions if disaster assistance and flood insurance are not available from the Federal Government. The risk is especially great in developed and rapidly developing areas where damage to a large number of structures during a single major storm could have extremely serious economic impacts on local private financial institutions. Where Federal Flood Insurance is not available, private financial institutions are generally unwilling to make loans for development. Under these circumstances, the developer must assume the entire financial risk. Whether State or local governments are willing to finance the building of roads, airports, boat landings, or other facilities on coastal barriers, or bridges or causeways to coastal barriers, without the benefit of Federal financial assistance is a factor that individual property owners and developers must also consider.

## 3. <u>Ability and Willingness of State and Local Governments to Control</u> Development

The impacts of prohibiting Federal assistance for development on undeveloped coastal barriers will depend substantially on the response of the State and local governments, which will be under increased pressure to assume some of financial burden formerly borne by the Federal Government. The high cost of maintaining development on coastal barriers without Federal assistance will, we assume, serve as an incentive for State and local governments to control the growth in the undeveloped coastal barriers to achieve the lowest possible development density.

### B. Impacts on the Natural Environment

### 1. No Action Alternative

From 1950 to 1980, development on coastal barriers increased from about 10% (about 250 miles of coastal barrier shoreline) to about 40% (about 1,050 miles) of the available real estate. In 1980, it was estimated that about one-third of the developable land acreage of our coastal barriers had been developed. That percentage is undoubtedly greater today. The conversion of undeveloped land has resulted in significant and very widespread impacts on the natural environment along our coastlines. Under the No Action alternative, these trends would be expected to continue. Their effects are discussed below.

a. <u>Impacts on geological and ecological processes</u>. The general impacts of development on geological and ecological processes on sandy coastal barriers are discussed fully in the 1983 FES. Some of the proposed additions have unique characteristics not covered by the 1983 FES. These characteristics change the way these barriers respond to development and are discussed below.

(1) <u>Secondary barriers</u>. Secondary barriers are located in large, well-defined bays or lagoons. They are created and maintained primarily by waves generated within the embayment rather than in the open ocean. Consequently, they are more ephemeral than barriers directly fronting the ocean. Development is less likely on these secondary barriers.

<u>Conclusion</u>: Under the No Action alternative, some development is expected to occur and probably would contribute to the same kinds of impacts that occur on ocean-facing barriers.

(2) <u>Cheniers</u>. The cheniers of southwestern Louisiana were formed as muds from the Mississippi River were transported westward by currents and deposited as long, linear ridges along the shoreline. Because the towns in the chenier region are growing, development on the cheniers can be expected to continue and may increase.

<u>Conclusion</u>: Under the No Action alternative, development in the cheniers is expected to occur. This development would probably contribute to the loss of unique forested hammocks and the degradation of significant fish and wildlife habitat which supports thriving fur, fish, and shellfish industries.

(3) Florida Keys. Unlike coastal barriers composed of unconsolidated sediments, the core of the Keys is composed of Pleistocene limestones. By changing drainage patterns and focusing runoff, development on these limestones can contribute to the dissolving and undermining of the rock. Acidic groundwater moving along the joints and bedding planes in the rock leaches away some of the limestone, creating underground caverns and drainage holes. In central Florida where similar limestones exist, there has been an increase in land subsidence and collapse as development progressed. Dissolution of the limestone also increases the turbidity of runoff water, which has significant negative impacts on the aquatic habitats protected by the Keys, including the only substantial living coral reefs in the continental United States. Sediment particles settling from turbid waters smother the reef organisms, inhibit coral recruitment and growth, and reduce the amount of light available for photosynthesis.

Development on the Keys also destroys tropical and semitropical upland habitats that support endemic species, some of which are threatened or endangered. There are a number of unique hammock communities scattered throughout the Keys that are threatened by development. Development also increases pollution as runoff carries contaminants into the aquatic habitats.

Because the Florida Keys are composed of limestone rock and are not migrating, development there will not contribute to shoreline erosion problems as it does on sandy barriers. However, rising sea level will contribute to a loss of beachfront property over the long term.

Monroe county predicts a total peak population (including both permanent and seasonal residents) increase between 1983 and 2005 of 52.8% (Hammer, Siler, and George Associates for Monroe County, 1984).

<u>Conclusion</u>: Under the No Action alternative, development pressures in the Keys will remain intense and related impacts are expected to occur. (4) <u>Puerto Rico and the U.S. Virgin Islands</u>. The unique features in Puerto Rico and the Virgin Islands include carbonate-cemented dunes, fringing mangroves, and coral reefs. Like sandy barriers, if these barriers are destroyed by development, the landward habitats will be exposed to the full force of the ocean's energies. The coastal barrier ecosystems of Puerto Rico and the U.S. Virgin Islands and the development status of each proposed addition are described in detail in an Island Resources Foundation report (1985) prepared for the Department of the Interior.

Although residential development on mangroves and coral reefs is less likely than on fastlands, development-related activities such as dredging do occur in these habitats. Cutting or filling mangroves, which trap sediments, can result in excessive siltation in nearby aquatic habitats from runoff after heavy rains. Mangroves, especially red mangroves with their submerged prop roots, provide vital habitat for juvenile fishes and a variety of wildlife. Coral reefs are among the most productive marine habitats and support commercially important fish and shellfish.

Industrialization and tourism have placed enormous demands on the coastal resources of Puerto Rico and the U.S. Virgin Islands. The population of the U.S. Virgin Islands has tripled in the last three decades. The pressures on coastal barriers are evident as marinas, hotels, and condominiums continue to be built.

<u>Conclusion</u>: Under the No Action alternative, development can be expected to continue at high levels, particularly along the north shore of Puerto Rico and on St. Thomas and St. Croix in the U.S. Virgin Islands. The impacts on the natural systems are expected to be significant.

b. <u>Impacts on species requiring special protection</u>. Development of undeveloped coastal barriers on the Atlantic Ocean and Gulf of Mexico coasts during the next 20 years will have significant impacts on many of the 34 animal species associated with barriers and known to require special protection to maintain healthy populations. These impacts are discussed in detail in the 1983 FES (Chapter IV and Appendix A).

The proposed additions of secondary barriers, cheniers, and associated aquatic habitat include no additional species requiring special protection that are not discussed in the 1983 FES. Impact on those species requiring special protection in the Florida Keys, Puerto Rico, and the U.S. Virgin Islands are discussed below.

(1) <u>Florida Keys</u>. The isolation of the Florida Keys from the mainland is believed to be responsible for the distinctive endemic populations of reptiles, amphibians, and mammals. Although over 40 species of reptiles and amphibians are found in the Florida Keys, decreasing habitat and lack of freshwater have contributed to the sparse distribution of some species, and many are listed as

endangered (e.g., Atlantic ridley, hawksbill, and green sea turtles, and the American crocodile) and threatened (e.g., Atlantic loggerhead turtle, Florida ribbon snake, Key mud turtle).

A number of birds with special status are found in the Florida Keys. These include Kirtland's warbler, white-crowned pigeon, great white heron, magnificent frigatebird, roseate tern, brown pelican, bald Numerous wading birds, including the eagle, and peregrine falcon. great blue heron, snowy egret, and roseate spoonbill, and shorebirds such as the snowy plover, American oystercatcher, sooty tern, and laughing gull, are also present. The Keys serve as temporary stopping sites for many migrating land birds which arrive in early spring and fall each year. While land bird distribution in the Keys is limited by availability of habitat, the region is a virtual haven for coastal aerial-feeding birds, such as terns and gulls, because of the abundant marine life and relatively shallow waters. The Great White Heron National Wildlife Refuge protects North America's largest wading bird, the great white heron, found only in the Keys and The only known nesting sites for magnificent southern Florida. frigatebirds, sooty terns, and brown noddies in the continental United States are located in the Keys.

Few species of mammals are found in the Florida Keys because suitable terrestrial habitat is lacking. Those species that are present show a high degree of endemism because of their isolation from mainland populations (Schomer and Drew 1982). Unique species include the Key Vacca raccoon, Key Largo woodrat, Key Largo cotton mouse, silver rice rat, and the diminutive Key deer, which is only as tall as an average size dog. The National Key Deer Refuge includes several islands and contains nearly all of the 300 to 400 Key deer remaining (Beccassio et al. 1982).

<u>Conclusion</u>: Under the No Action alternative those species requiring special protection will most likely continue to suffer loss of habitat and other development-related impacts. The extremely limited distribution of the Key's endemic species makes them particularly vulnerable to development.

(2) <u>Puerto Rico and the U.S. Virgin Islands</u>. The beaches, mangroves, seagrass beds, and coral reefs of Puerto Rico and the U.S. Virgin Islands support a high diversity and abundance of animal species. Over 40 threatened and endangered species use the habitats associated with coastal barriers, including red- and white-billed tropicbirds, the West Indian whistling duck, the Caribbean coot, the white-crowned pigeon, the green sea turtle, the St. Croix ground lizard, and the Puerto Rican boa. A complete list of the species of special emphasis that are found in Puerto Rico and the U.S. Virgin Islands appears in Table 8.

<u>Conclusion</u>: Because of the enormous demands that industrialization and tourism are placing on the coastal environments of Puerto Rico and the U.S. Virgin Islands, under the No Action alternative, species Table 8. Species of special emphasis and endangered and threatened species and their occurrence in Puerto Rico and U.S. Virgin Islands. E = endangered on the Federal list; T = threatened on the Federal list; LE = locally endangered; LT = locally threatened (Philobosian and Yntema 1977, Norton 1983, Puerto Rico Department of Natural Resources 1984).

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$\frac{1}{2}$	White-crowned nigeon	X	X	X	χ	L T
Fiain Digeon Ä	Plain pigeon	x	~		~	LE

(Continued)

Species	Puerto Rico	St. Thomas	St. John	St. Croix	Status	
Kev West quail dove	X				LT	
Bridled quail dove	X	х	х		I T	
Puerto Rican parrot	x				E	
Reptiles						
Green sea turtle	х	х	х	х	Т	
Hawksbill	Х	Х	Х	Х	E	
Loggerhead	Х				Т	
Leatherback	Х	Х	Х	Х	E	
Common iguana	Х	Х	Х			
St. Croix ground lizard				х	E	
Blue-tailed ground lizard	Х					
Slipperyback skink	Х	Х				
Puerto Rican tree boa	Х				E	
Tree boa	Х	Х			Т	
Ground snake	Х	Х				
Mammals						
Fisherman bat	х	х	Х	х		
Red fruit bat	Х	Х	Х			
Sperm whale	Х	х			E	
Humpback whale	Х	х	Х	Х	Е	
West Indian manatee	Х				Ε	

### Table 8. (Concluded).

requiring special protection will most likely continue to suffer losses.

c. <u>Impacts on wetlands</u>. Continued development of undeveloped coastal barriers will probably cause significant direct and indirect impacts on the wetlands associated with them. About 95% of the proposed additions are associated aquatic habitats. Associated aquatic habitats include marshes, tidal flats, and shallow open waters protected by coastal barriers. Although habitat alterations in wetlands are much more tightly controlled than those on fastlands through a variety of State and Federal regulations, any wetland degradation has substantial impacts on fish and wildlife resources. The effects of development on wetlands are discussed in detail in the 1983 FES.

The impacts on wetlands are likely to be greatest in the Sun Belt States and the Caribbean where development pressures are greatest. As the less flood- and erosion-prone areas are developed, development pressures on the more low-lying and hazardous real estate, which is less suitable for development, are expected to rise. This would increasingly place the wetlands in jeopardy. This trend may also make it more difficult for State and local officials to hold the line on marginal developments, partially offsetting the benefits from stronger regulations.

<u>Conclusion</u>: Under the No Action alternative, a progressive decline in the amount and productivity of wetlands because of developmentrelated interference with geological and ecological processes and direct displacement or destruction of wetlands by dredging and filling is expected.

### 2. Proposed Action

a. Impacts on geological and ecological processes. The Proposed Action would approximately triple the acreage and add about 423 miles of shoreline to the CBRS (Table 2). Any decline in the rate of development as a result of withdrawing Federal assistance in these areas is expected to maintain the natural geological and ecological processes because there will be fewer structures to interfere directly with sediment transport, less construction damage, less vehicle damage, less trampling and breaching of dunes, and, in some areas, less need in the future to manipulate shorelines for hurricane protection and erosion control than would otherwise occur. Similarly, reduced disturbance of the land surface should allow native vegetation to stabilize the shifting sediments of sandy coastal barriers naturally, and should help maintain the barriers' important functions in protecting the mainland and associated aquatic habitats from storm waves and tides. Reduced disturbance should also assist in maintaining the productivity of landward aquatic habitats. and the biological diversity of the coastal barriers themselves.

Any decline in the rate of development in the Florida Keys that results from the Proposed Action is expected to help to preserve the integrity of the limestone core of the Keys and to maintain the unique hammocks and other natural communities. A decline in the rate of development should also slow the potential increase in the amount of pollution entering the associated aquatic habitats. In Puerto Rico and the U.S. Virgin Islands, any decline in the rate of destruction of mangroves should help to maintain the water quality by not impairing the sediment-trapping function of these habitats.

The effects of reduced or delayed development pressure on natural processes should be greatest in Florida and the Caribbean where large additions are proposed and the largest acreages of potentially developable fastland are available. In the northeast and mid-Atlantic States, the proposed additions are mostly secondary barriers, which have a lower suitability for development. Although Louisiana has the largest acreage proposed for addition of any State, the vast majority of this acreage is associated aquatic habitat that

is generally unsuitable for development. Most of the potentially developable land is in the chenier region of southwestern Louisiana.

<u>Conclusion</u>: The Proposed Action is expected to favor the continued operation of natural geological and ecological processes wherever the withdrawal of Federal assistance results in curtailed development. This should help maintain the natural functions of these coastal barrier systems, including storm protection for the mainland, maintenance of productive wetland and open water aquatic habitats which support valuable fish and shellfish, and natural removal of water-borne pollutants.

Over the last few years several State and local governments have developed land-use plans and other regulations which will result in future development that is more consistent with natural geological and ecological processes. Any delays in development that the Proposed Action induces will allow these plans to be fully implemented and result in more environmentally sound development over the long term.

b. Impacts on species requiring special protection. 0n undeveloped coastal barriers of the Atlantic Ocean and Gulf of Mexico coasts, habitat supporting or suitable for species requiring special protection will have a reduced probability of disturbance or destruction resulting from continued development and associated human activities under the Proposed Action. Species with very restricted ranges, like the endemic species in the Florida Keys and the Caribbean, would benefit most from the Proposed Action. Examples include great white heron, brown noddy, white-crowned pigeon, Key deer, and American crocodile in the Florida Keys; and Caribbean coot, West Indian whistling duck, Bahama duck, masked duck, and Puerto Rico boa in the The five species of federally listed endangered sea Caribbean. turtles, which use the beaches of coastal barriers for nesting, should benefit from less disturbance of suitable nesting habitat. The expected positive effects would be greatest in Florida, Texas, and the Caribbean where the amount of suitable habitat on undeveloped coastal barriers is large.

Many birds not totally dependent on coastal barrier habitat but using such habitat during migration or for nesting or wintering--notably the whooping crane (southeast Texas coast), other wading birds and shorebirds, bald eagles and Arctic peregrine falcons--will benefit from any reduction in rates of development and other human activities that degrade wetlands. Brown pelicans have benefitted from humanmade nesting areas.

<u>Conclusion</u>: The Proposed Action should reduce the probability of development-related disturbance or destruction of habitat which supports species requiring special protection. Any delay or reduction in development is expected to improve the status of these species and provide time to prepare and implement management plans for their long-term protection. c. Impacts on wetlands. The Proposed Action will reduce the probability of development-related impacts on about 752,075 acres of associated Although it has been argued that relatively few aquatic habitat. activities in wetlands are directly subsidized by the Federal Government, development of the fastland portions of coastal barriers with Federal assistance frequently results in the loss of wetlands through dredging and filling for the marinas and small boat channels that are a vital part of these developments. As more and more restrictions are placed on beach-front construction and beach-front property costs skyrocket, developers are shifting their projects to the back sides of coastal barriers, and boat access to the project becomes highly For example, the proposed developments for Boca Chica desirable. (T12), Texas, would involve substantial dredging and filling in the wetlands to provide these amenities.

Development on the fastland also leads to wetland degradation as a wide variety of pollutants are washed into the surrounding aquatic habitats. The frequent closure of large numbers of shellfish beds in the vicinity of developed coastal barriers is evidence of this.

As mentioned previously, wetlands are extremely valuable habitats for a large number of fish and wildlife species. Any loss of these habitats is expected to have significant repercussions for these species.

<u>Conclusion</u>: The Proposed Action is expected to result in less wetland disturbance, degradation, and destruction wherever the withdrawal of Federal assistance results in curtailed development.

### C. Impacts on the Socioeconomic Environment

### 1. No Action Alternative

Under the No Action alternative, conditions and trends described in Appendix A of the 1983 FES are expected to continue in the areas proposed for addition to the CBRS (see Section D, Land Use and Local Economy; Section E, Hazards; and Section F, Aesthetic, Cultural, and Scientific Resources). Information to update and supplement this material is incorporated in the analysis below.

a. <u>Impacts on aesthetics</u>. Under the No Action alternative, development would most likely continue in response to current market forces. Opportunities for those human activities requiring natural aesthetic values (e.g., nature study, photography, hiking) would be reduced as development occurs.

<u>Conclusion</u>: The No Action alternative should result in a reduction of the natural aesthetic qualities of undeveloped coastal barriers wherever development occurs.

b. <u>Impacts on recreation</u>. The qualities, extent, and use of recreational facilities on coastal barriers are described at length in Appendix A, Section D, of the 1983 FES. <u>Conclusion</u>: The No Action alternative may reduce opportunities for unstructured public recreation (e.g., fishing, swimming) as coastal barrier open areas are converted to private development. However, development may provide additional private recreation facilities.

c. Impacts on owners and developers of residential property. Since World War II, development on coastal barriers has accelerated, supported by an increasing amount of Federal assistance, especially for roads and other infrastructure, and the National Flood Insurance No Action alternative, Federal financial Program. Under the assistance for development and Federal flood insurance would continue to be available. Although the availability of flood insurance is not by itself the determining factor in decisions to develop, the availability of financing may be contingent upon the availability of Federal flood insurance. It is likely that a portion of today's market is supported indirectly by the availability of Federal flood insurance and that the rate of residential development depends, perhaps substantially, on this factor.

<u>Conclusion</u>: The No Action alternative would probably encourage continued residential and commercial construction on coastal barriers, primarily by effectively underwriting private sector financing which might not otherwise be available, and by subsidizing the cost of roads, bridges, and utilities. The resulting economic stimulation should be greatest in Florida, Puerto Rico, and the U.S. Virgin Islands where the proposed additions are large.

d. Impacts on local communities. Coastal barriers are highly desirable for vacation homes as well as retirement and bedroom communities. The U.S. Census Bureau estimates that by 1990, 75% of the population will live within 50 miles of the coast. Excluding the secondary habitat in Louisiana, barriers the associated aquatic and approximately 80% of the proposed additions are located near established communities. The development of these areas should have economic benefits for local markets, employment, and tax bases over the short term. Federal subsidies for post-disaster reconstruction may result in even higher levels of development than existed on the barrier before a storm, as was the experience on west Galveston Island, Texas, following Hurricane Alicia in 1983 (McCloy and Huffman This development, however, may entail long-term economic 1987). costs associated with beach nourishment, erosion control, channel maintenance, pollution control, and declining productivity of fisheries that depend upon a natural system.

<u>Conclusion</u>: Under the No Action alternative, local communities will probably continue to grow and this growth should provide economic benefits for local markets and tax bases. This growth, however, may also incur long term economic costs associated with erosion and pollution control.

e. <u>Impacts on public safety</u>. Continued development will expose increasingly greater numbers of people to storm hazards (see Section E of Appendix A in 1983 FES). In the Florida Keys and South Texas (e.g., Padre Island) where distances to the mainland are great, population increases associated with development may overburden existing evacuation capabilities.

