

in the federal fisheries in the southeast region.

In order to integrate state-managed fisheries, NMFS is obtaining fishery license-holder information from individual states. NMFS has requested and received data from the east coast states of Maine through Florida.

Once a database is established with the license-holder information from the state and Federal permit databases, NMFS will mail MMAP Authorization Certificates and marine mammal injury/mortality reporting forms to each permit or license-holder. The certificates will provide a MMAP authorization for all fishers who participate in an integrated Category I or II fishery, provided that the fisher holds a valid state or Federal fishing permit or license for the affected regulated fishery.

Since integration must be accomplished by linking existing state and Federal permit or license databases to the NMFS MMAP database, fishers who participate only in unregulated fisheries (i.e., fisheries for which there are currently no state or Federal permits), must still register according to the procedures specified in the 2002 LOF. For example, the hagfish trap/pot fishery in New England is currently an unregulated fishery, and it falls under the new Category II listing for the Northeast trap/pot fishery. Therefore, a fisher who participates only in the hagfish trap/pot fishery in New England will be required to send in the MMAP registration form. However, if a hagfish trap/pot fisher also participates in a regulated fishery which is integrated under the MMAP, such as the American lobster fishery, NMFS will integrate registration for that permit holder for the hagfish fishery along with the regulated fishery. Thus, it will not be necessary for these fishers to submit a second registration for hagfish. A fisher who participates in state and Federal fisheries not yet integrated with the MMAP registration system must continue to send in the registration form to NMFS.

Dated: June 14, 2002.

Rebecca J. Lent,

Deputy Assistant Administrator for Regulatory Programs, National Marine Fisheries Service.

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DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

Science Advisory Board; Meeting

AGENCY: Office of Oceanic and Atmospheric Research, National Oceanic and Atmospheric Administration (NOAA), DOC.

ACTION: Notice of open meeting.

SUMMARY: The Science Advisory Board (SAB) was established by a Decision Memorandum dated September 25, 1997, and is the only Federal Advisory Committee with responsibility to advise the Under Secretary of Commerce for Oceans and Atmosphere on long- and short-range strategies for research, education, and application of science to resource management and environmental assessment and prediction. SAB activities and advice provide necessary input to ensure that National Oceanic and Atmospheric Administration (NOAA) science programs are of the highest quality and provide optimal support to resource management.

Time and Date: The meeting will be held Tuesday, July 9, 2002, from 1 p.m. to 5 p.m.; Wednesday, July 10, 2002, from 8 a.m. to 5 p.m.; and Thursday, July 11, from 8 a.m. to 12 p.m.

Place: The meeting will be held all three days in the Canyon Room at the Millennium Harvest House, 1345 28th Street, in Boulder, CO.

Status: The meeting will be open to public participation with two 30-minute time periods set aside for direct verbal comments or questions from the public. The SAB expects that public statements presented at its meetings will not be repetitive of previously submitted verbal or written statements. In general, each individual or group making a verbal presentation will be limited to a total time of five (5) minutes. Written comments (at least 35 copies) should be received in the SAB Executive Director's Office by Monday July 1, 2002, to provide sufficient time for SAB review. Written comments received by the SAB Executive Director after July 1, 2002, will be distributed to the SAB, but may not be reviewed prior to the meeting date. Approximately thirty (30) seats will be available for the public including five (5) seats reserved for the media. Seats will be available on a first-come, first-served basis.

Matters to be Considered: The meeting will include the following topics: (1) the NOAA Climate Change Research Initiative, (2) reports on program and laboratory reviews

conducted under the auspices of the SAB, (3) briefings and discussions on activities of SAB subcommittees and working groups and (4) public statements.

FOR FURTHER INFORMATION CONTACT: Dr. Michael Uhart, Executive Director, Science Advisory Board, NOAA, Rm. 11142, 1315 East-West Highway, Silver Spring, Maryland 20910. (Phone: 301-713-9121, Fax: 301-713-0163, E-mail: Michael.Uhart@noaa.gov); or visit the NOAA SAB website at <http://www.sab.noaa.gov>.

