

By Cassandra Anderson
July 28, 2010



Thirty states will be encroached upon by Obama's Executive Order establishing the National Ocean Council for control over America's oceans, coastlines and the Great Lakes. Under this new council, states' coastal jurisdictions will be subject to the United Nations' Law Of Sea Treaty (LOST) in this UN Agenda 21 program. America's oceans and coastlines will be broken into 9 regions that include the North East, Mid-Atlantic, South Atlantic, the Gulf Coast, West Coast, the Great Lakes, Alaska, the Pacific Islands (including Hawaii) and the Caribbean.

Because of the decades of difficulty that the collectivists have had trying to ratify the Law Of Sea Treaty (LOST), Obama is sneaking it in through the back door, by way of this Executive Order establishing the Council. Because LOST is a treaty, Obama's Executive Order is not Constitutional as treaty ratification requires 2/3 approval from the Senate. Michael Shaw said that the Agenda 21 Convention on Biodiversity treaty of 1992 failed to pass Congress so it was executed through soft law and administratively on local levels, and Obama's Executive Order is a similar soft law tactic to enact the LOST treaty.

In fact, our Constitutional form of government is being completely destroyed because buried in the CLEAR Act (HR 3534) there is a provision for a new council to oversee the outer continental shelf- it appears that this Regional Outer Shelf Council will be part of the National Ocean Council. This means that if Congress makes the [CLEAR Act](#) into law, then the implementation of the UN Law Of Sea Treaty, as part of the National Ocean Council's agenda, will be "ratified" in a convoluted and stealth manner, in full opposition to the Constitution and its intent.

The excuse for this extreme action is because of the emergency in the Gulf of Mexico. Obama and Congress have always had the legal and military power to force BP Oil to take all necessary action to stop the gusher and clean the oil spew. While there is evidence that the problems in the Gulf have been a result of collusion and planned incompetence, it begs the question, why in world should America's oceans and resources be controlled by Obama appointees?

NATIONAL OCEAN COUNCIL MEMBERS:

John Holdren, Obama's science and technology advisor, is the co-chairman of this new council. He is also a depopulation enthusiast and advocates sterilization by way of using infertility drugs in water and food as well as forced abortions which he describes in his book ["Ecoscience"](#).

Ken Salazar, Secretary of the Department of Interior, and its subagency, [MMS \(Minerals Management Service\)](#) has authority over offshore drilling and responsibility for enforcing spill prevention measures. The Department of Interior's BLM (Bureau of Land Management) is the entity that controls federally managed land extending across 30% of America in 11 western states. Last week, Congressman Louie Gohmert said that Ken Salazar personally prevented drilling on land in Utah, Wyoming and Colorado, thereby also preventing energy independence. In addition, the federal lands have been grossly mismanaged and present fire dangers. The federal government is \$3.7 billion in arrears for maintenance of the federally managed lands.

US Department of Agriculture Secretary Tom Vilsack, by way of the US Forestry Service and US Fish & Wildlife Service, has been complicit in the decline of our country's food independence. For example, US Fish & Wildlife (along with the Department of Commerce) shut the water off in California using Endangered Species Act; it was later proven that partially treated sewage was the primary culprit in killing the salmon and delta smelt that was previously blamed on farmers. This is phony environmentalism. The US Forestry Service has also misused the Endangered Species Act to limit farmers and ranchers. Remember that the USDA co-owns the Terminator Gene patent with Monsanto that makes seeds sterile.

Lisa Jackson is the EPA administrator who has threatened to impose [18,000 pages of new regulations](#) to curb

global warming which is based on lies, claiming that carbon dioxide is a danger to human health.

Department of Defense Secretary Robert Gates and Department of Homeland Security Secretary Janet Napolitano: it is unclear how these two federal appointees will enhance environmental 'sustainability' over oceans and coasts. Traditionally, national security threats (like the War on Terror) have been used by the federal government to take control of resources. For example, many years ago when the interstate highway systems were first being built, the Feds got in on the action by claiming that they were building a defense highway system, and they encroached into an area that belonged to the states. Interestingly, there were no overhead structures on highways originally because of the Feds' claim that large missiles would be transported on these "defense" highway systems.