<u>Conclusion</u>: The No Action alternative should result in increasing public safety risks as development occurs.

f. Impacts on the economics of Federal subsidies. It is likely that the No Action alternative would result in federally assisted development in many of the proposed new CBRS units. Fastland comprises about 39,000 acres of the proposed additions. For the purposes of this analysis, the DOI has considered the fastland as the only potentially developable land. Based on four case study locations, Miller (1981) estimated that the cost of extending the current Federal assistance programs to undeveloped coastal barriers is approximately \$25,570 per developed acre in 1980 dollars (Miller 1981). The assistance included in these estimates were monies for the construction of roads, bridges, airports, water and sewer systems, for Federal flood insurance, and for disaster relief. The total estimated cost to the Federal government of extending assistance to all of the potentially developable land in the proposed additions is about \$997 million over the period of development (\$25,570/acre X 39,000 acres). Miller estimates replacement costs for post-disaster redevelopment of coastal barriers at \$53,250 per developed acre. This would translate to a total replacement cost of \$2.08 billion for the proposed additions.

<u>Conclusion</u>: Under the No Action alternative, there will be recurring costs to the Federal government of perhaps as much as \$2.08 billion.

g. <u>Impacts on cultural resources</u>. Under the No Action alternative, development in the proposed additions will continue and could result in an increased likelihood of damage or destruction of undiscovered historic and archeological sites, especially shell middens and the remains of structures.

<u>Conclusion</u>: The No Action alternative may have adverse impacts on undiscovered historic and archeological sites.

### 2. Proposed Action

a. <u>Impacts on aesthetics</u>. To the extent that the Proposed Action limits development, it is expected to contribute to maintaining the natural aesthetic qualities of the beaches, dunes, shrublands, forests, and wetlands of undeveloped coastal barriers. For many people using these coastal barriers, these qualities provide recreational enjoyment and psychological enrichment.

In the absence of Federal assistance, two development scenarios have been suggested by the public. In the first, high-cost developments are constructed only by wealthy individuals or large developers who can afford the risks associated with unassisted development. In the second, low-cost developments lacking aesthetic amenities (i.e., beach or fishing shacks) are constructed. These could be lost in a storm without unacceptable financial hardship. In the existing CBRS units, there is some evidence to support the first scenario (e.g., the U.S. Capitol Corporation development, Mobile Point, Alabama), and virtually none to support the second. If the first scenario occurs in the proposed additions, landscaping and architectural design features associated with the development would contribute to maintaining some aesthetic qualities on these barriers, although natural elements would be lost.

<u>Conclusion</u>: Under the Proposed Action, natural aesthetic qualities should be maintained wherever development is curtailed. Landscaping and architectural design features associated with high-cost developments could contribute to maintaining aesthetic qualities where unassisted development occurs.

b. <u>Impacts on recreation</u>. The Proposed Action should tend to perpetuate existing opportunities for unstructured recreation (hiking, beach-combing, surf fishing, unsupervised swimming, nature study) requiring natural coastal barrier environments. In places where there are limited opportunities for these activities (i.e., New Jersey, Florida, the U.S. Virgin Islands, and Puerto Rico), the availability of even small areas for such uses in the proposed additions could result in significant public benefits, particularly in places where public access exists. Difficulties in financing development may increase the willingness of some owners to sell their property for conservation or recreation purposes.

<u>Conclusion</u>: Under the Proposed Action, existing opportunities for unstructured recreational activities requiring natural coastal barrier environments should be perpetuated. If owners are encouraged to sell their property for conservation or recreation purposes, increased opportunities for public recreation would be the likely long-term result.

- c. <u>Impacts on owners and developers of residential property</u>. The principal socioeconomic impacts of prohibiting the sale of Federal flood insurance and other Federal assistance for new development in the proposed additions will be on owners and developers of coastal barrier property. In a situation in which development is totally suppressed--for example, where construction loans and mortgages become unavailable--impacts might be:
  - . A probable decline in market values in the proposed additions; a probable increase in property values on developed and developing coastal barriers.
  - . Probable financial losses for developers who have substantial investments in the property but have not secured the financing for construction.

- . Unavailability of bank financing for those individuals wanting to construct personal residences.
- . Low to negligible impacts on property owners who do not require financing and who can accept the risk of building on a coastal barrier, or who can arrange special financing as a business or similar property arrangement.
- . Possible change in type of residential construction toward (a) more elaborate vacation and retirement communities for those able to build without bank financing; and (b) inexpensive "beach shacks," constructed to provide buildings as cheaply as possible under local building codes and floodplain management ordinances so that flood losses could be absorbed by the property owners.

On those coastal barriers within the existing CBRS, two contrary situations now exist. In most units, development has apparently been curtailed. In several units, however, substantial development has occurred despite the barriers inclusion in the CBRS. In North Bethany Beach, Delaware (HO1); Topsail, North Carolina (LO6); Cape San Blas, Florida (P30); Moreno Point, Florida (P32); and Mobile Point, Alabama (QO1), substantial public infrastructure (e.g., roads and utility lines) already existed at the time the units were placed in the CBRS. The developers apparently reasoned that they would make more profit continuing with the planned development than by abandoning it.

Daufuskie Island, South Carolina (M13) is a special case. When this unit was put in the CBRS, there was no evidence of planned development. Although there is no bridge to the island and none will be allowed by the State of South Carolina, developers have proceeded with several large projects. Although bridge access usually determines whether a coastal barrier island will be developed, Daufuskie demonstrates that strong market forces can override this factor. Access to Daufuskie is by a private ferry system.

There is substantial public concern that placing properties in the CBRS will reduce their market value. To date, the evidence on this topic is mixed. At condemnation proceedings for Shackleford Banks, North Carolina (LO3), the Federal Government argued that the market value of this property was reduced because it is in the CBRS. The jury rejected this argument. It provided an indemnity far higher than that recommended by the appraisers.

There are no data to indicate whether or not development pressures have increased, thereby increasing property values, on nearby coastal barriers outside the CBRS. In view of the complexity of market forces, this effect would be difficult to quantify.

As discussed under "Impacts on Aesthetics," there is some evidence that residential development in the CBRS tends to be high-cost and elaborate. This suggests that there are enough wealthy buyers interested in coastal barrier property to support development in some of the CBRS units. <u>Conclusion</u>: Under the Proposed Action, impacts on owners and developers of residential property will be mixed. Some level of negative impact is probable.

d. <u>Impacts on local communities</u>. A wide variety of factors determine the economics of development in local communities. Among these are the amount of developable land, the development pressures in the community, the State and local regulations, the potential investment return, and the attractiveness of the location. It is extremely difficult to isolate the potential impacts of including an area in the CBRS from the impacts of these other factors on the decision to develop a particular parcel of land.

For example, part of South Padre Island in Texas was included by the Congress in the CBRS in 1982 while another undeveloped  $7\frac{1}{2}$ -mile stretch was left out. To date, no development has occurred in either part of the island.

Many people have suggested that inclusion in the CBRS would result in loss of employment opportunities, a reduction in the potential tax base, and a general decrease in the local economy. It would be extremely difficult to demonstrate that this is true because it is not possible to isolate individual causes of economic trends. Local communities that are under intense development pressures and located adjacent to CBRS units or proposed additions are most likely to experience some negative impacts on their economies. This would suggest that local communities in Florida, especially the Keys, Puerto Rico, and the U.S. Virgin Islands have the greatest potential for experiencing economic impacts from the Proposed Action.

In the 1983 FES, a situation was presented in which it was assumed that the suppression of development as a result of withdrawing Federal assistance would be nearly complete. Making this same assumption, using estimates of potential development density (0.095)structures/acre/year) and value (\$100,000/structure) presented in the 1983 FES, and estimating the developable acreage in the proposed additions at 39,000 acres (as discussed previously). total development worth about \$7.41 billion (in 1980 dollars) would be foregone over the next 20 years. Although such a situation is unlikely, the cutoff of Federal assistance will create an unfavorable climate for development in many areas, resulting in some curtailment of construction activities.

Some of the economic losses associated with foregone development within the proposed additions may be counterbalanced by increased employment, market stimulation, and tax revenues associated with increased economic activity on adjacent mainland areas or already developed coastal barriers. Also, the continued maintenance of aquatic habitats would help reduce development-related economic losses for the fish and shellfish industries, which depend on perpetuation of natural coastal barrier ecosystems for sustainable productivity. Since the 1987 landed value of fish and shellfish exceeded \$337 million in dockside dollar value in Louisiana alone, the economic impacts of this continued maintenance is substantial. Benefits related to trapping and sport fishing in the associated aquatic habitats behind coastal barriers may also be significant.

It is worth noting that a severe storm could easily obliterate the economic benefits associated with development and cause the coastal barrier to become a significant drain upon the community's economic resources for many years. The erosion associated with long-term sea-level rise will also place demands on the community's resources.

<u>Conclusion</u>: Under the Proposed Action, some curtailment of development activities will occur which may negatively impact the economic growth of local communities. Those communities in the Florida Keys, Puerto Rico, and the Virgin Islands have the greatest potential for negative impacts.

e. <u>Impacts on public safety</u>. To the extent that the Proposed Action results in reduced densities of development and thus lower population growth in the proposed additions, it will foster public safety by holding populations nearer to levels that may be safely evacuated before a severe storm. South Texas and the Florida east coast and Keys have the highest probability of a hurricane striking in any given year and the highest probability of a great hurricane in any given year (National Hurricane Center, hurricane probabilities chart). Both the Florida Keys and the coastal barriers in south Texas are located at some distance from safe evacuation sites.

In the Florida Keys, U.S. Highway 1, a single lane highway, is the only evacuation route. There is a significant probability that the causeway sections of U.S. Highway 1 will wash out during a storm (Siemon, Larson, and Purdy 1984, planning document for Monroe County). A washout would both prevent the evacuation of the Keys and greatly complicate the task of restoring services and providing food and medical assistance after the storm. Vertical evacuation, seeking refuge in the upper stories of tall buildings, has been suggested as an alternative to evacuation over U.S. Highway 1. However, there are many technical and policy problems associated with vertical evacuation that have not yet been answered, such as the degree of risk to people seeking refuge in these buildings, the liabilities to the owners of the buildings, and how potential shelter buildings should be evaluated (Jones and Spangler 1987).

On South Padre Island, Texas, the only evacuation route is the Queen Isabella Causeway, a four-lane divided highway. Any future development on the island must occur to the north, away from the causeway. This will exacerbate evacuation problems.

In Puerto Rico and the U.S. Virgin Islands, major hurricanes occur about once every 33 years. These islands are also exposed to occasional tsunamis, commonly referred to as "tidal waves," which result from seismic activity on the ocean floor. The north coast of Puerto Rico is exposed to winter "northers" which produce high waves that can be more destructive than hurricanes.

<u>Conclusion</u>: To the extent that the Proposed Action limits development, it will foster public safety by limiting the numbers of people exposed to severe storms.

f. <u>Impacts on the economics of Federal subsidies</u>. There are approximately 39,000 acres of developable land in the proposed additions to the CBRS, as discussed previously. Using the same estimates of the costs of extending Federal assistance for development to these areas as developed by Miller (1981) and presented in the No Action Alternative, the potential savings to the Federal Government under the Proposed Action would amount to about \$997 million over the period of development. In addition to the savings resulting from foregoing development assistance, savings resulting from foregoing post-development and post-disaster redevelopment assistance in these areas could amount to \$2.08 billion.

<u>Conclusion</u>: Under the Proposed Action, significant savings to the Federal treasury will occur.

g. <u>Impacts on cultural resources</u>. By curtailing development, the Proposed Action could reduce the likelihood of damage or destruction of historic and archeological sites. Shell middens, which are locally common in the Southeast, and the remains of structures should incur the greatest reduction in probability of destruction.

<u>Conclusion</u>: The Proposed Action will have no adverse impact on cultural resources, and may reduce the potential for development-related damage or destruction.

## CHAPTER V

### CONSULTATION AND COORDINATION

This Supplemental Legislative Environmental Impact Statement on Proposed Changes to the Coastal Barrier Resources System was preceded by the Draft Environmental Impact Statement (May 1982) and Final Environmental Statement (May 1983). Public comments were accepted on the Draft Environmental Impact Statement and many consultation meetings were held by members of the Coastal Barriers Task Force with representatives of interested State and local governments, developers, members of Congress and their staffs, individual property owners, and scientists who specialize in the ecology and geology of coastal barrier systems. Chapter V, Consultation and Coordination, in the 1983 FES contains a complete summary of these proceedings.

The following listing of events indicates the consultation and coordination activities that have occurred since the release of the 1983 FES, all of which are pertinent to this supplement.

### A. Listing of Events

- 1. The Coastal Barrier Resources Act Section 10 study began in 1983. In January, a meeting was held with interested Congressional staff and special interest groups to discuss the scope of the study. Four regional coordinators were then appointed by the National Park Service to work with the coastal states to acquire data. On October 19, 1983, the Governors of all the coastal states were sent a letter from the Secretary of the Interior notifying them of the study and asking them to name a State coordinator. On December 5, 1983, an outline of the proposed study and a request for comments on that outline were published in the <u>Federal Register</u> (48(234): 54543-54545). Comments from the public on the outline were accepted through February 1, 1984.
- 2. During 1984, the Coastal Barriers Study Group, a task force of professionals representing the U.S. Geological Survey, National Park Service, and the U.S. Fish and Wildlife Service, prepared a draft inventory of coastal barriers along all U.S. coastlines. All State coordinators were requested to review those draft maps and arrange meetings with Study Group members. Meetings were held in 21 of the 29 affected States to review the draft maps.
- 3. On March 4, 1985, the draft National inventory of maps was released for public comment, and copies were sent to all affected States and members of Congress. A briefing was held for interested Congressional staff.

In April 1985, the draft text report, Coastal Barrier Resources System Draft Report to Congress, was released for public comment. While it contained no recommendations, this report did outline the conservation alternatives that were available for the CBRS. Copies were sent to the Governors and appropriate staff offices of all the States in the The States were also notified that Study Group members were study. available for participation in State public meetings. Twenty-six meetings in ten States were attended. On September 30, 1985 the public comment period was closed. Over 2,300 comments were received on the draft inventory and report. A variety of opinions were expressed on the possibility of expanding the CBRS and the conservation alternatives. The comments received during the public meetings, written comments, and the information gathered in the study led to the conclusion that some expansion of the CBRS and the CBRA provisions was merited.

- 4. The Assistant Secretary for Fish and Wildlife and Parks then formulated proposed recommendations to Congress, and on March 25, 1987, a second draft report containing these proposed recommendations and a 22-volume compendium of the maps of all proposed changes in the CBRS (the Proposed Action in the draft LEIS) were released. Public comments on this second draft report were solicited through the Federal Register of March 25, 1987 (52(57): 9618-9619), and Congressional and press briefings were held. The draft report and map atlases were mailed to all affected members of Congress, State Governors, the Commonwealth of Puerto Rico, the Territory of the Virgin Islands, counties, and special interest groups. A notice of the availability of the report was mailed to all 2,300 commenters on the 1985 draft report.
- 5. During the comment period for the 1987 draft report, Departmental representatives attended 11 workshops or meetings at the invitation of 3 States to provide the public with more information on the draft report and proposed recommendations to Congress. More than 6,150 individuals commented on the draft report. Again, a wide variety of opinions on the DOI's proposed recommendations was expressed.
- 6. A draft version of this supplemental LEIS was prepared during the summer and fall of 1988 and released for public comment on February 1, 1988 (Federal Register 53(20): 2792). During the preparation of this draft supplement, consultation has occurred on numerous occasions with staff of the U.S. Fish and Wildlife Service, and with a senior scientist at the U.S. Geological Survey in Reston, Virginia. Additionally, information obtained from conversations with staff of the Puerto Rican Department of Natural Resources, documents from the Commonwealth of Puerto Rico, and on-site information gathered by a Yale University graduate student in Puerto Rico was used in making determinations about the coastal barriers of the Commonwealth.
- 7. Two internal scoping meetings were held for the draft supplemental LEIS, one on May 4, 1987, the other on May 27, 1987. Representatives of the Department of the Interior's Office of Environmental Project Review, the USFWS Office of Fish and Wildlife Enhancement, the NPS Environmental Compliance Division, and the NPS Science Support Staff attended

both meetings. A meeting to review the first rough draft of the document was held July 14, 1987, with the same persons attending along with the Special Assistant to the Assistant Secretary for Fish and Wildlife and Parks.

- 8. On March 17, 1988, the comment period on the draft supplemental LEIS was closed. Twenty-three comment letters specifically related to the draft LEIS were received. About 50 additional comments related to the 1987 draft CBRS Report to Congress were also received.
- 9. After reviewing all the public comments on both the 1987 draft report and the draft LEIS, the Department of the Interior formulated final recommendations to Congress. This final supplemental LEIS has been revised so that the Proposed Action is consistent with those final recommendations. It has also been revised to address the concerns raised by the commenters on the draft LEIS.
- 10. The twenty-three comment letters received on the draft LEIS and the DOI's responses to those letters are reprinted in the following section. All the comment letters received on the CBRA Section 10 study and the draft LEIS are available for public review in the Washington office of the Fish and Wildlife Service.

### B. Distribution of the Draft Supplemental LEIS

This draft supplemental LEIS was distributed to the following organizations and individuals.

FEDERAL AGENCIES

Department of Defense Department of Commerce Department of Transportation Department of Agriculture Department of Energy Department of the Treasury Department of Housing and Urban Development Environmental Protection Agency Federal Emergency Management Agency General Services Administration Veterans Administration Federal Home Loan Administration Small Business Administration

GOVERNORS	OF A	LL :	STATES	BORDERING	ATLANTIC	OCEAN	AND	GULF	0F	MEXICO
Maine		Delaware			Florida					
Massachusetts		Maryland			Alabama					
Rhode Island		Virginia			Mississippi					
Connect	Connecticut North Carolina		Louisiana			a				
New You	w York South Carolina			Texas						
New Jer	rsey			Georgia	3					

GOVERNORS OF PUERTO RICO AND U.S. VIRGIN ISLANDS

STATE, COUNTY, AND LOCAL GOVERNMENTS OF STATES, COUNTIES, AND COMMUNITIES BORDERING ATLANTIC OCEAN OR GULF OF MEXICO

SEA GRANT COLLEGES IN STATES BORDERING ATLANTIC OCEAN AND GULF OF MEXICO

CONSERVATION AND ENVIRONMENTAL ORGANIZATIONS

OTHER ORGANIZATIONS (INCLUDING UNIVERSITIES) AND INDIVIDUALS WITH INTEREST IN COASTAL BARRIERS

Members of the U.S. SENATE and HOUSE OF REPRESENTATIVES in the affected areas.

## CHAPTER VI

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## CHAPTER VII

### LIST OF PREPARERS

The following people prepared this supplemental legislative environmental impact statement:

Audrey L. Dixon, National Park Service William E. Gregg, Jr., National Park Service Frank B. McGilvrey, U.S. Fish and Wildlife Service Mary C. Watzin, U.S. Fish and Wildlife Service CHAPTER VIII - COMMENT LETTERS AND DOI RESPONSES



RESPONSE TO 1779 ENVIRONMENTAL PROTECTION AGENCY, OFFICE OF FEDERAL ACTIVITIES

Support for CBRS expansion noted.

Opinions noted. Volume 1 of the CBRS Report to Congress contains a lengthy discussion of regulatory options for the CBRS (Chapter 8). The DOI believes that requiring regulatory consistency at the Federal level would depart from the basic CBRA premise that conservation can be achieved without increasing Federal regulatory involvement by simply withdrawing Federal financial support for development of undeveloped coastal barriers. Therefore, OOI recommends no regulatory amendments. -2-

While review of the DLEIS reveals that this position is not presented as part of the current proposal, EPA continues to believe that the Secretary of the Interior should recommend to Congress that Federal permitting processes within and adjacent to the CBRS require Federal consistency with CBRA. Further, EPA believes that requiring existing Federal permits to be administered consistent with CBRA will not result in an increase in Federal involvement or the creation of a new Federal regulatory program. A requirement for Federal regulatory consistency would only require that the Federal government's permit programs not work at cross-purposes to Federal law protecting coastal barriers.