Louisa Koch,

Deputy Assistant Administrator, OAR.

[FR Doc. 02-15677 Filed 6-20-02; 8:45 am]

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COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Increase of a Designated Consultation Level for Certain Wool Textile Products Produced or Manufactured in Mexico

June 18, 2002.

AGENCY: Committee for the Implementation of Textile Agreements (CITA).

ACTION: Issuing a directive to the Commissioner of Customs increasing a designated consultation level.

EFFECTIVE DATE: June 21, 2002.

FOR FURTHER INFORMATION CONTACT: Naomi Freeman, International Trade Specialist, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 482-4212. For information on the quota status of this limit, refer to the Quota Status Reports posted on the bulletin boards of each Customs port, call (202) 927-5850, or refer to the U.S. Customs Web site at <http://www.customs.gov>. For information on embargoes and quota re-openings, refer to the Office of Textiles and Apparel Web site at <http://otexa.ita.doc.gov>.

SUPPLEMENTARY INFORMATION:

Authority: Section 204 of the Agricultural Act of 1956, as amended (7 U.S.C. 1854); Executive Order 11651 of March 3, 1972, as amended.

The Government of the United States has agreed to increase the current Designated Consultation Level (DCL) for Category 433 to 12,000 dozen. To the extent used, the 2003 DCL for Category 433 will be reduced by 1,000 dozen, the equivalent amount of the increase.

The level does not apply to NAFTA (North American Free Trade Agreement) originating goods, as defined in Annex 300-B, Chapter 4 and Annex 401 of the

agreement. In addition, this consultation level does not apply to textile and apparel goods, assembled in Mexico, in which all fabric components were wholly formed and cut in the United States, entered under the United States Harmonized Tariff Schedule heading 9802.00.90.

A description of the textile and apparel categories in terms of HTS numbers is available in the **CORRELATION: Textile and Apparel Categories with the Harmonized Tariff Schedule of the United States** (see **Federal Register** notice 66 FR 65178, published on December 18, 2001). Also see 66 FR 59580, published on November 29, 2001.

James C. Leonard III,

Chairman, Committee for the Implementation of Textile Agreements.

Committee for the Implementation of Textile Agreements

June 18, 2002.

Commissioner of Customs,
Department of the Treasury, Washington, DC 20229.

Dear Commissioner: This directive amends, but does not cancel, the directive issued to you on November 23, 2001 by the Chairman, Committee for the Implementation of Textile Agreements. That directive concerns imports of certain wool and man-made fiber textile products, produced or manufactured in Mexico and exported during the period which began on January 1, 2002 and extends through December 31, 2002. The levels established in that directive do not apply to NAFTA (North American Free Trade Agreement) originating goods, as defined in Annex 300-B, Chapter 4 and Annex 401 of NAFTA or to textile and apparel goods, assembled in Mexico, in which all fabric components were wholly formed and cut in the United States, entered under the United States Harmonized Tariff Schedule heading 9802.00.90.

Effective on June 21, 2002, you are directed to increase the current designated consultation level for Category 433 to 12,000 dozen¹, pursuant to exchange of letters dated May 30, 2002 and June 11, 2002, and provisions of the NAFTA (North American Free Trade Agreement).

The Committee for the Implementation of Textile Agreements has determined that this action falls within the foreign affairs exception of the rulemaking provisions of 5 U.S.C. 553(a)(1).

Sincerely,
James C. Leonard III,
Chairman, Committee for the Implementation of Textile Agreements.

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¹ The limit has not been adjusted to account for any imports exported after December 31, 2001.

DEPARTMENT OF DEFENSE

Department of the Army, Corps of Engineers

Availability of the Draft Supplement to the Final Environmental Impact Statement for the Authorized Red River Chloride Project Wichita River Only Portion, Oklahoma and Texas

AGENCY: Department of the Army, U.S. Army Corps of Engineers, DOD.