#### Delineation of Tandward boundaries

1779-3

Recommendations contained in the DLEIS for additions of aquatic environments to the CBRS are based upon various delineation formulas which determine the landward boundary of those habitats. As proposed in the DLEIS, the boundary is generally drawn to follow natural or cultural features that would be recognizable on available maps or aerial photographs as well as on the ground. Under the proposed delineation method, the extent of habitat included in the CBRS is limited to five miles landward of the mean high water line on the seaward side of the coastal barrier for primary barriers and less for secondary barriers.

While we recognize the utility of easily identifiable boundaries, EPA believes the DLEIS does not adequately explain how the proposed delineation formulas coincide with the definition of associated aquatic hapitat provided in the DLEIS (i.e., "the entire area subject to diminished wind. wave, and tidal energies during a major storm (p.II-E) and the natural resource protection aspects of CBRA. It would be useful if the FLEIS could present a comparison of the area of undeveloped, unprotected aquatic habitat included by the present delineation proposal, and the area that would be included if the delineation formula were based on criteria such as the transition from wetland vegetation to upland vegetation.

#### Otherwise protected coastal barriers

1779-4

The DLEIS proposes that all "otherwise protected" lands in the existing CBRS be deleted from the System. This proposal would result in deletion from the CBRS of 436 areas comprising approximately 16,000 acres. The proposal is based upon recognition by the Study Group that the majority of Federally subsidized development in otherwise protected areas is necessary to allow access to and accommodate visitation of publicly managed conservation and recreation areas. Under the proposed alternative, future Federally subsidized actions within these areas would be constrained by the Department of the Interior guidelines for acceptable development.

FPA recognizes the clear need for Federal participation in support of educational, recreational and conservation development activities which promote the protection of our Nation's natural resources. We do not believe that deletion of these "otherwise protected" areas from the CBRS is necessary, given the current CBRA exemptions for Federal expenditure on CBRS lands. CBRA allows Federal expenditure and assistance for activities in the System which pertain to, "conservation, public recreation, scientific

### CONTINUED RESPONSE TO 1779 ENVIRONMENTAL PROTECTION AGENCY. OFFICE OF FEDERAL ACTIVITIES

1779-3 The definition of associated aquatic habitat as "the entire area subject to diminished wind, wave, and tidal energies during a major storm" is a functional one. To make the CBRS maps, the DOI also needed delineation quidelines which would translate that functional definition into cartographic characteristics. Three major criteria were developed and used:

- 1) In the general case, the landward boundary of the associated aquatic habitat was drawn at the interface between the aquatic babitat and the unland on the mainland. This is visible on topographic maps and aerial photographs as a change in vegetation.
- 23 Where an open water body exists landward of the barrier, the boundary was drawn through the open water about 1 mile landward of the backside of the barrier.
- Where continuous wetlands extend more than 5 miles 3) landward of the barrier, the boundary was drawn through the wetland along an identifiable channel or political boundary nearest to the 5 mile limit. If such a feature was absent, the boundary was drawn through the wetland generally parallel to and 5 miles landward of the mean high water line on the ocean side of the barrier.

A brief discussion of these criteria has been added to the LEIS. A full discussion (including figures) appears in Volume 1 of the Report to Congress (Chapter 5).

1779-4 In its 1985 national inventory of coastal barriers, the DOI did identify 436 otherwise protected areas. The existing CBRS, however, only includes a small number of otherwise protected areas that have been acquired by governments or conservation organizations since 1982 or that the DOI did not realize were otherwise protected in 1982.

> The Congress specifically excluded otherwise protected barriers from the CBRS in 1982 (see Section 3(1)(8) of the CBRA). The DOI's continued exclusion of these areas is, thus, fully consistent with the Act. The DOI is recommending that otherwise protected coastal barriers be automatically included in the CBRS if they are ever made available for development that is inconsistent with the CBRA purposes and the long-term conservation of the barrier. An amendment to the CBRA providing a legislative directive to DOI to develop guidelines for acceptable development is necessary. lack of adherence to the guidelines would constitute justification for automatic inclusion in the CBRS. Volume 1 of the CBRS Report to Congress contains a complete discussion of this recommendation. An abbreviated discussion has been added to the LEIS.

research, air and water navigation, national security, energy development, maintenance of existing public facilities and structures..." (p. I-3). Given these exemptions, it would be useful if the FLEIS could discuss further the proposed deletions in light of the CBR4 exemptions and provide a summary of Federally supported activities which would be allowed under the proposed alternative but which are not presently allowed under the exemptions provided in CBRA.

- 3-

EPA has rated the action proposed in the DLEIS "EC-2" (environmental concerns-insufficient information). (A sheet describing EPA's rating system is enclosed for your information). As described above, EPA's environmental concerns are based upon the potential environmental impacts resulting from a lack of Federal regulatory consistency with CBRA as well as proposed boundary delineations for associated aquatic habitat that, as presented in the DLEIS, appear inconsistent with the intent and purpose of CBRA. We are also concerned about clarification of the justification for proposed deletions from the System which appear unnecessary.

Thank you for the opportunity to review the draft LEIS. If you have any questions regarding our comments, please feel free to call me (382-5053) or have your staff cortact Hill Garvey (382-5056) of my staff.

Sincerely 16 1 Richard E. Sanderson for Director

Office of Federal Activities

CONTINUED RESPONSE TO 1779 ENVIRONMENTAL PROTECTION AGENCY, OFFICE OF FEDERAL ACTIVITIES

1779-5

Further information and explanation in each of the areas identified by EPA have been added to the LEIS.

1779-5

#### SUMMARY OF RATING DEFINITIONS AND FOLLOW-UP ACTION\*

### Environmental Impact of the Action

### LO--Lack of Objections

The EPA review has not identified any potential environmental impacts requiring substantive changes to the proposal. The review may have disclosed opportunities for application of mitigation measures that could be accomplished with no more than minor changes to the proposal.

#### EC--Environmental Concerns

The EPA review has identified environmental impacts that should be avoided in The transformed environment. Corrective measures may require order to fully protect the environment. Corrective measures may require changes to the preferred alternative or application of mitigation measures that can reduce the environmental impact. EPA would like to work with the lead agency to reduce these impacts.

#### E0--Environmental Objections

The EPA review has identified significant environmental impacts that must be avoided in order to provide adequate protection for the environment. Corrective avoided in order to provide adequate protection for the environment. Con-measures may require substantial changes to the preferred alternative or consideration of some other project alternative (including the no attion alternative or a new alternative). EPA intends to work with the lead agency to reduce these impacts.

EU--Environmentally Unsatisfactory The EPA review has identified adverse environmental impacts that are of sufficient magnitude that they are unsatisfactory from the standpoint of public health or welfare or environmental quality. EPA intends to work with the lead agency to reduce these impacts. If the potential unsatisfactory impacts are not corrected at the final EIS stage, this proposal will be recommended for referral to the CEQ.

### Adequacy of the Impact Statement

### Category 1--Adequate

EPA believes the draft EIS adequately sets forth the environmental impact(s) of the preferred alternative and those of the alternatives reasonably avail able to the project or action. No further analysis or data collection is necessary, but the reviewer may suggest the addition of clarifying language or information.

Category 2--Insufficient Information The draft EIS does not contain sufficient information for EPA to fully assess environmental impacts that should be avoided in order to fully protect the environment, or the EPA reviewer has identified new reasonably available alternatives that are within the spectrum of alternatives analyzed in the draft ELS, which could reduce the environmental impacts of the action. The identified additional information, data, analyses, or discussion should be included in the final EIS.

Category 3--Inadequate EPA does not believe that the draft EIS adequately assesses potentially significant environmental impacts of the action, or the EPA reviewer has identified new, reasonably available alternatives that are outside of the spectrum of alternatives analyzed in the draft EIS, which should be analyzed in order to reduce the potentially significant environmental impacts. EPA believes that the identified additional information, data, analyses, or discussions are of such a magnitude that they should have full public review. at a draft stage. EPA does not believe that the draft EIS is adequate for the purposes of the NEPA and/or Section 309 review, and thus should be formally revised and made available for public comment in a supplemental or revised draft EIS. On the basis of the potential significant impacts involved, this proposal could be a candidate for referral to the CEQ.

\*From EPA Manual 1640 Policy and Procedures for the Review of Federal Actions Impacting the Environment.



DEPARTMENT OF THE ARMY NEW ORLEANS DISTRICT. CORPS OF EXAMINEDRS PO BOX 60287 NEW ORLEANS, LOUISIANA 70160-0267

REAL TO ATTENTION OF March 14, 1988 Planning Division Environmental Analysis Branch

Mr. William P. Horn Assistant Secretary for Fish, Wildlife and Parks Office of the Secretary U.S. Department of the Interior Washington, D.C. 20240

### Dear Mr. Horn:

We wish to comment on your "Draft Supplemental Legislative Environmental Impact Statement on Proposed Changes to the Coastal Barrier Resources System". Since we are not on your mailing list, we would appreciate receiving all future environmental documents, proposed regulations, and any information on CERA within Louisiana.

#### General Comments:

1. We would like to point out that the Louisiana barrier island/ wetland system does not fit the classic definition of such a system. Instead of having an Island with a few hundred feet of wetlands behind it and then the mainland, we have islands with up to 40 miles of wetlands between them and "high ground". We are concerned that the landward boundary of the CBRA units is more than the legally mandated 5 miles inland in S03 and S07. The proposed additions also include several developed areas which should be excluded by your definitions: the S04 area protected by "boudin bags"; East Timbalier Island which is protected by riprap; and several developed areas in S10 such as Rutherford Beach, the Mud Lake area, and parts of the community of Johnson's Bayou.

2. The EIS should specifically discuss impacts in Louisiana, since approximately one third of the proposed additions are in that state. The rationale for such an inclusion is questionable since it appears that your future with and without the project are essentially the same in Louisiana. On page  $1V^{-6}$ , you state that no-action impacts are likely to be greatest in the Sun Belt states i.e. that development will occur. Meanwhile, on the next page, you claim that the vast majority of wetland acreage in Louisiana proposed for inclusion is unsuitable for development.

### RESPONSE TO 1757 DEPARTMENT OF THE ARMY, NEW ORLEANS DISTRICT, CORPS OF ENGINEERS



1757

The DOI has reexamined the proposed additions to SO3 and SO7 and determined that the recommended boundary of neither unit is more than about 5 miles inland. The 5-mi boundary limitation is part of DOI's delineation criteria; it is not legally mandated.

- 1757-2 The boudin bags and rip-rap on Timbalier Island do not constitute development according to DOI criteria. Rutherford Beach is not included in CBRS unit S10. The developed portions of Johnstons Bayou are not included in S11. The developed areas near Mud Lake (Holly Beach) are not included in LA-10.
- 1757-3 The LEIS did not specifically address impacts in local areas because it was not possible to do so for all 19 affected States and Territories. The CBRA states that the CBRS includes coastal barriers and their associated aquatic habitats; therefore, DOI is recommending the addition of qualified wetlands throughout the System.
- Development pressures are greatest in the Sun Belt States as a region, but pressures will vary within that region. In Louisiana, most of the proposed additions are wetlands and development pressures in the wetlands are lower than in the fastland portions of barriers.

1757-1

1757-2

1757-3

1757-4

### CONTINUED RESPONSE TO 1757 DEPARTMENT OF THE ARMY, NEW ORLEANS DISTRICT, CORPS OF ENGINEERS

The language in the LEIS has been corrected.

are near established communities.

The statement in the LEIS has been changed to state that outside Louisiana (not just the cheniers), 80% of the proposed additions

1757-5

1757-6



Specific Comments:



Page IV-3 - The small clusters of houses on the cheniers cannot be realistically classified as "urban areas".

1757-6

Page VI-13 - You state that, except for the chemiers, approximately 803 of the proposed additions are near established communities. This is not so for most of the 326,000 acres proposed for addition in Louisiana.

Sincerely,

Cletis R. Wagahori Chief, Planding Division

VIII-6



DEPARTMENT OF THE AIR FORCE HEADQUARTERS UNITED STATES AIR FORCE WASHINGTON DC 20332-5000

10 MAR 1988

1716

Mr. Audrey L. Dixon Coastal Barrier Study Group National Park Service P.O. Box 37127 Washington DC 20013-7127

Dear Mr. Dixon

We have reviewed the draft supplemental legislative

environmental impact statement on proposed changes to the Coastal

Barrier Resources System Act and have no objection. Thank you for

the opportunity to provide inputs.

Sincerely Donald Allane DONALD A KANE. COL USAF, BSC Chief, Environmental Division Directorate of Engr & Svcs RESPONSE TO 1716 DEPARTMENT OF THE AIR FORCE

1716-1 Information noted - no response needed.

1716-1

# 1775

Office of Facilities Wasnington DC 20420

Veterans Administration

MAR 2 3 1988

In Repry Refer To

Ms, Audrey L. Dixon Coastal Barriers Study Group National Park Service P. D. Box 37127 Washington, DC 20013-7127

Dear Hs. Dixon:

1775-1

The Veterans Administration (VA) has reviewed the Draft Supplemental Legislative Environmental Inpact Statement on proposed changes to the Coastal Barnier Resources System (CBRS), The existing and proposed CBRS units do not encompass any VA property; therefore, we have no comment.

Thank you for the opportunity to review this excellent report and Environmental Impact Statement.

Singerely. SUSA Livingstone SUSAN LIVINGSTONE Director of Environmental Affairs

RESPONSE TO 1775 VETERANS ADMINISTRATION, ENVIRONMENTAL AFFAIRS

[1775-1] Information noted - no response needed.

"America is #1—Thanks to our Veterans"



STATE OF NEW YORK DEPARTMENT OF ENVIRONMENTAL CONSERVATION ALBANY, NEW YORK (2233-1010

THOMAS C. JORLING

MAR 2.5 1988

1760

#### Dear Ms. Dixon:

The New York State Department of Environmental Conservation is pleased to offer the following comments on the Draft Supplemental Legislative Environmental Impact Statement on proposed changes to the Coastal Barriers Resources System (CDRS). The DEC considers the Coastal Barriers Resources Art landmark legislation to support and strengthen not only many of New York's regulatory programs and resource management objectives, but many local land use planning efforts as well.

In New York, the Department of Environmental Conservation is reeponsible for natural resources management. Our natural hazards mitigation and Land use nanagement programs such as coastal erosion hazard area management, flood plain management, beach erosion protection, and hurricane protection would be enhanced by implementation of Alternative A, an expansion of the definition and delineation criteria for qualifying coastal barriers. It is inconsistent and counterproductive for any federal agencies to promote development in areas subject to erosion, flooding and impacts of coastal storms while other federal, state and local government agencies try to see that such areas are managed in a more environmentally sonsitive manner.

Expansion of the CERS via Alternative A would also support New York's fish and wildlife management objectives as well. We have long opposed federal subsidies that have the effect of encouraging the destruction of wetlands and other natural resources in the face of strong national policy to conserve and perpetuate these same resources. Expansion of the CERS will help assure federal consistency along sensible resource management lines within our extensive coastal barrier system.

Thank you for the opportunity to comment on this important issue.

Sincerely, Horm C/orl

Ms. Audrey L. Dixon Coastal Barriers Study Group National Park Service P.O. Box 37127 Washington, D.C. 20013-7127

### RESPONSE TO 1760 STATE OF NEW YORK, DEPARTMENT OF ENVIRONMENTAL CONSERVATION

1760-1

Support for Alternative A, the Proposed Action noted.

1760-1
# 1774

BOB WATH STREET OFFICE BUILDING RICHARD STREET OFFICE BUILDING STREET BOB

# RESPONSE TO 1774 COMMONWEALTH OF VIRGINIA COUNCIL ON THE ENVIRONMENT



# COMMONWEALTH of VIRGINIA

ADMINISTRATOR

Council on the Environment April 11, 1988

Ms. Audrey L. Dixon Coastal Barriers Study Group National Park Service Post Office Box 37127

Washington, D. C. 20013

Dear Ms. Dixon:

This is in response to the December 30 letter from William P. Horn, Assistant Secretary for Fish and Wildlife and Parks, concerning the Draft Supplemental Lecislative Environmental Impact Statement (Draft Supplemental LEIS) on proposed changes to the Costal Barrier Resources System. The Council on the Environment is responsible for coordinating Virginia's review of federal environgental documents and responding to appropriate federal officials on bohaif of the Commonwealth.

1774-1

We appreciate your sending copies of the Draft Supplemental LEIS at this time. We have no comments to add to those we made last year on the Draft Report to Congress. Copies of those comments are attached. If you have any questions, please feel free to contact this office.

Sincerely, Hannah Grew forkeith J. Buttleman)

Enclosures

1774-1

Information noted - no response needed.

# RESPONSE TO 1722 NORTH CAROLINA STATE CLEARINGHOUSE

FM208 02/29/88

NORTH CAROLINA STATE CLEARINGHOUSE Department of Administration 116 West Jones Street Raleigh North Carolina 27611

## INTERGOVERNMENTAL REVIEW COMMENTS

FROM

MAILED TO

U-S. DEPT. DF THE INTERIOR ALOREY DIXON P.O. BOX 37127 WASHINGTON, D.C. 20013-7127 MRS. CHRYS BAGGETT DIRECTOR N C STATE CLEARINGHDUSE

1722

### PROJECT DESCRIPTION

CDASTAL BARRIER RESOURCES SYSTEM PROPOSED CHANGES TO THE CDASTAL BARRIER RESOURCE SYSTEM

SAI NO 88E00000643 PROGRAM TITLE - DRAFT SUPP. LEGIS. EIS

1722-1 THE ABOVE PROJECT HAS BEEN SUBMITTED TO THE NORTH CAROLINA

INTERGOVERNMENTAL REVIEW PROCESS. AS A RESULT OF THE REVIEW THE FOLLOWING

IS SUBMITTED (X) NO COMMENTS WERE RECEIVED

( ) COMMENTS ATTACHED

SHOULD YOU HAVE ANY QUESTIONS, PLEASE CALL THIS OFFICE (919) 733-0499.

[1722-1] Information noted - no response needed.



Coastal Barriers Study Group U.S. Department of the Interior National Park Service-498 P.O. Box 37127 Washington, D.C. 20013-7127

Dear Sir or Madam:

The Commonwealth of Puerto Rico hereby submits its comments on the Department of the Interior's draft Supplemental Legislative Environmental Impact Scatement ("LEIS"). The LEIS assesses the environmental impact of adopting the changes to the Coastal Barrier Resources System ("CBRS") contained in the <u>Report to Congress: Coastal Barrier</u> <u>Resources System; Proposed Recommendations for Additions to of</u> <u>Deletions from the Coastal Barrier Resources System</u> ("Draft <u>Report"). If adopted by the Department and approved by</u> <u>Congress, the Draft Report would, for the first time, add</u> <u>areas in Puerto Rico to the CBRS.</u>

Last summer the Commonwealth filed its comments on the Draft Report. Those comments explained the factors that distinguish Puerto Rico from other areas included in the CBRS and the reasons that adding areas in Puerto Rico to the CBRS was unwise and counterproductive. In summary, the Commonwealth pointed out that the physical characteristics of the areas in Puerto Rico proposed for inclusion in the CBRS were substantially different than those of the coastal barriers of the East and Gulf coasts of the mainland United States for which the CBRS was developed. It is therefore inappropriate to include areas in Puerto Rico in a regulatory system designed to protect coastal barriers. RESPONSE TO 1736 COVINGTON & BURLING FOR THE COMMONWEALTH OF PUERTO RICO



1736

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Opposition to adding Puerto Rican barriers to the CBRS noted. Coastal barrier features, whether fronting a coastal plain or a steeper topography, share common characteristics that are outlined in DOI's defining criteria. The coastal barriers identified in Puerto Rico fully meet these criteria.

The Commonwealth also described the detailed and 1736-2 The Commonwealth's comments were noted; however, the CBRA is not a land-use law. It does not affect the rights of the Commonwealth or individuals to do what they wish with their land. The LEIS does not attempt to quantify the It is not possible to quantify the environmental benefits exactly 1736-3 because the reduction in development that the CBRA will produce will vary across the 19 affected States and Territories according to many local factors. The LEIS made the best general predictions possible. The LEIS appears to assume that only federal Opinions noted. The DOI has revised the LEIS to ensure that it 1736-4 does not imply that State and local governments do not participate in the management of coastal resources. A related flaw is the failure of the LEIS to proposed for inclusion in the CBRS have remained undeveloped. 1736-5 Section 10 of the CBRA directed the DOI to identify undeveloped unprotected coastal barriers. The DOI was not directed to examine why particular areas are undeveloped. The CBRA does not interfere regulation has effectively limited development and that CBRS with local land-use regulation; it only restricts the use of Federal monies in the designated CBRS.

> The CBRA is not an attempt to provide blanket protection for sensi-1736-6 tive habitats; it only seeks to withdraw those Federal subsidies which encourage development in coastal barriers and their associated aquatic habitats.

CONTINUED RESPONSE TO 1736 COVINGTON & BURLING FOR THE COMMONWEALTH OF PUERTO RICO

COVINGTON & BURLING

Coastal Barriers Study Group March 18, 1988 Page 2

comprehensive land use regulations that it has promulgated to protect coastal areas. These land use regulations, which prohibit or tightly restrict harmful development, are far more effective than the CBRS regulations in protecting vulnerable coastal formations. The Commonwealth noted that its govern-mental system, which is based partly on a Spanish model, is more centralized than those of other American jurisdictions. As a consequence, decisions on land use are made on the basis of the interests of all the people of Fuerto Rico, rather than only those of a small coastal community. Finally, the Commonwealth reviewed in detail the characteristics of the individual areas proposed for inclusion in the CBRS.

environmental benefits from adding new areas to the CBRS. Instead, it assumes that there will be some reduction in development and that this will in turn provide some environmental benefit. However, because the methodology used in the LEIS is seriously flawed in certain important respects, at least as applied to Puerto Rico, the LEIS cannot be used as the basis for adding new areas in Puerto Rico to the CBRS.

regulation is effective and that local regulation will invariably be overridden by pressure for development. This Washington-centered attitude is unjustified and inconsistent with the pronouncements of an Administration dedicated to the principles of federalism. Moreover, even if small communities on the mainland can be dominated by developers, this is not true of Puerto Rico, where land use planning is administered on an island-wide basis.

investigate the reasons why the undeveloped coastal areas Thus, the LEIS never considers that these areas may have remained undeveloped precisely because local land use regulation may therefore be unnecessary.

A further deficiency in the LEIS is its assumption that adding an area to the CBRS is an effective means of protecting that area, regardless of the nature of the enviromental threat. A good example of this is the discussion of the mangrove swamps and coral reefs in Puerto Rico that are proposed for addition to the CBRS. The LEIS notes that

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1736-6

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1736-3



COVINGTON & BURLING

Coastal Barriers Study Group March 18, 1988 Page 3

mangrove swamps and coral reefs are not ordinarily considered attractive sites for development but asserts that certain activities, such as dredging, may take place and damage the swamps and reefs.

While the LEIS is correct that dredging activities can damage mangrove swamps and coral reefs, it does not explain how adding these areas to the CBRS would avoid this harm. Dredging would likely be undertaken in a mangrove swamp or coral reef to support development in a nearby area. Adding the swamp or reef to the CBRS would do nothing to prevent this. The only effective means of avoiding this damage is to directly limit activities that may damage the swamps or reefs. As explained in its comments on the Draft Report, the Commonwealth has implemented a comprehensive system to regulate land use that provides this protection.

Similar considerations apply to other activities that may affect coral reefs. Although, as the LEIS notes, reefs are fragile and environmentally beneficial structures, the CBRS is not an effective means of protecting them. Development upstream that generates silt can poison a reef, while development near the coast that is carefully controlled may do no harm. The CBRS does nothing about the former, while penalizing the latter. For these reasons, the LEIS overstates the environmental benefit from adding these areas to the CBRS.

The LEIS also fails to adequately account for the costs of adding new areas to the CBRS. Once an area is added to the CBRS, with certain limited exceptions, all federal assistance is precluded for development in those areas. There is no attempt to evaluate whether an individual project may be environmentally benign or even environmentally beneficial. Thus, as pointed out in the Commonwealth's comments on the Draft Report, projects such as sever lines running between populated areas through a CBRS area could be denied federal assistance even though they would benefit the environment. The costs in terms of the harm to the public from the failure to construct such projects is not offset by any environmental benefit. Only a regulatory scheme, such as that instituted by the Commonwealth, that is sensitive to the effects of individual projects, can provide a cost-effective means of protecting the environment.

### CONCLUSION

For all of the foregoing reasons, and those set forth in the Commonwealth's comments on the Draft Report, the

# CONTINUED RESPONSE TO 1736 COVINGTON & BURLING FOR THE COMMONWEALTH OF PUERTO RICO

# 1736-7

The DOI is recommending an amendment to Section 6 of the CBRA to allow utilities to use Federal monies for the purposes of (1) putting in "essential lines" through the CBRS where no practicable alternative exists to service one or more developed areas on coastal barriers outside the CBRS, and (2) providing service to developments within the CBRS from existing lines or "essential lines" which cross through the CBRS provided that service can be supplied with no additional costs to the Federal Government. If any upgrades are necessary to accommodate such service within the CBRS, the DOI recommends that their costs be borne by non-Federal parties.

If the Commonwealth decides that other projects in the CBRS would provide significant environmental benefits, it would be free to finance them itself.

COVINGTON & BURLING

Coastal Barriers Study Group March 18, 1988 Page 4

Commonwealth urges the Department of the Interior to reconsider its decision to recommend to Congress that areas in Puerto Rico be added to the CBRS.

Respectfully submitted,

ac In

Richard D. Cópaken Alan Tawshunsky COVINGTON & BURLING 1201 Pennsylvania Avenue, N.W. P.O. Box 7566 Washington, D.C. 20044 Attorneys for the Commonwealth of Puerto Rico



1718

# RESPONSE TO 1718 COUNTY OF VOLUSIA, FLORIDA

[1718-1] Support for the Proposed Action noted.



VIII-17

### CONTINUED RESPONSE TO 1785 T.D. ROBERSON, OCEAN ISLE BEACH, NC

Page 2

- (4) The storm hazard rhetoric is beginning to wear thin. Tormados, forest fires, earthquakes, bitter cold, chemical spills. Hazards occur every day somewhere in the United States and federal monies are used in each of these disasters.
- (5) Most access to barrier islands exist because of developing commutities on the coast. Past experience has shown that making the areas part of any Federal Lands Program results in restricted public access. The coast of North Carolina is a case history that may be used as an example of excluding the public. A large portion of the general population are not hardy back woodsman capable of roughing it on a wilderness shore. To save hundreds of thousands of across of this land for the use of a small but unfortunately wood. New Mon are able to cope with such hardships is a disservice to the majority of the population who wish to visit the coastal shore.

mentioned. I know of no flood-plain management ordinance that exists

without the entity partaking in the National Flood Insurance Program.

(6) On page 16 of section IV flood-plain management ordinances are

(7) On the next page the document quails from making a statement on

property values. An unwillingness to make a statement gives an impression a negative impact would occur on a widespread basis.

Especially since statements are made on hundreds of other issues

In summary this draft statement supports closing large sections of

States citizens are not suited to the rustic environment this paper supports and would never use the valuable recreational resources of

the Coastal Area. Also the actual savings in federal money needs to be estimated for each program prohibited in the coastal resource area. If the writers of the draft statement cannot come we with

our coastal areas to middle-income americans. Mainstream United

estimated savings for each program then the prohibition of these

1785-4

1785-3

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Opinions noted. The CBRA does <u>not</u> involve Federal acquisition of coastal barrier property.

1785-4 Although FEMA requires an approved floodplain management program in a local community before it will make Federal flood insurance available in that community, floodplain management can and does also exist in the absence of access to Federal flood insurance.

1785-5 A more detailed analysis of impacts on local property values would require independent economic analyses in each of the more than 100 areas affected by DOI's recommendations. This clearly was not feasible.

The LEIS estimates a potential Federal savings of \$997 million to \$2.08 billion in the proposed addition areas (see Chapter IV).

programs should not be listed as a benifit. Thank you for this opportunity to express my opinion.

One does not exist without the other.

that support expansion of the program,

Sincerely. V. J. Kaberson T. D. Roberson Building Inspector

TOR/pc



# NATIONAL ASSOCIATION OF REALTORS\*

1712

Nestor R. Weigand, Jr., President William D. North, Executive Vice President Stephen D. Dreister, Senior Vice President, Government Affains Gil Thurm, Vice President & Legislative Counsel, Government Relations 777 14th Street, N.W., Washington, D.C. 20005-3271 Teleptone 202 383 1074

March 10, 1988

Mr. Jack Brown Coastal Barrier Resources Unit Wildlife and Vegetation Division (490) National Park Service P.O. Box 37127 Washington, D.C. 20013-7127

### Dear Mr. Brown:

The NATIONAL ASSOCIATION OF REALTORS® is taking this opportunity to comment on the Department of the Interior January 1988 Draft Supplemental Legislative Environmental Impact Statement on Proposed Changes to the Coastal Barrier Resources System (CBES). In this document, the Department examines the environmental and socio-economic impacts of two different approaches: 1) expanding the existing Coastal Barrier Resources System by approximately one million acres (the "proposed action") and 2) maintaining the current 453,000 acres in the Coastal Barrier Resources System (the "no-action alternative"). NRR also provided comments in June 1987 on DDI's draft report to Congress on the CBES.

Our comments are as follows:

- The Department's characterization of the impact on wetlands of the no-action alternative does not fully examine all available studies and reports. The 1984 office of Technology Assessment study entitled "Wetlands: Their Use and Regulation" concludes that coastal wetlands are reasonably protected from degradation because most wetland activities are regulated by the Corps of Engineers and state wetlands programs. We urge the DOI to reassess their projected impact of a no-action alternative on coastal wetlands.
- 2. An underlying theme seems to exist in the Legislative Environmental Impact Statement (LEIS) that state and local regulations applicable to land use management in coastal areas is neither effective nor practically applied. However, state and local laws, regulations, and ordinances were not adequately examined in the draft LEIS. The LEIS would be enhanced by the inclusion of an evaluation of the failures and successes of state and local land use management programs and an examination of the improvements that would result from the proposed action. For instance, given the status of current state and local regulation in the Florida Keys, can DOI demonstrate what additional benefits would be expected by bringing this area in under the GBES umbrella?

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### RESPONSE TO 1712 NATIONAL ASSOCIATION OF REALTORS

1712-1

Although the Section 10 and Section 404 regulatory programs and State wetland programs have slowed development in wetlands, they have not stopped it. Development on upland areas adjacent to wetlands also contributes to the degradation of wetlands through runoff, pollution, and siltation, and upland development is not affected by these programs.

The OTA Report also states that there are fundamental differences in the way Federal agencies and various special interest groups interpret the intent of Section 404. OTA states "The Corps views its primary function in carrying out the law as protecting the quality of water. Although wetland values are considered in project reviews, the Corps does not feel that Section 404 was designed specifically to protect wetlands."

1712-2 Sta len 2-2

State and local regulations, laws, and ordinances are discussed at length in each of the CBRS Report to Congress State atlases (Volumes 2-22). The CBRA does not compete with local programs; in most cases, it complements them. Detailed analyses of the local impacts of the recommendations in all 19 affected States and Territories were not feasible.

**1712-3** Additional economic benefits to the Federal taxpayer would be expected if subsidies are not available in the Keys barriers.

1712-1

1712-2

Mr. Jack Brown March 10, 1988 Page Two

1712-4

1712-5

1712-6

3. The draft LEIS would be improved by including conclusive evidence relating to the overall economic impacts of the recommendations. The Secretary should re-examine and re-evaluate the economic impact of both the proposed action and the no-action options, possibly employing methodologies similar to those used in the 1965 Corpus Ghristi Barrier Island Task Force Report to estimate future socio-economic impacts of the Goastal Barrier Resources System. A copy of the Task Force Report is attached.

- 4. The draft LEIS could be strengthened by adequately examining the financial and human risks resulting from the proposed action due to the unavailability of federal flood insurance. Under the National Flood Insurance Program (NFIF), participating areas and individuals must utilize floodplain areas in a prudent manner and can incorporate floodproofing techniques into site planning and building renovation. Adherence to the NFIP regulations provides a substantial measure of protection for property and life (a key component of the purposes of the Goastal Barrier Resources Act of 1982 (CBRA)). Disallowing the use of federal flood insurance for the proposed CBRS inclusions and thus reducing the likilhood that prudent "floodproofing" measures may be taken, may jeopardize many lives and destroy a great deal of property. The draft LEIS should attempt to quantify these risks and then associated costs.
- 5. The DOI fails to comprehensively evaluate the budgetary impact to the federal government under both the proposed action and no-action options. Again, one of the major reasons behind the initial passage of the CBRA was the "benefit" to the federal treasury. Yet the only attempt in the LEIS to quantify the federal deficit impact is the reference to an article from a logi copy of <u>Environment Magazine</u>. We believe that the LEIS would be greatly improved by the inclusion of a serious analysis of the federal budgetary impacts of the proposed action options.

We appreciate this opportunity to comment of the Department's LEIS and look forward to working with the Department of Interior as it prepares its final recommendations to Congress.

Sincerely,

L. Ph

Gil Thurm, Vice President and Legislative Counsel

# CONTINUED RESPONSE TO 1712 NATIONAL ASSOCIATION OF REALTORS

**1712-4** The LEIS uses the best available estimates of Federal assistance on coastal barriers to evaluate the economic impacts of the DOI's recommendations. Because the DOI's recommendations cover hundreds of barriers along the Atlantic and Gulf of Mexico coasts, nationwide statistics are necessary. The Corpus Christi Barrier Island Task force report estimates apply only to south Texas; they cannot be extrapolated nationwide.

1712-5 Private individuals have the right to take whatever risks they desire. It is not possible to quantify the risks individuals may be willing to take.

1712-6 The DOI used the best available estimates of the Federal subsidies used to support development on coastal barriers.

# 1737



Natural Resources Defense Council

122 East 42nd Street New York, New York 10168 212 949-0049

March 15, 1988

Coastal Barriers Study Group National Park Service Department of the Interior P.O. Box 37127 Washington, D.C. 20013-7127

Re: Comments on Draft Supplemental Legislative Environmental Impact Statement on Proposed Changes to the Coastal Barrier Resources System, 53 <u>Rederal Register</u> 2792

Dear Sir or Madam:

The Natural Resources Defense Council, National Wildlife Federation, Coast Alliance and Oceanic Society are writing in response to the Department of the Interior's Notice dated December 3, 1987, soliciting comments on the Draft Supplemental Legislative Environmental Impact Statement on Proposed Changes to the Coastal Barrier Resources System (the LEIS).

Our organizations have heretofore commented on the Draft Report to Congress: Coastal Barrier Resources System - Executive Summary of March 1987 (the 1987 Report), pursuant to Section 10 of the Coastal Barrier Resources Act (the Act). We enclose a copy of our letter of comments on the 1987 Report and refer to it for our comments on the corresponding portions of the LEIS and for a brief description of our organizations and our concern for the conservation of the natural resources of coastal barriers.

Set forth below is a summary of our comments on the matters covered by the LEIS which were also covered by the 1987 Report (but omitting the detailed discussion of these matters that is contained in our comments on the 1987 Report), together with our comments on other aspects of the LEIS.

A. The Draft LEIS Has Failed To Consider "All Reasonable Alternatives."

The regulations of the Council on Environmental Quality implementing the National Environmental Policy Act (hereafter, "CEC regulations"), require that an agency "rigorously explore and objectively evaluate all reasonable alternatives" to a proposed action. 40 C.F.R. §1502.14(a). Indeed, the consideration of alternatives "is the heart of the environmental impact statement." §1502.14. These requirements apply to all environmental impact

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## **RESPONSE TO 1737 NATURAL RESOURCES DEFENSE COUNCIL**

March 15, 1988 Page 2

statements, including those prepared pursuant to proposed legislation. §1506.8.1

Perhaps the most significant defect in the LEIS is its failure to deal with a reasonable range of alternatives to the proposed action. The Final LEIS must correct this flaw. The alternatives the Agency must consider in the Final LEIS are outlined below.

### <u>Geographic Scope</u>.

The LEIS examines two alternatives with respect to the geographic scope of the proposal. The first alternative proposes expanding the Coastal Barrier Resource System (CBRS) by 3234 on the Atlantic and Gulf coasts and recommends the inclusion for the first time of undeveloped coastal barriers on the Florida Keys. Puerto Rico and the U.S. Virgin Islands. The other proposal evaluated in the LEIS is a "no action" alternative, under which the CBRS would remain unchanged. These two alternatives together clearly do not represent "all reasonable alternatives," as required by the CEQ regulations (§1502.14(a)). Given the widespread support for expansion of the System to include Pacific and Great Lake coast barriers, DOI must examine this option as an alternative in the discussion of geographic scope in the final LEIS.

Initiatives by Congress, state government officials, scientific experts and citizens all support inclusion of West coast and Great Lakes barriers in the CBRS. For example, Senator Glenn already has introduced a bill, S.1955, which directs the Department to re-map and recommend for inclusion eligible Great Lakes shoreline areas, gives Congress 90 days to review these recommendations, and then includes these units directly into the System. Representative Davis also has introduced a bill (H.R.2810) requiring the Department to re-inventory qualified Great Lakes

1. The CEQ regulations require that draft and final environmental impact statements on a legislative proposal be prepared and circulated as provided by §51503.1 and 1506.10 when the proposal results from a study process required by statute (§1506.8{b}(2)(ii)) and when legislative approval is sought for projects which the Agency recommends be located at specific geographic locations (§1506.8(b)(2)(iii)). Since the LEIS prepared by the Department has been prepared pursuant to a study process required by the Coastal Barrier Resources Act, and since it recommends actions located at specific geographic locations, draft and final EIS's on the legislative proposal must be prepared and circulated as provided by §\$1503.1 and 1506.10. 1737-1

An alternative that considers including the Pacific Coast and the Great Lakes in the CBRS appears in the 1983 FES and is identified as the "Broad Alternative." This <u>supplemental</u> LEIS only considers alternatives not covered by the 1983 FES.

When the CBRA was enacted in 1982, Congress only included coastal barriers on the Atlantic Ocean and Gulf of Mexico coastlines in the CBRS. The legislative history does not clearly indicate whether Congress intended to expand the CBRS eventually to include other coastlines. Because Congressional intent is unclear, the OOI will only complete studies of other coastlines if Congress enacts legislation directing it to do so.

March 15, 1988 Page 3

coastal barriers, and Representative Eckart plans to introduce a similar bill sometime in March.

In addition, nine Representatives from the Pacific coast delegation signed a letter to the Department on February 24, 1988, which requested that the Department revise its 1985 maps of potential Pacific coast system units, hold educational follow-up hearings, and write a report outlining how the Act dovetails with the Coastal Zone Management Act to complement and strengthen existing state coastal zone programs. Representative DeFazio also recently expressed his support for the inclusion of Statedesignated natural and conservation areas into the System at the Pacific Coast Coastal Barrier Workshop's press conference. Representatives Studds and Lowry, sub-committee chairmen of the Merchant Marine and Fisheries Committee, also have expressed interest in holding a hearing this spring on expanding the System.

On the State level, three of the five Great Lakes states which have coastal barriers eligible for inclusion within the System --Ohio, Minnesota, and Wisconsin -- already have written letters in support of System expansion to the Great Lakes Shoreline. The State of Michigan also has made a written request for updated maps of the areas which meet the Act's criteria for inclusion.

In addition, the National Wildlife Federation, the Coast Alliance, and other state and local conservation organizations recently hosted coastal barrier workshops on the Great Lakes and Pacific coasts in response to interest in the System. Speakers and participants at these conferences included Representative DeFazio, Congressional staff, State officials, renowned scientists on coastal geology and sea level rise, and coastal conservationists from the Great Lakes basin and Pacific coast.