ACTION: Notice of Availability.

SUMMARY: Notice is made of the availability of a Draft Supplement to the Final Environmental Impact Statement (DSFEIS) for the Authorized Red River Chloride Control Project Wichita River Only Portion, Oklahoma and Texas prepared by the Tulsa District of the U.S. Army Corps of Engineers (USACE). The purpose of the project is to investigate methods to reduce the natural occurring levels of chlorides in the Wichita River Basin in Texas.

DATES: The DSFEIS will be available for public review when this announcement is published. The review period of the document will be until September 11, 2002. To request a copy of the supplement, please call (918) 669-4396.

FOR FURTHER INFORMATION CONTACT: For further information regarding DSFEIS, please contact Stephen L. Nolen, Chief, Environmental Analysis and Compliance Branch, U.S. Army Corps of Engineers, ATTN: CESWT-PE-E, 1645 South 101st East Avenue, Tulsa, OK 74128-4629.

SUPPLEMENTARY INFORMATION: In 1957, the U.S. Public Health Service initiated a study to locate natural chloride seeps and springs and to determine the contribution of these chloride sources to the Red River, to which the Wichita River is a tributary. In 1959, the USACE recommended measures to control identified natural chloride sources. Congress authorized plans for chloride control in 1966. This project was known as the Red River Chloride Control Project (RRCCP). A Final Environmental Statement (FES) for the RRCCP dated July 1976, of which the Wichita River was a portion, was filed with the Environmental Protection Agency on May 18, 1977, and published in the **Federal Register** on May 27, 1977. Since the 1976 FES, proposed project outputs have changed. Target chloride concentrations of 250 mg/l or less 94% of the time at Lake Texoma and 98% of the time at Lake Kemp were originally established for the proposed project. However, project modifications described in the supplement would affect design effectiveness of the plan

evaluated in the 1976 FES. As such, an environmental reevaluation was approved in 1997, and the NEPA scoping process was initiated in 1998. The proposed plan is expected to meet the Texas Natural Resources Conservation Commission (TNRCC) secondary drinking water standard of 300mg/l chloride 40% of the time at Lake Kemp.

Effectiveness of constructed portions of the project were evaluated by a Congressionally authorized panel, in accordance with Public Law 99-662, to assess the improvements in water quality assumed in the economic reanalysis of the proposed project. The panel submitted a favorable report to the Federal Public Works Committees of the House and Senate in August 1988 indicating that Area VIII was performing as designed. As noted above, design changes have been developed for the proposed project that would lessen impacts on stream flow, water quality, and chloride removal compared to the proposed project evaluated in the 1976 FES. In addition, potential direct and indirect impacts have been identified that were not addressed in the FES.

During the NEPA process for the DSFEIS, several issues were identified as concerns by the public and commenting natural resource agencies. Major issues addressed in this document include: (1) Hydrological biological, and water quality issues concerning fish, aquatic invertebrates, aquatic macrophytes, and the wetland/riparian ecosystem of the Wichita River, Lake Kemp, and Red River above Lake Texoma to the confluences of the Wichita River; (2) Lakes Kemp, Diversion, and Texoma components, including chloride/turbidity relationships, chloride/fish reproduction relationships, chloride/plankton community issues, chloride/nutrient dynamics issues, and impacts on recreational values; (3) water quality and quantity impacts on Dundee Fish Hatchery below Lake Diversion; (4) selenium (Se) concentrations and impact on biota; (5) man-made brines and associated reduction; (6) Section 401 water quality issues; (7) mitigation as it relates to habitat losses from construction of proposed project components; (8) Federally-listed threatened and endangered species; and (9) unquantifiable/undefined impacts.

Changes in the project base condition have also occurred since the 1976 FES. Due to growing concern in the Wichita River Basin about the availability of water and its effect on economic growth and development, the Red River Authority of Texas (RRA) in cooperation with the Texas State Soil and Water