The very high level of interest in and support for inclusion of Great Lakes and Pacific coast barriers argues compellingly for their inclusion in DOI's recommendations on additions to the CBRS. Even if the Department disagrees, the inclusion of Great Lakes and Pacific coastal barriers in the System is a "reasonable alternative." As such, it must be evaluated in the LEIS.

Other coastal barriers eligible for inclusion in the CBRS that have been ignored by the Department include those listed in Appendix 1 to the comments of the National Wildlife Federation, NRDC, the Coast Alliance and the Oceanic Society to our 1987 comments on the draft report to Congress. These additional Atlantic and Gulf coast barriers meet the Department's criteria; inclusion of these barriers in the CBRS represents a "reasonable alternative" that must be evaluated in the LEIS. March 15, 1988 Page 4

Evaluation of alternatives with respect to geographic scope is necessary from not only a legal standpoint but from a policy one as well. As the Department has pointed out many times, it is not up to DOI to decide which barriers should be included; that is a decision that the Congress must make. In order for Congress to intelligently decide among the various options for including coastal barriers around the country in the CBRS, it must have an analytical basis on which to make a decision. DOI must provide the Congress with information on the benefits and costs of including coastal barriers on the West Coast and the Great Lakes, as well as additional barriers on the Atlantic and Gulf coasts in the LEIS.

#### Otherwise Protected Coastal Barriers.

We believe that all eligible "otherwise protected" areas should be included within the System, not merely private inholdings and areas made available for development inconsistent with the Act's purposes or long-term conservation. Inclusion of otherwise protected areas within the System would grant the higher standard of protection found under CBRA and would guarantee that no federal funds could be spent on damaging projects within them. Even if the Department disagrees, analysis of this option is essential for an informed Congressional decision on what areas to include in the CBRS. To comply with the NEPA regulations, the Department must evaluate the alternative of including all "otherwise protected"

### B. The Department Has Failed To Evaluate Conservation Recommendations In The LEIS.

Section 10(c)(1) of the Act requires that the Secretary's report to Congress include "recommendations for the conservation of the fish, wildlife and other natural resources of the System based on an evaluation and comparison of all management alternatives." The LEIS does not propose any such recommendations (although it reaches negative conclusions regarding some proposed conservation recommendations discussed in the 1967 Report). We believe that should the final report to Congress fail to recommend the enactment or adoption of conservation measures, the report would not comply with the requirements of Section 10(c)(1). Furthermore, the CEQ regulations require that the Department evaluate all reasonable conservation alternatives within the context of the NEPA process. The following are comments on conservation alternatives that are discussed in the draft LEIS and/or should be examined in the final LEIS.

### CONTINUED RESPONSE TO 1737 NATURAL RESOURCES DEFENSE COUNCIL

1737-2

An alternative that considers including otherwise protected coastal barriers in the CBRS also appears in the 1983 FES, identified as the "Broad Alternative." This supplemental LEIS only considers those alternatives not covered by the 1983 FES.

1737-3

As required by Section 10(c)(1), all management alternatives for the CBRS are evaluated in Volume 1 of the CBRS Report to Congress. The DOI is recommending several conservation measures including:

- 1) the addition of associated aquatic habitat to the CBRS,
- automatic inclusion of otherwise protected coastal barriers in the CBRS if they are ever made available for development that is inconsistent with the purposes of the CBRA.
- inclusion of qualified excess/surplus Federal property on coastal barriers in the CBRS prior to disposal,
- employment of the user-fee approach for acquisition of coastal barrier property as appropriate, and
- a joint study of alternative approaches to post-storm redevelopment of coastal barriers.

1737-2

March 15, 1988 Page 5

### 1. Tax policy alternatives

We continue to urge the Department to recommend the elimination or substantial reduction of casualty loss deductions for losses incurred on properties within the System and to eliminate Federal tax exemption for bonds for infrastructure on areas within the System. We believe that, in any case, much more than a "very brief look" (LEIS, II-20) at this issue is called for and that the consideration that has been given to this issue in the past by the Department should be reflected in the LEIS.

2. Acquisition

We urge that the LEIS include the proposed recommendation made in the 1987 Report under "Federal Stewardship - The Acquisition Alternative." In addition, we urge the development of a priority system by the Department for the use of available funds to acquire System lands.

3. <u>Regulatory consistency</u>

We also strongly urge that the Department recommend legislation to prohibit Federal agencies from issuing permits for activities on or adjacent to coastal barrier units unless the proposed activity is found to be consistent with the purposes of the Act. We also support the recommendation that the Army Corps of Engineers be required to consider the impact of structures on nearby coastal barrier units before undertaking shoreline protection projects. Both should be examined in the final LEIS.

4. Redevelopment

We endorse the proposal made in the 1987 Report for a joint study to develop guidelines on redevelopment of coastal barriers following major storms and hurricanes. We urge the development of criteria for determining the level of damage required to declare an area undeveloped and eligible for the System.

5. Section 6(a)(3) - "essential links"

We support the recommendation (contained in the 1987 Report), with supporting discussion in the LEIS, for deletion from the Act of Section 6(a)(3), so that Federal funds may be available for maintenance, replacement, reconstruction or repair of publiclyowned or publicly-operated structures or facilities only if consistent with the purposes of the Act. 1737-4

Volume 1 of the CBRS Report to Congress contains a very extensive discussion of tax options for conservation of the CBRS. The Tax Reform Act of 1986 significantly reduced the exclusions and deductions that influence market signals and the behavior of private decisionmakers. For example, it eliminates long-term capital gains deductions, limits casualty loss deductions, allows only straightline depreciation of property over a longer time period, restricts interest deductions, eliminates investment tax credits, and imposes at-risk limitations on real estate. Having just accomplished a major tax reform after 2 years of debate and legislative effort, the DOI believes that a period of stability and certainty in the tax law is necessary.

1737-5

Support for acquisition recommendation noted. Both the NPS and the FWS have priority listings for acquisition. Along with other habitats, these lists include those barriers that each agency considers especially important.

- 1737-6 The DOI believes that requiring regulatory consistency at the Federal level would depart from the basic CBRA premise that conservation can be achieved without increasing Federal regulatory involvement by simply withdrawing Federal financial support for development of undeveloped coastal barriers. A complete discussion and evaluation of regulatory options appears in Volume 1 of the CBRS Report to Congress.
- [737-7] Support for a joint study of reconstruction alternatives noted. Development of criteria for determining the level of damage required to declare an area undeveloped would be an appropriate topic for that study.
- **1737-8** In the 1987 Oraft Report, the DOI proposed eliminating Section 6(a)(3) entirely. However, as several commenters pointed out, there are some roads that should legitimately be considered essential links, such as U.S. Highway AlA in Florida. The repair or replacement of these roads should be allowed even if it is not consistent with the purposes of the CBRA. Therefore, the DOI recommends no change in Section 5(a)(3).

VIII-25

1737-4

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1737-7

March 15, 1988 Page 6

1737-9 6. Dredged material disposal

We support the recommendation (contained in the 1987 Report), with supporting discussion in the LEIS, for amendment of Section 6(a)(2) of the Act to require the disposal of dredged materials to be performed in a manner consistent with the purposes of the Act.

7. Section 5(a) of the Act

We endorse the interpretation of Section 5(a) that was stated in the 1987 Report, and we urge the Department to develop guidelines to clarify this interpretation in order to ensure that Federal funding is prohibited for any project outside a System unit if it would serve to benefit and encourage development of the unit.

C. <u>Development Status</u>.

The definitions of development used in the 1963 FIIS were used to identify undeveloped barriers under the proposed action in the draft LEIS, except that phased development was not considered. While we support the Department's decisions to eliminate phased development as a criterion for deleting areas from the System, we strongly object to the Department's proposal to consider an area "developed" if <u>infrastructure</u> to units in a development is in place. The decision on whether a barrier is developed should hinge on the presence of a structure, not the presence of infrastructure.

We also oppose the Department's proposal to exclude "intensively capitalized" areas which otherwise qualify as undeveloped. The amount of money invested in an area is not relevant to the decision on whether the Department's criterion of one structure per five acres is met. The Department should adhere to original criteria and exclude consideration of the level of capitalization of a potential coastal barrier.

D. Delineation of Undeveloped Portions of a Barrier.

1737-12

<u>Clusters</u>.

We strongly oppose the blanket exclusion of all isolated clusters of ten or more structures. As long as the barrier meets the 1983 criteria it should be recommended for inclusion in the System regardless of clustering.

- 1737-9 The proposal in the 1987 Draft Report to amend Section 6(a)(2) runs counter to the basic CBRA premise that conservation can be achieved without increasing Federal regulatory involvement, therefore, the DOI recommends no change in Section 6(a)(2).
- 1737-10 In the 1987 Draft Report, the DOI considered a recommendation that guidance be developed to clarify that Federal financial assistance specifically directed to a purpose within the CBRS, even if the project is located outside the CBRS, is prohibited by Section 5(a) of the Act. Upon reevaluating the situations which may arise, the DOI concludes that determinations about whether Federal financial assistance is appropriate can be made on a case-by-case basis and, therefore, makes no recommendation for general guidance.
- 1737-11 Opposition to considering a barrier developed if a full complement of infrastructure is in place to each lot noted. The amount of money invested in an area is <u>not</u> a criterion for exclusion from the CBRS as developed.

**1737-12** Opposition to excluding isolated clusters of development if the rest of the barrier otherwise qualifies as undeveloped noted.

20

1737-10

March 15, 1988 Page 7

1737-13

1737-14

### 2. Intensively Capitalized Areas.

We strongly object to the Department's proposal to exclude undeveloped areas immediately adjoining "intensively capitalized" areas. The fact that money has been spent in an adjacent area is not a rational basis to exclude an undeveloped portion of coastal barrier from the CBRS. Furthermore, the Department's conclusion that an undeveloped area adjacent to an "intensively capitalized" area will necessarily be committed to stabilization is speculative. Even if this were the case, the federal government is under no obligation to fund stabilization projects on undeveloped unprotected coastal barriers regardless of any adjacent high investment development. Indeed, such structural stabilization is specifically mentioned in §5(a)(3) of the Act as one of the expenditures CBRA was intended to prohibit.

E. <u>Deletions</u>.

We continue to oppose the deletion of military and Coast Guard lands from the System.

Thank you for considering these comments.

Yours sincerely,

Sel. William Schrenk Lisa Speer Natural Resources Defense Council

Beth Millemann Coast Alliance

Sharon Newsome newsome Elise Jones National Wildlife Federation

Sally Lentz Oceanid Society

1737-13

The DOI has drawn the boundaries of proposed units at the interface between the developed and the undeveloped portions of the barrier.

1737-14

Opposition to excluding military and Coast Guard lands from the CBRS noted.

# SIERRA CLUB



1719

### **GULF COAST REGIONAL CONSERVATION COMMITTEE**

Louisiana, Mississippi, Alabama, Georgia, and Florida

March 7, 1988

Ms. Audrey L. Dixon Coastal Barriers Study Group National Park Service P. O. Box 37127 Washington, D.C. 20013-7127

Dear Ms. Dixon,

Enclosed, please find the copy-edited <u>Draft Supplemental</u> Legislative Environmental Impact Statement on Proposed <u>Changes</u> to the Coastal Barrier <u>Resources System</u>. Please note that I have made corrections directly on the manuscript. I am transmitting this edited copy so that you and your staff may take advantage of the approximate 12 hours that I invested in reading and correcting it.

I found relatively few errors, but here are a some of the recurring ones:

- The conjunction "however" was too often used to start sentences rather than to connect and compare statements.
- "No-Action" (Alternative) should be hyphenated when the two terms are used as modifiers of "Alternative."
- The establishment of acronyms in one part of a section, but the continued use of the entire multi-word forms later in the same section.
- The incorrect use of parentheses within parentheses rather that the correct use of brackets within parentheses (especially when providing <u>Federal Register</u> references).
- The use of the term "shellfish" and no concomitant use of the term "finfish" when both types of "fish" are referred to in the same statement.
- The inconsistent use of complete and incomplete sentences in Table 8 (pages 11-21 through II-24).
- The use of too many noun modifiers for some subjects (RE: page III-3).
- The use of "which" rather than "that" when the latter is more appropriate in formal writing.

"NOT BLIND OPPOSITION TO PROGRESS, BUT OPPOSITION TO BLIND PROGRESS"

# RESPONSE TO 1719 SIERRA CLUB, GULF COAST REGIONAL CONSERVATION COMMITTEE

1719-1 Appropriate corrections have been incorporated into the final LEIS.

- 9. The inconsistent use of the term "et al." to refer to more than two authors. It should be used in all cases when more than two authors exist for a single reference (page IV-20).
- I am not sure that the Chenier Plain "is separated from the Mississippi Deltaic Plain...by Southwest Pass..." (RE: page III-13).
- The incorrect use of "finfish and shellfish" on page III-14 when shellfish species are listed before finfish species in the accompanying examples.
- 12. The incorrect use of the term "fisheries" when referring to fishes. Fisheries are operations and industries that pursue fishes.
- 13. The inconsistent use of the term "U.S." for the United States. Use one or the other, but be consistent.
- The omission of the indefinite article "that" and a verb when describing certain items (RE: pages IV-10 & IV-19).
- 15. The capitalization of the term "federally" when it is used as a modifier.
- 16. The use of the term "First" when discussing two items, and then failing to use the term "second" later in the same part of the text (RE: page IV-17).
- Poor choices of topical sentences for some paragraphs (RE: page IV-18).
- The use of the term "south" rather than the correct adjective term "southern" (RE: page IV-20).
- 19. The inconsistent use of the title of this document on pages  $V\!-\!1$  and  $V\!-\!3$
- 20. The mixing of agencies in paragraph #7 on page V-3.
- 21. The format inconsistency in the BIBLIOGRAPHY section when referencing publications <u>IN</u> other documents.
- 22. The inconsistent use of commas in the BIBLIOGRAPHY section as well as throughout the document when listing three or more items, statements, objects, etc. (Place a comma before the last "and" in such series.)

I assume that this document is stored on a word processor and can be corrected and/or improved easily. I assume, also, that you will find most of these corrections and suggestions appropriate and valid. Since I serve as a contract editor for the U.S. Fish and Wildlife Service (Slidell, LA, National Wetlands Research Center), I feel that these copy-editing corrections should be incorporated in the final document draft.

I have already expressed my dissatisfaction (in earlier comments to your office) regarding the inappropriate elimination of coastal barriers in the Great Lakes region and along the Pacific Coast from consideration in this document. That dissatisfaction still exists, and I assume that Congress will correct that mistake when it acts to upgrade the Coastal Barrier Resources Act and the Coastal Barrier Resources System in the near future.

Thank you for this opportunity to comment on the draft LEIS on the proposed changes to the CBRS. Please transmit a copy of the corrected final LEIS to me so that I may know that my efforts were not in vain. In the meantime, these comments, corrections, etc., are...

... Respectfully submitted,

Э

Edwin W. Cake, Jr., Ph.D., Vice-Chair, Sierra Club National Coastal Committee &

Gulf Coast Regional Vice-President of The Sierra Club

CC: Vivian Newman, Chairperson of the Sierra Club National Coastal Committee

Enclosure: Copy Edited Draft Supplemental Legislative Environmental Impact Statement

# CONTINUED RESPONSE TO 1719 SIERRA CLUB, GULF COAST REGIONAL CONSERVATION COMMITTEE

[1719-2] Support for adding the Pacific Coast and Great Lakes barriers to the CBRS noted.



### LONE STAR CHAPTER COASTAL AFFAIRS COMMITTEE F. Hermann Rudenberg, Ph.D. 3327 Avenue Q 1/2

Galveston, Texas 77550 12 March, 1988 1732

Audrey L. Dixon Coastal Barriers Study Group National Park Service P. O. Box 37127 Washington, DC 20013-7127

Dear Ms. Dixon:

These comments pertain to the Draft Supplemental Legislative Environmental Impact Statement on Proposed Changes to the Coastal Barrier Resources System. In the past I have commented at public hearings and written profusely at every level of CBRA activity. This draft supplement has several errors which require correction; in addition, I wish to reiterate past observations derived from my direct experience some years ago in reviewing the Bolivar, TX, areas, with Congressional legislative aides for several legislators, for our local Congressional Jack Frocks.

1) Fage II-14 re exemption for "national security" relates to national security <u>activities</u>. Since Coast Guard and military bases include many other activities, blanket exemption is not legally mandated by the CERA  $\delta(a)(4)$ . Greater discrimination by the authors is required to fit the law.

2) The "otherwise protected" category should explicitly state that no matter how these areas are protected the protection is inclusive of the CBAA protection. In addition, to avoid the wasting of federal dollars, flood insurance should be available only for presently insured structures and not be renewable if it is once used. It is equally as ridiculous to expect buckeds to continue to rebuild storm-destroyed recreational public facilities, as homes. "Otherwise protected" does not imply the restraint from use of federal funds that the CBRA promotes; nor does it protect non-federal areas according to federal law. Furthermore, double protection has no deletrious attributes.

3) Table 9 makes reference to 200 square foot walled and roofed man-made structures. This is entirely inadequate since these may be feeding facilities, storehouses, or merely sun-shadgdructures, including horse barns or cattle feeders. Ten feet by 20 is not very large. The concept of "habtable and inhabited" should be added so as to exclude those 200-foot structures with walls and roof which are in such disrepair that they cannot adequately serve to shelter man. Ferhaps one should also include a need for indoor water, sewage-drainage, and electricity for human use. Sun or rain shelters for animals, feeding structures, or weathered or dilapidated structure with walls and roof of over 200 square feet should not qualify.

"When we try to pick out anything by fasel, we find it hitched to everything also in the universe," John Muir

# RESPONSE TO 1732 SIERRA CLUB, LONE STAR CHAPTER

1732-1

1732-3

It is the Department's understanding that most military activities along the Atlantic and gulf coastlines are essential to National security. Therefore, the DOI is recommending that military lands be deleted from the CBRS.

[1732-2] Opinions noted - no response needed.

The reference to structures cited in the letter is for the Low Level Alternative covered in the 1983 FES. Other alternatives, including the Proposed Action, only consider insurable structures.

VIII-31

1732-2

1732-3

### CONTINUED RESPONSE TO 1732 SIERRA CLUB, LONE STAR CHAPTER

The LEIS stated that global sea level has increased about 12 cm over 1732-4 the past 100 years, but that rate could increase to about 1 cm/yr over the next 40 years due to global warming. One cm/yr is an average predicted increase. A range of predicted increases has been added to the final LEIS. A more complete discussion of sealevel rise appears in Volume 1 of the CBRS Report to Congress (Chapter 11).

1732-5 Opinions noted - no response needed.

- 1732-6 Opinions noted. The DOI is recommending that Congress enact legislation directing that a joint study be undertaken by the DOI, U.S. Army Corps of Engineers, the Department of Transportation, the Federal Emergency Management Agency, and the National Oceanic and Atmospheric Administration, in consultation with the States, to develop additional options for consideration by Congress. Such options should include guidelines on which Federal agencies would base decisions concerning redevelopment or reconstruction of coastal barriers following storms and alternative ways to address Federal subsidies on all coastal barriers.
- 1732-7 An alternative that considers adding all coastlines to the CBRS is contained in the 1983 FES.

Support for including other coastlines in the CBRS noted.

1732-8 Table 1 in the final LEIS has been revised to include the total amount of fastland in the existing CBRS and in the recommendations in each State or Territory. Volumes 2-22 of the CBRS Report to Congress contain tables that list the amount of fastland in each existing or proposed unit in that State or Territory.

1732-4

1732-5

VIII-32

1732-7

1732-8

the present EIS also.

not be permitted to repeat the risk exposure.

8) Regarding Table 1, I would find it more useful if for the tems in the last two columns, additional data indicated how much is submerged and wetlands and cannot be built upon; or alternately how much is fastland.

attachments

Page 2 Coastal Barriers Study Group

a sudden catastrophic occurrence.

4) Page III-1 indicates an anticipated sea level rise of 40 cm/40 years and a past 12 cm over 100 years. These are both in error. Documentation is enclosed. At Galveston the Corps has shown in the past that from 1900 to 1970 the rate has been at a rate of 2 feet per 100 years, 1.e. 5 times your figure. Sea level rise is accelerative, according to projections which

have been made. Several scenarios are available for Sea Level Rise if only CO2 is considered; since that time it has become

scenario must be stated in this EIS since it MUST follow the

CEQ guidelines. That would be 66.2 cm by 2025, since these

figures are published; with inclusion of inert gases in the calculation, as much as a doubling of this is not out of line. Hopefully it will not cometo this, but 40 cm is too little.

clear that other gases must be considered also, suggesting that the figures shown are on the low side. In any event, a worst case

5) One problem with the construction of the sea level rise response is that this may not be "flooding" in the standard sense of a sudden catastrophic occurrence; rather it is a coastal

hazard. Since sea level variations are not linear but the MEAN

6) Congress did not ask for feedback on how to improve the CBRS mechanism, i.e. how to do it better; but you (we) now have experience which permits feedback to Congress in this direction slso. I would hope that this is possible in this EIS so as to

plug loopholes, improve action, etc. To some extent this is done in the DEIS. For example, What happens if an area is suddenly denuied by a major storm -- or 50% destroyed, or some other number -- can it again receive federal subsidies? If the area is behind a sea wall, as at Galveston, does that make a difference? A holdiar pattern concentring inclusion to the GRMS

difference? A holding pattern concerning inclusion in the CBRS might be logical, but not in every conceivable situation. Surely, individuals with major federally insured losses should

7) Since sea level rise affects all outer coasts of the US, and all are equally vulnerable from erosion of storms, I would hope that needs for inclusion of the Pacific and Great Lakes coasts be made more expanse. At this time, those coastal berriers which are readily erodable should definitely be included; rather than hold up this document, a cut-off date should now be stated as well as a timetable to make specific

delineations, e.g. Jan 1, 1990. Similar to the October 1985 deadline, this would put coastal developers on notice NOW.

Changes needed in the CERA in order to include these shores and which must be passed on by Congress should be delineated in

is linear (past) or acceleratively curved (projection) the impact of sea level rise may demonstrate itself with a storm,

Thenk you for this opportunity to comment. The Walnuk Redeadler

12 March, 1988



Houston Regional Group 1413 Westheimer Houston, Texas 77006

1739

March 12, 1988

Audrey L. Dixon Coastal Barriers Study Group National Park Service P.O. Box 37127 Washington, D.C. 20013-7127

Dear Hs. Dixon,

Enclosed are the comments of the Houston Sterra Club concerning the Draft Supplemental Lexislative Environmental Impact Statement on Proposed Changes to the Coastal Emrier Resources System. Please send us a copy of the final document when it is completed.

In general we support most of the recommendations and in this document. Our only real concern is that the high level protection alternative would have been a much better alternative to choose. In addition we support the inclusion, not exclusion of federal, state, local, and private protected lands in this system to ensure their abuse is not allowed. It would be very easy to have a clause which would allow some development for recreation or wildlife uses of these lands provided a full public participation and input program were required before any decision were made to of forward with a project or to not go forward with a project. We also support a CBRS for the Great Lakes and the Pacific Goast as these resources are just as important and valuable as the ones on the Atlantic and Guif Coasts. The following comments are our specific page by page comments of this document.

1) Page II-1, we support adding all secondary barriers to the system.

2) Fare II-1, we also support adding coastal formations that have the same functions that barriers have, adding aquatic habitats associated with CBRS units, and adding privately owned undeveloped and unprotected coastal barriers or inholdings to the system.

3) Page II-2, we are opposed to deleting such lands that are "otherwise protected". We sated our reasons and an alternate mechanism to get needed development added in the paragraph above. We support the GSA adding lands to CBRS before disposal of such lands and also support addine privately owned lands. However, this should be a mandatory finding and not at DDI's discretion.

> 4) Page II-6, as stated previously we want coastal barriers established on the Great Lakes and Pacific Coast now. No further delay is warrented as the importance of these areas has been documented previously.

5) Page II-7, we fully support the includation of Florida Keys, Puerto Rico, and the U.S. Virgin Islands as well as the carbonate compared isposits, slit and clay areas, fringing mandgrows, and glacial and bedrock deposits into the CBRS.

"When we try to pick out anything by itself, we find it hitched to everything else in the universe." John Mutr

## RESPONSE TO 1739 SIERRA CLUB, HOUSTON REGIONAL GROUP

Support for the high level protection alternative noted. Opposition 1739-1 to excluding otherwise protected barriers and the Pacific and Great Lakes coastlines from the CBRS noted.

[1739-2] Support for adding secondary barriers, associated aquatic habitats, and inholdings to the CBRS noted.

1739-3 Support for adding surplus Federal lands to the CBRS noted.

**1739-4** Support for adding barriers in the Florida Keys, Puerto Rico, the Virgin Islands, and an expanded definition of coastal barriers noted.

## CONTINUED RESPONSE TO 1739 SIERRA CLUB, HOUSTON REGIONAL GROUP

Support for the addition of secondary barriers in Texas to the CBRS 6) Page II-12, Table 6, we fully support the 9 unit additions of secondary coastal 1739-5 1739-5 barriers in Texas. noted. 7) Page II-13, we are against deleting otherwise protected area. This may allow unacceptable recreational development or samagement or other facilities which are ancillary to recreational facilities. Federally protected areas should be included in the constal herrises avetas. 1739-6 Opposition to excluding all military lands from the CBRS noted. 8) Face II-14, we do not support all silitary lands being excepted from the 1739-6 CBRS. Only those lands that will be needed by the military for war games, facilities, etc. should be so removed. All others lands should be included in the system. 9) Page II-15, we are concerned about the abuse of undeveloped areas inmediately The DOI has drawn the boundaries of proposed units at the interface 1739-7 1739-7 adjoining intensively capitalized areas. There needs to be a sore strict definibetween the developed and the undeveloped portions of the barrier. tion to protect as large an amount as possible of these areas that are not currently developed. Otherwise persons may claim such adjoining lands are needed for development unnecessarily. 10) Page II-20, we would be in favor of taxing policies which penalize persons who 1739-8 Support for tax alternatives that would discourage development 1739-8 develop sensitive areas like barrier islands and reward those who do not try to denoted. velop such areas. The inherent ecological importance of the areas makes such policy necessary so that natural values will be preserved and federal subsidies for building in such high risk palces are not utilized. 11) Page II-23, Table 9, we support the high level alternative which maximally 1739-9 protects barrier islands. NPS does not give the low level and high level alternatives 1739-9 The low and high level alternatives are presented in detail in the equal consideration and analysis for this document. This is a very clear violation 1983 FES. This supplemental LEIS only considers those alternatives of NEPA and wust be addressed in the FSEIS. not covered by the 1983 FES. 12) Fage II-26, we feel that the federal permit system has done an inadequate job of protecting fish and wildlife. Folitical pressure keeps district offices of 1739-10 Opinions noted - no response needed. Fish and Wildlife Service from holding strong against constant Corps attacks on the 1739-10 permit system while EPA is so weak that it only looks on in Texas. Hatural resources including coastal barrier islands and associated habitats are not protected by the federal perait system. 13) Page III-3, 4., barrier islands are not the cause of short-term reoccurring use of federal monies. People are the cause of this. 14) Page IW-18, we want the 77 wile stretch of South Padre Island put back in. 1739-11 Although the 74-mile stretch of South Padre Island is undeveloped [1739-11] It is undeveloped and a very valuable wildlife habitat and should not be destroyed according to DOI criteria, the DOI is not recommending its addition via tederal subsidies which encourage foolish building in high hazard risk areas. to the CBRS because it was recommended in 1982 and Congress con-Finally we oppose any of the deletions that are being proposed for the TD4 sidered and rejected it during its deliberations on the CBRA. If [739-12] Follets Island Brazoria, TO6 - Sargent Beach Brazoria and Matarorda, and TD8 the Congress wishes additional information regarding this area, the San Jose Island Complex Calboun, Aransas, and Nucces since they are state or federally DOI will provide it upon request. protected areas as explained further in our letter. We appreciate this opportunity to input and look forward to getting a copy of the final document. Thank you. Brandt Mannchen, Conservation Conmittee, Houston Sierra Club, 1739-12 Opposition to deleting otherwise protected areas in Texas from the Sincerely. CBRS noted. 629 Euclid. Houston. Texas 77009, 8713-861-7552, 8713-640-4311

-7-

VIII-34

# 1734

# **Barrier Island Task Force**

March 16, 1988

Audrey L. Dixon Cosstal Barriers Study Group National Park Service 1375 "K" Street, Room 400 Post Office Box 37127 Weshington, D.C. 20013-7127

Re: "Draft Supplemental Legislative Environmental Impact Statement on Proposed Changes to the Coastal Barrier Resources System" (January 1998)

Ms. Dixon:

The Barrier Island Task Force appreciates the opportunity to comment on the Draft LEIS. As you are sware, the Task Force has been very active regarding CBRS and the responsible management of our coastal resources. Previously the Task Force has submitted two documents in response to Department of Interior proposals related to CBRS:

- "Report on Proposed Department of Interior Barrier Island Program", Barrier Island Task Force, September, 1985.
- Letter to Secretary Kodel dated June 22, 1987, re: "Report to Congress: Constal Harrier Resources System" (March, 1987).

The Barrier Island Task Force shares many of the Department of the Interior's concerns regarding our coastal resources, and we have expressed those in our previous submissions. Rowever, we must take issue with soveral statements within the Draft LEIS. The LEIS expresses an underlying philosophy that development of coastal areas should be discouraged, and that any development for other than recreational purposes is automatically a burden on the federal government and datrimental to the environment. Several statements are made that state and local governments are either unwilling or unable to adequately manage constal resources without the imposition of additional federal regulations.

As chairman of the Bartier Island Task Force and a member of the Corpus Christi City Council, I would like to emphasize the Task Force's, local governments' and the State's commitment to balanced, controlled growth on the Gulf Coast while protecting our coastal resources for future generations. Nueces County has been recognized for taking the initiative to protect the environment through the Nueces County Dunes Protection Act. The City of Corpus Christi is currently in the process

Working for the Economic Future of Texas PO Box 640 Corpus Christi Texas 78405

# RESPONSE TO 1734 BARRIER ISLAND TASK FORCE

1734-1

Information noted. The DOI has revised the LEIS to ensure that it does not imply that State and local governments do not participate in the management of coastal resources.

#### March 16, 1988 Audrey L. Dixon Page 2

of developing a Padre Island/Hustang Island Area Development Plan as part of a new City Comprehensive Development Plan. The State of Toxas and the Taxas General Land Office are also active on coastal issues such as the Texas Open Beaches Act, beach cleaning programs, and support of provisions of Annex V of the International Convention for the Prevention of Pollution from Ships, 1973, as Modified by the Protocol of 1978 (MARPOL 73/78); Garry Mauro, Texas Land Commissioner, and Senator Lloyd Bentsen have been instrumental in pushing legislation through Congress to prohibit dumping of solid wastes in the Guif of Mexico, as an amendment to Annex V. The State Board of Insurance has also taken steps to insure higher quality residential and commercial construction in Texas coastal counties through strengthened inspection procedures implemented January 1, 1988, as part of the Texas Catastrophe Property Insurance Pool (CATPOL) program requirements.

In previous submissions, the Task Force has requested responses on several issues from DOI; to date we have received no response or acknowledgement of our requests. The Task Force is especially concerned about the impact on operations and maintenance of the Gulf Intracoastal Waterway, and whether the GIWW is protected under exemptions provided by the Costal Barrier Resources Act of 1982 (CBRA) for water navigation; a related issue is provisions for adequate dredge spoil sites, which must be provided by the state sponsor, the Texas Department of Highways & Public Transportation.

The Task Force and local governments are also concerned regarding the possible impact of the Proposed Action on the local economy, and local, state and federal tax revenues. We acknowledge that the Draft LEIS details probable impacts of the Proposed Action on owners and developers (LEIS, page IV-16). However, the Task Force recommends that a detailed study also be included in the LEIS related to the probable impacts on local communities. The LEIS downplays the impact on local communities as illustrated by statements such as "It is extremely difficult to isolate the potential impacts of including an area in the CBRS from the impacts of these other factors on the decision to develop a particular parcel of land." The Task Force acknowledges that several factors affect development, however local, state or federal governments should not make decisions without a complete analysis of the impact on both costs andtax revenues of any proposed action. While it may be difficult to isolate individual causes of economic trends, the impact on the economy and tax revenues is vital to long-range planning for local, state and federal governments. The Task Force's 1985 report, included several projections related to the impact of DOI's 1985 proposals on island development, employment, and local, state and federal tax revenues, based on the Texas Input-Output Model. The Task Force strongly recommends that the Draft LEIS include a similar analysis of the probable impacts of the Proposed Action.

While downplaying attempts to project probable impacts of the Proposed Action on the economic base and tax revenues, the Draft LEIS makes several references to costs to the federal government through subsidies and programs, such as the Federal Flood Insurance Program. The LEIS

# CONTINUED RESPONSE TO 1734 BARRIER ISLAND TASK FORCE

# 1734-2

The DOI is recommending that the GIWW be excluded from the CBRS. The disposal of dredged materials in the CBRS is not prohibited by the CBRA.

[7734-3] A more detailed analysis of local impacts would require independent economic analyses in each of the more than one hundred areas affected by DOI's recommendations. This clearly was not feasible. The Task Force model is applicable only to south Texas; it is not transferable to other barrier coastlines.

1734-2

### CONTINUED RESPONSE TO 1734 BARRIER ISLAND TASK FORCE

March 16, 1988 Audrey L. Dixon Page 3

1734-4

1734-5

1734-6

basis to project an estimated cost to the federal government of \$785 million in subsidies, and an estimated total replacement cost of \$1,63 billion, under the No Action alternative. The Task Force questions the validity of DOI's projections. Despite repeated requests, the Task Force has received no response from DOI to provide a breakdown of the "alleged subsidies". The Task Force has been advised by FEMA officials that the Federal Flood Insurance Program has been restructured and is now self-supporting. The Task Force is not sware of any studies that provide a complete breakdown of federal program expenditures based on barrier islands vs. coastal mainland vs. non-coastal mainland. Hurricane dollar losses reported in the 1985 Draft Report to Congress on the CBRS for Galveston County and Harris County following Hurricane Alicia included a high percentage of losses in the Houston srea, and did not include a dollar breakdown for Galveston Island. The Task Force also requests information regarding how the LEIS subsidy projections were generated. For example, how were federal funds for highways, sirports, wastewater, etc., allocated to barrier islands. Using a conservative estimate of 50,000 developed acres on Texas barrier islands, the LEIS estimates would translate into over \$1.25 billion (1980 dollars) in total federal subsidies for Texas barrier island developments; the Task Force would be interested in knowing where all of those federal dollars were expended.

makes reference to four case studies (Miller, 1981), and uses them as

The Task Force shares DOI's concerns related to sea level rise (LEIS, page III-1), which is a significant and serious issue for cosstal communities. However, the Task Force recommends that the LEIS address the "relative sea level rise" for various Gulf and Atlantic cosstal areas based on available data related to polar melting, non-polar melting, local subsidence and plate tectonics. The South Texas coast line is projected to experience a lesser relative sea level rise compared to other coastal areas.

The Task Force also shares DOI's concern regarding public safety and emergency storm evacuation. South Texas is mentioned in the LEIS as one of the primary areas of concern (LEIS, page IV-20). With the growth of sessonal and year-sround populations on Mustang Island and Padre Island, the Texas Department of Highways & Public Transportation has placed a high priority on improvements to the John F. Kennedy Causeway connecting the Corpus Christi mainland to North Padre Island; improvements are to include elevating and widening the existing causeway which will provide a safer, more efficient emergency storm evacuation route. As a long-range priority, a second causeway has been proposed south of the JFK Causeway near the northern boundary of the Padre Island National Seashore (Transportation 2020: Corpus Christi Bay Area, Corpus Christi Chamber of Commerce, February, 1988). On South Padre Island, the Queen Isabel Causeway can provide up to six lanes for emergency storm evacuation (the LEIS incorrectly refers to the Queen Isabel Causeway as single-lane; page IV-20). These examples illustrate that South Texas computities are preparing for projected island population growth to provide adequate public safety and evacuation routes.

1734-4

In enacting the CBRA, the Congress determined that development on coastal barriers was risky and the Federal government should not be subsidizing it. Although a comparison of flood losses on coastal barriers compared to inland areas would be interesting, it is not germain to the LEIS.

A percentage breakdown of the total estimated Federal subsidy is as follows:

roads, bridges, and causeways	41%
sewers and wastewater treatment	28%
water supply systems	15%
disaster relief	7%
flood insurance	6%
shore protection	3%

A discussion of these costs appears on page IV-48 of the 1983 FES.

Although FEMA's goal is to make the Federal flood insurance program self-supporting, it has not yet reached this goal.

1734-5

For the purposes of the LEIS, the National Academy of Science's general estimate of sea-level rise is sufficient.

1734-6

Information noted. The reference to the Queen Isabella Causeway in the LEIS has been corrected.

March 16, 1988 Audrey L. Dixon Page 4

The Task Force also requests clarification of several additional statements within the LEIS, as referenced in the attachment to this letter.

In conclusion the Task Force will appreciate your consideration of our recommendations. While we recognize the efforts of DOI to protect and preserve our coastal resources, we believe that it would be valuable for Congress to conduct an independent assessment of the implications of the Proposed Action.

Please contact us if you require any additional information.

Respectfully, Linde Strong

Chairman Barrier Island Task Force

cc: Texas Congressional Delegation

The Honorable Bill Clements Governor, State of Texas

Garry Mauro Texas Land Commissioner

Judge Robert Barnes Nueces County

Mayor Betty Turner City of Corpus Christi

Juan Garza, City Manager City of Corpus Christi

# CONTINUED RESPONSE TO 1734 BARRIER ISLAND TASK FORCE

Barrier Island Task Force Corpus Christi Chamber of Commerce Comments re: Draft LEIS March 1986

	Page	Compants
1734-7	II-2 (1)	The Task Force opposes granting the General Services Administration authority to add excess Federal coastal barriers properties to the CBRS. The original intent of CERA was to require all additions and deletions from CBRA to be subject to approval by Congress.
1734-8	II-2 (j)	The Task Force opposes granting DOI authority to add any coastal barrier properties to the CBRS without approval by Congress.
1734-9	II-11 (d)	The Task Force opposes the addition of any secondary coastal barriers as recommended by the Proposed Action. CBRA was originally adopted to include primary coastal barriers <u>only</u> .
1734-10	1I-13 (e)	The statement, "The Proposed Action, therefore, would delete all otherwise protected land in the existing CBRS from the System "is incorrect; CBRA specifically excludes all "otherwise protected" coastal barriers. The Task Force recommends that this exclusion be continued.
1734-11	II-18 (3)	The Task Force questions the methodology used to delineste "associated squatic habitat" under the Proposed Action. The Task Force further recommends that the CBRS unit boundaries <u>got</u> extend across the Gulf Intracosstal Waterway.
1734-12	II-19 (5)	The statement that, "otherwise protected coastal barriers in the existing CBRS would remain in the System under the No Action alternative" is incorrect; "otherwise protected" areas are already excluded from the CBRS.
1734-13	111-17 (G)	The statement that "otherwise protected" areas were excluded by Congress from the CBRS <u>is correct</u> .
1734-14	19-10	The Task Force questions the use of additional federal regulations to "buy time" for local and state governments to implement land use plans and other regulations; Corpus Christi Bay Area governments and the State of Texas have already implemented regulations to protect island resources.
1734-15	IV-13 (d)	The Task Force requests evidence of the argument

Opposition to automatic inclusion of qualified excess Federal 1734-7 property in the CBRS noted. The DOI is recommending that otherwise protected coastal barriers 1734-8 which are made available for development that is inconsistent with the CBRA purposes be automatically included in the CBRS. Opposition noted. 1734-9 Opposition to including secondary barriers in the CBRS noted. The existing CBRS does contain several otherwise protected coastal barriers. The DOI is recommending that these areas be deleted from 1734-10 the CBRS. [1734-11] The DOI is recommending that the GIWW be excluded from the CBRS; however, qualified associated aquatic habitats landward of the GIWW are recommended for addition to the CBRS. 1734-12 The existing CBRS does contain several otherwise protected coastal 1734-13 barriers. The DOI is recommending that these areas be deleted from the CBRS. 1734-14 Comment noted - no response needed.

[1734-15] The LEIS does not make this statement. The LEIS does say that development of coastal barriers "may entail long-term economic costs associated with beach nourishment, erosion control, channel maintenance, pollution control, and declining productivity of fisheries that depend upon a natural system."

VIII-39

# CONTINUED RESPONSE TO 1734 BARRIER ISLAND TASK FORCE

1734-16 Correction has been made in the LEIS.

[1734-17] More explanation of the Shackleford Banks court case has been added to the LEIS text.

[1734-18] Although FEMA's goal is to make the Federal Flood Insurance program self-supporting, it has not yet reached this goal. At the point that the Federal flood insurance program becomes self-supporting, private insurers will probably enter the market.

1734-19 Correction has been made in the LEIS.

 amployment, and tax bases".

 [1734-16]
 IV-14

 The reference to South Texas should be capitalized.

 IV-17
 The court case cited related to Federal condemnation proceedings at Shackleford Banks, North Caroline (L03) should be explained in more detail, or deleted; as stated, the reference is misleading and is subject to misinterpretation.

 IV-18
 The availability of private flood insurance is limited, and should not be used as an argument for elimination of federal flood insurance in coastal areas; according to

IV-20

presented that "long-term economic costs" will out-weigh "short term economic benefits for local markets,

FEMA officials, the flood insurance program is

The reference to South Padre Island should be capitalized; the Town of South Padre Island is a governmental entity.

underwriting guidelines.

self-sustaining. Coastal barrier property owners should be entitled to the same opportunities as property owners throughout the United States, subject to FEMA

1734-18

1734-19

VIII-40

CITIZENS TO PRESERVE South Texas Economic Resources, Inc. P.O. Box 3623, (512)761-7801 South Padre Island, Texas 78597

> Coastal Barriers Study Group U.S. Dept. of the Interior National Park Service 498 P.O. Box 37127 Washington, D.C. 20013-7127

Soard of Directors: Bob Goodman Chairteet Jack Conisty Cameron County Judge

Bill Rapp Willney County Judg Ed Lucio State Ampresentarive

(arry Marner State Representative Bob Pinkerton Hayor, SP1

Ociph Thomae Communicationer, Cameron Co Ygnació "Nachs" Garza Hayor, Browneville

Lean Gence Loverments Richard Franke Broker

VIII-41

Advisory Board: John Thobe Sr. Vice-Presiden Chamber of Commer

Jin Way City Aldermon, SPI Jim Parker CPA

Mack Sterling Marine Compulsant Ed Cyganiswicz City Alderman, SPI Asst. District Attorney

STATISTICS ON PROPOSED CHANGES TO THE CBRA SYSTEM Gentlemen:

RE: COMMENTS REGARDING DRAFT SUPPLEMENTAL

LEGISLATION ENVIRONMENTAL IMPACT

The following comments are in regard to the above referenced impact statement regarding three areas in Cameron and/or Willacy County in the State of Texas.

1. 7.5 mile long area of South Padre Island located immediately North of the existing town of South Padre Island and extending North to the end of State Highway 100. This area has been assigned CBRA designation of Unit #T-11.

2. 25.8 mile long area of South Padre Island located in both Cameron and Willacy counties beginning at the end of State Highway 100 and extending north to the Port Mansfield ship channel. (CBRA Unit #T-II).

3. Boca Chica located south of South Padre Island and north of the Rio Grande River containing approximately 8.5 miles of shoreline. This area has been designated as Unit #T-12 of CBRA.

The writer of this letter (Citizens to Preserve South Texas Economic Resources, Inc.) is a non-profit organization which has been organized to insure that our area has a bright future by protecting the growth potential of both South Padre Island and Boca Chica. In order to protect this future, it is very important that areas for future development remain available, our natural resources which attract tourism are protected and we insure an orderly and quality development of our area. This organization is made up of State Representatives, county judges, county commissioners, mayors, city aldermen, Chamber of Commerce representatives, local businessmen and property owners. All of these individuals have grave concerns about both growth potential of the area and the additional economic problems which we will incur as a result of the no-growth policy that elimination of Federal flood insurance and other Federal subsidies will cause.

next page ....

# RESPONSE TO 1745 CITIZENS TO PRESERVE SOUTH TEXAS ECONOMIC RESOURCES, INC.

page 2

South Padre Island consists of a long narrow barrier Island approximately 115 miles long of which approximately 80 miles is already in the National Sea Shore Park, and of course, will never be developed. The draft proposal calls for an overall increase of approximately three times the number of acres and an additional 490 miles of shoreline to be included in the CBRA. On South Padre Island it is being proposed that we increase the number of acres included from 181,565 to 426,400, and the number of shoreline miles from 161 to 208.6. These are very substantial increases that will have a very negative impact on our area both at the present time, and in the future. We would, therefore, urge that at the very most a 'no-action' alternative be chosen leaving the current designations as they are. The suggestion is made in the draft proposal that Congress may want to reconsider the 7.5 miles on South Padre Island which was excluded in the 1982 legislation, as this area is undeveloped when, in fact, much of the infrastructure for development is already in place. This Infrastructure includes such things as properties within this area having already been annexed into Cameron County Water District #1, some physical development has already been done in one area, project planning and engineering complete in many areas. Developers have already spent millions of dollars for this infrastructure which is now in place, to say nothing of the land cost. Although the area shows little physical development yet, the fact is that this 7.5 mile stretch is far from an area that should be considered undeveloped for designations of the CBRA. Were it not for a downturn in the economy which took place starting about 1962 and continuing through the present time, much of this 7.5 mile area would likely be developed already.

**1745-2** By including this area in the CBRA units, further softening and additional delays in recovery would occur in our economy, as South Padre Island will not have the growing room it needs for orderly and quality development in the future.

South Padre Island has seen the strict enforcement of engineering standards and building codes, and therefore the quality of construction and its ability to withstand a substantial storm is far better than other coastal areas. In fact, we feel that if a statistical analysis of Cameron County was done comparing the property valuations, flood insurance premiums paid, and flood claims paid for

1745-3 South Padre Island as compared to the rest of the county, that the greater loss would occur in the inland areas rather than on the coastal barrier island of South Padre Island. Hence, the premiums paid by South Padre Island properties.

In the case of Boca Chica (T-12) developers are working very closely with all regulatory authorities in an attempt to design their development plans so as to maintain the very critical balance between the wetland areas and their development allowing both to exist in harmony.

CONTINUED RESPONSE TO 1745 CITIZENS TO PRESERVE SOUTH TEXAS ECONOMIC RESOURCES, INC.

1745-1 According to DOI criteria, an area must have a full complement of infrastructure in place to each lot in the development or at least one structure/5 acres of fastland to be considered developed. The 7½-mile stretch is fully undeveloped according to these criteria, however, the DOI is not recommending its addition to the CBRS because it was recommended in 1982 and Congress considered and rejected it during its deliberations on the CBRA. If the Congress wishes additional information regarding this area, the DOI will provide it upon request.

1745-2 Opinions noted - no response needed.

1745-3 Opinions noted. In enacting the CBRA, the Congress has determined that development on coastal barriers is risky and should not be supported by the Federal Government.

[745-4] According to DOI criteria, the proposed additions to T12 are undeveloped. Information and opinions noted.

VIII-42

page 3

Many millions of dollars have been spent in this area for infrastructure needed for development. Congress and the Department of the Interior should, upon re-evaluating Boca Chica (T-12), as well as South Padre Island area (T-11), which are already designated by the CBRA as undeveloped, give serious consideration to deleting these areas as they both are vitally important to the growth of the Rio Grande Valley area and both will contribute through their development greatly to the local economy. The deletion of these areas would not sufficiently alter the ecological balance which is being sought.

In summary, we, the members of the Citizens to Preserve South Texas Economical Resources, Inc., urge you to strongly consider the deletion of Units T-11 and T-12 of the CBRA and that no further consideration by given to the adding of the 7.5 mile section of South Padre Island north of the town of South Padre Island. Should you have any questions regarding the above comments, please do no hesitate to call.

Urgently yours,

Bob Goodman Chairman Citizens to Preserve South Texas Economic Resources, Inc. 1759

A which Cash for -----

### Committee to Preserve Assateneue Island, Inc.

### March 14, 1990

Mr. William P. Horn, Asst. Secretary for Fish, Wildlife and Parks, U. S. Department of the Interior. Washington, D. C. 20240

Bear Mr. Horn-

I appreciate the opportunity to make a few comments on the Draft Supplemental Legislative Environmental Impact Statement on Proposed Changes to the Coastal Barrier Resources System, and will be as brief as possible.

The Coastal Barrier Resources System is vitally important for many reasons. It is most important that the undeveloped chastal barriers be put off from federal sunsidies for infrastructure - utilities, roads, etc. - federal flood insurance and any funding that would encourage development in these high hazard, dynamic areas. Federal Flood insurance is second only in cost to Social Security so far as opverment expenditures are concerned. This does not even take into consideration the hude sums excended for disaster and, yet people continue to pour money into second homes in these hazardous areas, and they can even deduct mortgage interest on these unnecessary second homes. It makes no sense. Everything possible should be done to help out the deficit by discontinuing government funding of support structures in high hazard areas on barrier islands.

It is equally important that some of the islands in estuaries, such as the Chesapeake Bay and Delaware Bay be included, and islands in the coastal bays (such as Chinopteague, Sinepwient, Assawoman, Indian River, etc.) should also be included as they also suffer great erosion and flooding. There are cidir culous proposals for second home condominium development on Smith Island in the Chesapeake, which suffers tremendous erosion, had devastating flood damage during storm. Agnes in the 70's and the famous March 1962 storm -- and there is during store Agnes in the 70's and the famous harch inconsistent and access is only by no sewage system to take care of increased development, and access is only by "the test back and access is only by "the second access is only by boat from the mainland, which cannot get to the island during storms! what fools these mortals be

Familer Island, which has more and more flonding and erosion problems, is now to have the Corps build, at taxpayers expense, a wall around it. to see if that will prevent storm damaget!!

Especially, I think barrier islands that fall under the national park system. state parks, and national wildlife refuges should be included, and this I say from my experience with Assateaque Island, namely:

> 1. The National Seashore is proposing and is seeking political support to spend anywhere from \$15 to \$93 million to try to stop erosion along the northern five or six miles of Assateague Island, basing this on the fact that the accelerated erosion is unnatural due to the littoral drift being cut off by the Ocean City Inlet Jetties, Likewise, Assateaque State Park (668 acres, 2 miles of shoreline starting at about mile 6 south of the inlet) is urging the National Seashore to do something as the erosion is creeping south and it is being affected. Everyone can also see that sea level rise is increasing storm damage along the

# RESPONSE TO 1759 COMMITTEE TO PRESERVE ASSATEAGUE ISLAND, INC.

1759-1 Support for the CBRS noted.

1759-2

Support for adding secondary barriers to the CBRS noted.

1759-3

Support for including otherwise protected coastal barriers in the CBRS noted.

1759-1

1759-2

#### estire island.

The local people did not support Assastmague becoming a national seasthere until the 1962 storm had it mostly underwater and the road and nearly all attempts at development were wiped out. At hearings held in 1972, it was pointed out by Dr. Eugene Cronin that too much development had already taken place on the State Park which was doomed to suffer severe damage when the next big storm struck. Nistorically, three catastrophic storms per century have hit that section of the coast. So far there have been two this century — in 1933, when the Decan City linet was created, and in 1962. Around 1992, plus or minus, we should be due for the next biggy. In the meantime, those in charge of the Island did not live through those earlier storms and comfortably forget what is in store, while they try to get millions of federal dollars invested in protecting the unwise investment of facilities that has already taken place, plus millions for additional development.

While the National Seashore's initial environmental assessment on trying to stop the erosion at the morth end did nut address a sand bypass system, at my suggestion that is now being looked into and more information will be available on that alternative. That would be less expensive and would give back to Assateague sand lost through the littoral drift being cut off by the jetties. That would be acceptable, if not too expensive, but a massive pumping of sand from offshore could exacerbate erosion problems farther south on the 37 mile island. Enclosed is a report I did on the subject.

2. Assateaque Islano National Seashore is installing a new major road to use facilities on the island. It is being built as close to the bay as possible, necessitating filling of wetlands and tidal guts, not a very good example for a government agency. It is being raised, which will act as a dise and prevent sand from being carried from ocean to bay, thus preventing the island from maintaining its width as it naturally moves westward. They seem to have forgotten that during storms as much flocding occurs from the bayside as from the ocean' also that all roads built on Assateague in the past were destroyed by storms as the island is o low.

3. Chincoteaque National Wildlife Refuge comprises the Virginia, or southern portion of Assatuaque Island. As you know, the processes CWS Master Plan for the Refuge was withdrawn several days before it was to be released. However, I notained a copy uncer the Freedom of Information Act. One of the proposals in it is to build, at taxpayers expense. an imposing administration building to house offices, etc., for both the Refuge and the National Seashore at that end (the latter administers the recreatonal activities and requires a rather large staff and large numbers of vehicles for the 3 miles it administers during the piping plover nesting season - 6 miles at other times of the year). Also, the visitor center would be moved to this new building, with enlarged facilities and areas for displays and selling items in competi-What was tion with the gift shops and book stores in the town. habitat for the endangered Delmarva Fox Squirrel would be taken over for this building and for parking. Is that right? Here the loblolly pines stricken by the Southern Pine Bark Beetle clear cut in this area in
order to make room for the planned buildings and parking?

Also in the Master Plan, in the preferred alternative, there were plans for maintenance buildings on the island. When the question came up for this before, the environmental organizations said only minor facilities should be on the barrier island. The Refuge has land on the mainland next to the NASA Space fuseum which would be far more suitable for the Administration building and for the maintenance buildings which the the National Seathere wants in addition to the buildings needed by the Refuge.

 Surely, the above provide sufficient horror stories to document why national seashores and refuges on barrier islands should be included in the coastal barrier resources system.

While I wrote on the earlier draft EIS. I should like to repeat that I do not agree that military and cosst guard installations on barrier islands should be deleted from the system, nor should highway projects.

> Also, having come from the West Coast and being familiar with many areas along the Great Lakes. I feel very strongly that Pacific Doast and Great Lakes barriers, as well as Gulf and Alantic barriers should be included in the system.

This system will constitute a major step in cutting down on government expenses. We hope all the proposed and additional areas can be included.

Sincerely

man for a state

Judith C. Jannson. President

## CONTINUED RESPONSE TO 1759 COMMITTEE TO PRESERVE ASSATEAGUE ISLAND, INC.

1759-4

Opposition to excluding military and Coast Guard lands from the CBRS noted.



Support for including the Pacific Coast and Great Lakes coastal barriers in the CBRS noted.



SSS BKOKIE BOULEVARD BUITE 400 MORTHBROOK, ILLINDIS 80082 S12 372-1088

March 15, 1988

BY FEDERAL EXPRESS

Audry L. Dixon Coastal Barriers Study Group National Park Service Room 3319 1100 "L" Street, N.W. Washington, D.C. 20005

> Re: Public Comment regarding Draft Supplemental Legislative Environmental Impact Statement on proposed changes to the Coastal Barrier Resources System

#### Gentlemen:

in the CBRS.

This letter is intended as a public comment with regard to the above referenced Draft Supplemental Legislative Environmental Impact Statement ("DLEIS"). I have previously submitted, by letter dated June 22, 1987, a comment regarding the Draft Report to Congress of the Secretary of Interior of March, 1987. Those comments are equally applicable to the DLEIS, and are incorporated herein.

This comment concerns South Padre Island, in Cameron County, Texas, which has been assigned the designation of CBRS Unit T-11. At the time this unit was established in 1982, Congress excluded 7.5 miles of this island from the CBRS unit. This 7.5 mile tract, which begins immediately North of the town of South Padre Island, and extends north to the northern end of State Highway 100 on South Padre Island, was excluded in 1982 because substantial private investment in infrastructure improvements had already occurred, and because the adverse economic impacts which would have resulted from the inclusion of this tract would have far outweighed any economic benefit to be gained by its inclusion

> The treatment of this 7.5 mile tract in the DLEIS is factually inaccurate, and the discussions contained in the DLEIS concerning the environmental and economic results of the inclusion of the 7.5 mile tract are woefully inadequate.

RESPONSE TO 1723 HP INTERESTS

1723-1 In 1982, the DOI recommended that the 7½-mile stretch be included in the CBRS; however, Congress left it out. Congress gave no explanation for their decision.

### CONTINUED RESPONSE TO 1723 HP INTERESTS

Ms. Audry Dixon March 15, 1988 Page Two

#### Factual Inaccuracies in the DLEIS. 1.

The "single-lane causeway". The DLEIS states, (on page IV-20) that on South Padre Island, Texas, the only evacuation route, in case of a hurricane, is a single-lane causeway. In fact, the Queen Isabella Causeway is a four-lane divided highway, which was built in the late 1970's. It was 1723-2 designed and built at that time to accommodate development of the Island for many miles to the north. The comments in this portion of the DLEIS regarding evacuation problems on South Padre Island are pure conjecture, entirely unsupported by fact. This type of error serves to highlight the primary concern that local Texas residents have in connection with the CBRS; namely, that important recommendations, having enormous impact on the economic health of this troubled area, are being made by individuals who have apparently never seen the island, and who appear to have no real understanding of the local economy or environment.

b. "No development". The DLEIS states (on page IV-18) that no development has occurred on the 7 1/2 mile stretch of South Padre Island that was excluded from the CBRS in 1982. This statement could be made only by someone who, again, is not familiar with the island, and who has furthermore failed to read the numerous comments submitted by local developers, land-owners and others to the Draft Report to Congress. In fact, substantial development activity has occurred in this stretch, both before and after the 1982 Act. My written comment of June 22, 1987 to the Draft Report to Congress details the millions of dollars of 1723-3 private and local governmental capital which has been invested in infrastructure improvements with respect to this 7 1/2 mile tract. A large portion of this investment has been made since 1982, in reliance on the Congressional exclusion of this tract in 1982. Numerous other comments to the Draft Report to Congress described the sizeable private investment made in the development of this stretch since 1982. While it is true that no structures have been completed in this tract, it is clear, both from the legislative history and from the definition of "undeveloped" land which has been formulated by the Department of Interior, that such private investment in infrastructure constitutes development for the purpose of determining whether a coastal barrier island is undeveloped within the meaning of the Act.

> Finally, in this regard, the DLEIS cites the alleged lack of development of the 7 1/2 mile tract as an example to support the argument that inclusion of a tract of land in the CBRS cannot be demonstrated to cause harm to the local community, since other economic factors affect the decision to develop land. This argument is fallacious in several respects. First, as

1723-4

stated above, there has been substantial development activity

#### 1723-2 The description of the Queen Isabella Causeway has been corrected to describe it as a four-lane divided highway. Members of the Coastal Barriers Study Group visited South Padre Island in both 1985 and 1987. A public meeting in Brownsville was conducted in 1987.

1723-3

According to DOI criteria, an area must have a full complement of infrastructure in place to each lot in the development or at least one structure/5 acres of fastland to be considered developed. The 74-mile stretch is fully undeveloped according to these criteria; however, the DOI is not recommending its addition to the CBRS because it was recommended in 1982 and Congress considered and rejected it during its deliberations on the CBRA. If the Congress wishes additional information regarding this area, the DOI will provide it upon request.

[723-4] Section 10 of the CBRA directed the DOI to identify undeveloped unprotected coastal barriers. The DOI was not directed to examine why particular areas are undeveloped and economic factors were not criteria for exclusion from the CBRS.

VIII-\$

### CONTINUED RESPONSE TO 1723 HP INTERESTS

M.s. Audry Dixon March 15, 1988 Page Three

since 1982 in the 7 1/2 mile tract. Second, the completion of the development of a tract of land such as the 7 1/2 mile tract is often delayed by temporary economic factors. The development of the 7 1/2 mile tract has been delayed by reason of the general economic recession in Texas, caused by the peso devaluation, and the drop in agricultural and oil and gas prices. These are temporary, cyclical factors of the type that affect only the timing of the development of this land. However, inclusion in the CBRS would effectively bar development forever. Third, on South Padre Island, the 7 1/2 mile tract is the only land left available for quality developments of any size. If development of this tract is effectively prohibited by inclusion in the CBRS, there is no doubt that the economy of South Padre Island, and of the entire region, will be profoundly harmed.

Inadequate Analysis of Economic Impact of Inclusion in 2. CBRS.

a. <u>Impacts on the Economics of Pederal Subsidies</u>. The DLEIS (at Section IV C.l.f. on page IV-14) estimates, from visual inspection of maps, that approximately 30,700 acres of 1723-5 fastland proposed to be added to the CBRS are developable. Citing the 1981 Miller study, the DLEIS suggests that the Proposed Action will result in savings of \$25,570 per acre in federal subsidies, for a total savings of approximately \$785 million. This analysis is so over-simplified that it is meaningless. In addition to the obvious fact that the developability of land cannot be determined simply by reference to maps, consider the following:

1. On South Padre Island, as on many other islands, the bridge, roads, fresh water supply lines and 1723-6 other infrastructure necessary for additional development already exist. Therefore, the per-acre cost of federal subsidies is greatly overstated.

> 2. The DLEIS analysis implies that the expansion of the CBRS will save \$785 million in federal subsidies. This is not true. The expansion of the CBRS will not reduce the existing public demand for coastal residences and resort facilities. In many areas, such developments will still be built in undeveloped areas outside of the CBRS, in order to satisfy this demand, and the federal subsidies will therefore still be spent. The expansion of the CBRS will, in most cases, simply change the locations at which these federally subsidy funds are expended.

3. The DLEIS analysis ignores the cost of other federal subsidies which will be increased because of the



The amount of fastland is used as an estimate of the potentially developable land. It is the best available information. Miller's estimates of Federal subsidies on barriers are also the best available estimates.

1723-6

Miller's estimate of the cost of Federal subsidies is an average one for a typical acre of undeveloped coastal barrier. It is not directly transferable to South Padre Island. However, significantly more public infrastructure would be necessary before intensive development of the barrier could occur. Also South Padre Island is very low-lying and vulnerable to damage in a hurricane. If development occurs, reconstruction subsidies would also probably be necessary.

1723-7 To the best of our knowledge, all qualified undeveloped, unprotected coastal barrier areas under DOI criteria are either in the existing CBRS or recommended for addition to the CBRS. If development pressure is deflected to the mainland, where it would be less hazardous, this is consistent with the purposes of the CBRA.

-IIIV 49

Ms. Audry Dixon March 15, 1988 Page Four

1723-8

inclusion of the 7 1/2 mile tract into the CBRS. Cameron County, in which this portion of South Padre Island is located, is one of the poorest areas in the nation. The cost of federal government subsidies for welfare and other social service programs resulting from the inclusion of this tract into the CBRS must be considered in any discussion of federal cost savings to be achieved from the expansion of the CBRS.

b. Impact on Owners and Developers of Residential Property. The discussion of the impact of inclusion into the CBRS on owners and developers of affected land (found at Section IV C.2.c. on page IV-16 of the DLEIS) has no application to South Padre Island. If the 7 1/2 mile tract is included into the CBRS, this land will become virtually unmarketable, and the loss to the owners of that land will be immediate and total. This loss will include millions of dollars invested since 1982, in reliance on the Congressional exclusion of this tract. The example of the development of Dafuskie Island, in one of the wealthiest and most intensely developed resort areas on the Atlantic Coast, has no relevance whatsoever to the development of South Padre Island, which is located in one of the poorest areas of the mation.

c. Impacts on Local Community. As noted above, the DLEIS (at Section IV C.2.d., on page IV-18) argues that it would be extremely difficult to demonstrate that inclusion of land in the CBRS would have a negative impact on the economy of affected local communities. The writers of numerous comments to the Draft 1723-10 Report to Congress apparently saw no such difficulty with respect to the effect of the expansion of the CBRS in the South of Texas. Comments from Texas Governor William P. Clements, several Texas members of the U.S. House of Representatives, other elected officials in Texas, the Town of South Padre Island, Cameron County, and numerous bankers, realtors, union officials and other business and civic leaders were unanimous in pointing out the devastating economic effects which will result from the expansion of the CBRS in this area of Texas. The vocal negative reaction of the general public at the public meeting held by Department of Interior representatives in Brownsville, Texas, in June of 1987, demonstrated the concern of the general public over the local economic impact of the expansion of the CBRS in South Texas. In spite of these numerous comments by responsible persons who are intimately familiar with the economy of this region, the DLEIS does not make any real effort to evaluate the effect of the expansion of the CBRS on local economics. The writers of the DLEIS have simply failed or refused to consider this issue.

3. Other Socioeconomic Impacts. The DLEIS discusses other socioeconomic impacts of the expansion of the CBRS, including

## CONTINUED RESPONSE TO 1723 HP INTERESTS

1723-8

There is no evidence to conclude that adding the  $7\frac{1}{2}$ -mile stretch to the CBRS would increase the welfare roles.

1723-9

There is no evidence to conclude that adding the 7½-mile stretch to the CBRS would make the land unmarketable. Landowners are free to develop their property even if it is included in the CBRS.

1723-10

The opinions of all the commenters on the 1987 Draft Report to Congress have been considered and are part of the public record. Detailed analyses of the local impacts of the recommendations in all 19 affected States and Ferritories were not feasible.

## CONTINUED RESPONSE TO 1723 HP INTERESTS

M5. Audry Dixon March 15, 1988 Page Five

 impacts on aesthetics and recreation. The discussion contained in the DLEIS has no relevance to South Padre Island, where over 90 miles of shoreline immediately north of the 7 1/2 mile tract are already included in the CBRS, or located in the National Seashore, and therefore permanently protected from development. In addition, the DLEIS ignores existing land use laws and regulations, such as the Open Beaches Act, in Texas, and local governmental development controls, which adequately protect the interest of the public in recreation and aesthetics.

4. Impacts on Natural Environment. Again, the portions of the DLEIS dealing with the impact of the expansion of the CBRS upon the natural environment have little relevance to South Padre Island, where over 90 miles of coastline are already permanently protected immediately north of the 7 1/2 mile tract in question, and there are many other large tracts of land already set aside for the protection of wildlife habitat, such as the Laguna Atascosa National Wildlife Refuge. The DLEIS also fails to consider the effect of existing state, federal and local land use controls enacted since the completion of the original Environmental Impact Statement, which already adequately regulate the development of wetlands, beaches and other lands falling within the jurisdiction of the U.S. Army Corps. of Engineers permitting processes.

#### CONCLUSION

The 7.5 mile tract discussed in this comment represents only a small fraction of the many miles of South Padre Island already included in the CBRS, or in the National Seashore. The development of the area in question is vital to the regional economy, and it is, in fact, already being developed. The continued development of this small portion of South Padre Island, when so many miles of it are permanently protected from development, will have no measurable impact on the protection of wildlife or natural resources. With respect to the budgetary goals of the CBRA, the additional cost of welfare and other federal government social service programs resulting from the inclusion of the area in question into the CBRS, and the damaging effect of such an action on the local economy, will far outweigh the cost of federal financial assistance invested in future development.

All of the foregoing factors should be considered prior to making any recommendation to Congress that the tract in question be considered for inclusion in the CBRS. The DLEIS has not made any effort to identify, investigate and consider these various concerns, despite the fact that each of them was raised repeatedly in the many comments made to the Draft Report to 1723-11 Opinion noted - no response needed.

[1723-12] Texas State and local regulations and land use laws are discussed in detail in Volumes 19 and 20 of the CBRS Report to Congress. The CBRA does not interfere in any way with local laws.

**1723-13** Opinions noted. The CBRA does not interfere with existing Federal, State, and local land use laws and other regulations.

Ms.Audry Dixon March 15, 1988 Page Six

Congress. The DLEIS appears to be a justification for the addition of as many acres as possible to the CBRS, rather than an objective evaluation of the impact of the proposals contained in the Draft Report.

The various concerns raised in this comment were all considered, and the various competing interests were weighed by Congress in 1982, when it determined that the 7.5 mile tract should be excluded from the CBRS. To recommend the inclusion of the 7.5 mile tract at this time, without providing a thorough and impartial discussion of these concerns in the DLEIS, would be a dis-service to the Congress, and a breach of the Department of Interior's obligation to the people of Texas.

Accordingly, I urge the Secretary of the Interior to recommend, in the report to Congress under Section 10 of the CBRA, that the 7.5 mile area in guestion continue to be excluded from the CBRS.

sincegely, HP Pinnell

HP:sar cc: The Honorable Solomon Ortiz

## RESPONSE TO 1741 PLAYA DEL RIO, INC.

PLAYA DEL RIO

March 15, 1988

Audrey L. Dixon Coastal Barrier Study Group National Park Service P. O. Box 37127 Washington, D.C. 20013-7127

Dear Ms. Dixon:

In reference to your Draft Supplemental Legislative Environmental Impact Statement and Proposed Changes to the Environmental impact statement and Proposed Changes to the Coastal Barriers Resources System, I would like to make the following comments. First of all, it's very clear from the document and pursuant to your studies' groups prior comments wherein you have admitted that you are treating the areas proposed for inclusion into the Coastal Barriers Resources System in a dissimilar fashion to other similarly situated coasts. I would like to bring to the studies' groups attention that your recommendation should be made on objective scientific data on all coastlines throughout the United States and you are very noticeably excluding any proposed recommendations for expansion to the California coast, to the Great Lakes coast, to the Alaskan ccast, and to the Hawailan coast. I do not propose that they be included within the Coastal Barriers Resources System; however, I would like to point out that in your recommendations, you are treating similarly situated property in a dissimilar fashion to the economic detriment of the private property owners of your proposed expansion areas. I would suggest this is arbitrary and whatever the reasons may be, it is not done neither in the spirit of fairness or within the statutory mandate of which you propose further inclusions to the Coastal Barriers Resources System.

1741-2

Further, it appears that no economic impact studies have been done to quantify the amount of monies that have been spent on the coast versus inland storms that may have caused flood and wind damage. It is hard to evaluate whether or not the majority of the federal monies are paid inland or on the coast and what the ratio of that expense is. No economic studies have been done to indicate what the cost to the private landholders' are, what the cost to the financial institutions that may have mortgages on those lands are, and the over-all cost to the public in general, from not having jobs, construction, and tourist industry within the targeted area of the coast. There should be cost benefit analysis with regards to the dissimilar treatment of similar situated property and the creation of disincentives for development by taking away from a particular section of Coast that is available to other areas of the United States.

> Playa del Rio, Inc. 955 West Price Road Betwerswile, Texas 78520 512,546,9991

1741-1

When the CBRA was enacted in 1982, Congress only included coastal barriers on the Atlantic Ocean and Gulf of Mexico coastlines in the CBRS. The legislative history does not clearly indicate whether Congress intended to expand the CBRS eventually to include other coastlines. Because Congressional intent is unclear, the DOI will only complete studies of other coastlines if Congress enacts legislation directing it to do so.

1741-2

In enacting the CBRA, the Congress determined that development on coastal barriers is risky and should not be supported by the Federal Government. A comparison of financial outlays in coastal versus inland areas is, therefore, not necessary to justify the CBRA.

VIII-53

## CONTINUED RESPONSE TO 1741 PLAYA DEL RIO, INC.

1741-3

The description of the Queen Isabella Causeway has been corrected in the LEIS.

1741-4

There is no evidence that inclusion in the CBRS would increase the number of people on the welfare roles or that exclusion would decrease the welfare roles.

**1741-5** The construction technology that is available is not relevant to the identification of undeveloped unprotected coastal barriers as required by Section 10 of the CBRA.



1741-4

1741-3

There are also mistakes within the proposed studies such as the description on page IV-20 wherein the only evacuation route is described as a single lane causeway when that is factually untrue.

In the area of Cameron County, Texas, you are creating disincentives for the further development of a tourist industry in an area that is one of the poorest areas of the United States. The amount of people taken out of welfare that would be employed in construction and tourist related industries would certainly be at a great savings to the United States Government and Would be off-set to any potential risk.

1741-5

Lastly, but not least, is the technological changes in construction that have taken place within the last decade have not been taken into account wherein we can now have very hurricane resistant construction that would reduce the liability exposure, therefore, reduce the potential risk to the governmental funds.

I thank you for your attention to this matter, and until our next communication, I remain as always,

Sincerely yours,

00 A. C. Nelson

A. C. Meison Executive Vice President

ACN:bl;ald.ltr

# RESPONSE TO 1717 HARRY CLARK GREGORY, ATLANTA, GEORGIA 660 Elkmont Drive, NE Atlanta, Georgia 30306 March 7, 1988 Audrey L. Dixon, Coastal Barriers Study Group The impacts of sea-level rise on coastal barriers is discussed in 1717-1 detail in Volume 1 of the CBRS Report to Congress (Chapter 11). Recent studies estimate that 50%-85% of coastal wetlands could be lost if sea level rises as projected. Each 1-foot rise in sea level will erode the typical sandy beach 100-500 ft. Many undeveloped barriers will narrow, overwash, and migrate landward. On developed barriers, the necessary levels of expenditure for beach nourishment and property protection will increase dramatically. Comments on Cape Hatteras lighthouse noted. Support for adding the Pacific coast and Great Lakes barriers to the 1717-2 CBRS noted. Opposition to excluding military lands from the CBRS noted. 1717-3 Sincerely yours,

1717-1

VIII-

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During the past century sea level has risen 30 centimeters (11.8 inches) or over one inch per decade. This rate of sea level rise is projected to continue and possibly increase in the futere as global temperatures rise and the polar ice caps melt. Although the rate of sea level rese is slow, it has significant implications for man-made structures and public infrastructure investment stategies in the coastal region. The Coastal Barrier Resources System provides a partial mechanism to direct development toward higher ground which is less vulnerable to damage by sea level rise. Decisions based on the Coastal Barrier Environmental Impact Statement should include consideration of the temporal changes that will occur in sea level and the resulting increased severity of storms resulting from the sea level rise.

National Park Service, P.O. Box 37127 Washington, D. C. 20013-7127 Re: Comment on Coastal Barrier EIS

Dear Ms. Dixon:

For example, the Cape Hatteras lighthouse should be left where it is as a testimony to the fact that sea level is rising. Once the sea surrounds it, the lighthouse will serve as a valuable reference point to future generations. A new high tech visual navigational aid (light tower) would need to be erected to take over the functions of the existing threatened lighthouse.

1717-2

1717-3

It would seem appropriate for the Coastal Barrier Resources System to be expanded to include the Pacific coast and the Great Lakes.

It would seem inappropriate to remove the military from the protection of the current system. Removing barrier areas that belong to the people of the United States that are currently being managed by the military could lead to abuses by the macho attitude of the military.

Thank you very kindly for the opportunity to comment.

1717

HO Harry Clark Gregory



WilliamsInte

William G. Smith

RESPONSE TO 1746 WILLIAM G. SMITH, WASHINGTON, DC

Support for the No Action alternative noted.

The CBRA does not in any way restrict the rights of landowners to do whatever they wish with their property; therefore, it cannot be interpreted as a taking and compensation would not be appropriate.

Opinions noted - no response needed

1746-1

1746-2

1746-3

1746

## 1781

CHARLES & D'HEGAN

COMMISSION ON SECURITY AND COOPERATION IN EUROPE MEMBER

NORTH ATLANTIC ASSEMBLY CHAIRMAN HOUSE DELEGATION

CANADA-UNITED STATES NTERPARLIAMENTARY GROUP MEMBER, U.S. DELEGATION

DANTE 8. FASCELL

FOREIGN AFFAIRS COMMITTEE CHAIRMAN

ATWAS CONTROL, INTERNATIONAL "" AS SECURITY AND SCIENCE SUBCOMMITTEE CRUMMAAN SELECT COMMITTEE ON NARCOTICS AUUSE AND CONTROL MEMBER

House of Representatives Washington, DC 20515

March 7, 1988

Congress of the United States

Coastal Barriers Study Group Department of the Interior National Park Service - 498 P.O. Box 37127 Washington, D.C. 20013-7127

#### Dear Sirs and Mesdames:

I appreciate the opportunity to provide comments on the Department of the Interior's Draft Supplemental Legislative Environmental Impact Statement (LEIS) on proposed changes to the Goastal Barrier Resources System.

The LEIS very correctly notes the significance of the many and varied natural resources of the Florida Keys, many of which are unique to the region. The protection of this environment has long been the subject of my concerns, and will, no doubt, continue to be one of my foremost priorities.

The Secretary of the Department of the Interior's proposal to expand the definition of a coastal barrier to include land formations composed of carbonate-cemented and mangrove shorelines, such as the Florida Keys, is, however, a poorly disguised attempt by the Reagan Administration to begin to withdraw the federal government's commitment to the thousands of residents of the Keys in providing flood insurance and other crucial federal support activities. Rad this definition of a barrier island been included in the original 1982 legislation, I would have vigorously opposed the measure.

The Florida Keys are composed of a number of unique communities, the residents of which are all aware of the splendor of the environmental treasures of the Keys. In 1986, the government of Monroe County reached agreement with the State of Florida on a comprehensive land use plan designed to restrict the rate of further growth on environmentally sensitive areas of the Keys. Under this plan, the County requires, for example, a 90 percent open space ratio for development on these areas of critical concern, as well as a 35-foot height restriction on new buildings and "sparsely settled" and "native" zoning designations. As you have so accurately noted, the Florida Keys are rich in natural resources, including endangered plant and animal species, and the County has developed a responsible and reasonable plan to protect these areas from further growth.

1781-3

1781-2

Finally, I believe that the Department of Interior has not given appropriate consideration to the effect which this proposal would have on those individuals or couples who may have purchased property on undeveloped land long ago, intending to build a home and live out the remainder of their retirement years. These individuals would be denied the opportunity to fulfill this dream, which they thought they had guaranteed, perhaps many years ago.

## RESPONSE TO 1781 DANTE B. FASCELL, CONGRESS OF THE UNITED STATES, HOUSE OF REPRESENTATIVES

1781-1 The DOI considers the Keys and fringing mangroves coastal barriers because they function as barriers; they protect associated aquatic habitats, are subject to wind, wave, and tidal energies, and are vulnerable to severe flooding and damage by hurricanes. Although the limestone core of the Keys prevents the islands from migrating landward as sandy barriers do, it does not reduce the risk of storm tide and flood damage and the Keys have one of the highest probabilities of experiencing a hurricane in the Country. A limestone composition also does not reduce the Keys vulnerability to sea-level rise.

- 1781-2 Information noted. Land-use planning, however, does not qualify a barrier as otherwise protected, nor is there anything else in the DOI criteria which allows an area to be excluded from the CBRS because of planning.
- [78]-3 Opinions noted. If the Keys are included in the CBRS, there is nothing in the CBRA that prohibits property owners from building on their land. Federal subsidies which support development and new Federal flood insurance, however, would not be available in the CBRS.

VIII-57

The LEIS raises many critical points about the unique environment of the Florids Keys and the need to protect its many natural resources from the hazards of uncontrolled growth. I, frankly, only wish that the Department would be more cognizant of the need to reduce damage to the fish and wildlife habitat of the Keys and to other valuable natural resources which characterize the region in its consideration of other issues which could result in long-term damage to the environment of the Keys, most notably offshore oil and gas leasing.

I strongly oppose the inclusion of the Florida Keys in the Coastal Barriers Resources System, and I urge you to continue to allow the government and the people of Monroe County to develop comprehensive and reasonable plans to restrict the growth of the area, in conjuction with the State of Florida and the federal government. I strongly urge the Secretary to delete the Keys from his recommendation for the expansion of the CSRS.

Sincerely, ember of Congress

DSF/TL

## CONTINUED RESPONSE TO 1781 DANTE B. FASCELL, CONGRESS OF THE UNITED STATES, HOUSE OF REPRESENTATIVES

1781-4

Opposition to including the Florida Keys barriers in the CBRS noted.