Secretary of State Hilary Clinton, a leading globalist, is likely to plunge our country into international entanglements and subjugation, based on her past performance; an example is her support of the UN Small Arms Treaty, which is contrary to the Constitution.

Department of Energy Secretary Steven Chu and Department of Commerce Secretary Gary Locke are logical choices for this destructive council as some of the planned funding for this program will come from permits and leases (oil drilling leases, for example). These agencies will limit America's energy independence.

[Click here](#) to see the full list of the 24 member council.

THE SMOKING GUN:

Agenda 21 Sustainable Development is the overarching blueprint for depopulation and total control, and the National Ocean Council is clearly an Agenda 21 program:

The National Ocean Council is headed by John Holdren, an avowed eugenicist which is selective breeding through brutal means like forced abortion.

The National Ocean Council's own report ([Coastal and Marine Spatial Planning](#) , pg. 8) incorporates a section of the 1992 Rio Declaration which is an original UN Agenda 21 document!

In fact, the report says that it will be guided by the [Rio Declaration](#) in cases "Where there are threats of serious or irreversible damage, lack of full scientific certainty shall not be used as a reason for postponing cost-effective measures to prevent environmental degradation." (pg. 8) This means that regulations will be imposed even if the science is not understood or if the science is based on global warming manipulated data.

The 3 primary tools of Agenda 21's phony environmentalism are global warming, water shortages and the Endangered Species Act; the National Ocean Council intends to exploit all of these tools to their full extent.



The National Ocean Council's main objective is to sink American sovereignty through the United Nations [Law Of Sea Treaty](#) (LOST) with the intended result of [domination by the UN](#) over our coasts and the Great Lakes. LOST originated in the 1970s as a wealth redistribution plan to benefit Third World countries. LOST sets rules for commercial activity beneath the high seas and establishes new international bureaucracies and a tribunal to interpret and apply rules to sea activity. And LOST can proceed with those rules, even against US objections! LOST threatens to complicate deep sea mining. LOST sets a precedent that US rights are dependent upon the approval of international entities. LOST also extends to ocean flowing rivers.

REGIONALISM:

Michael Shaw pointed out that non-elected councils are increasingly expanding their jurisdiction through air quality boards, water quality boards, sewer systems, transportation districts, metropolitan planning, etc. to gain control over resources. Often, large corporations and financial interests form Public- Private Partnerships with the government within these councils.

Breaking areas into regions and placing authority with non-elected councils is a [Communist trick](#) used to hijack resources, thereby usurping local and state power by re-zoning the areas that do have Constitutional authority. Appointed bureaucrats are untouchable because their jobs are not dependent upon serving the voting population. And they are usually inaccessible to the public and do not have to face those who are affected by their "insider" decisions. When state and local governments become corrupt, the public is able to confront them eye to eye, but distant bureaucrats can avoid accountability. Regionalism is used as a psychological tactic to intimidate state legislatures into creating the system for a new political and economic order.

Obama's Executive Order that has created the 9 new regions amounts to re-zoning, and his appointed bureaucrats are answerable only to him. In David [Horton's testimony](#) in 1978 on regionalism, he said that the State of Indiana made this declaration, "Neither the states nor Congress have ever granted authority to any branch or agency of the federal government to exercise regional control over the states." Horton further stated that Congress holds all legislative power that is granted in the Constitution, as opposed to Executive Orders that are not legislative. Therefore, Obama's Executive Order for re-zoning and appointing a governing body to usurp state and local power is Constitutionally invalid.

The public must become aware of state sovereignty and the Tenth Amendment to demand that state and local governments assert these Constitutional laws and principles.

COASTAL AND MARINE SPATIAL PLANNING REPORT:

This is a general overview of the new National Ocean Council's goals based on its [32-page report](#) that uses indirect language and acronyms in order to confuse the public and local lawmakers. Depopulation advocates, globalists and collectivists, like John Holdren, faced opposition a few decades ago when they clearly expressed their objectives, so now documents are written in complicated and clouded language to fool those they wish to control.

This report states that the Council's jurisdiction will extend from the continental shelf to the coast AND additional inland areas will be involved. The National Ocean Council identifies "partners" as members of each regional planning body that will include federal, state, local and tribal authorities, with a top-down hierarchy of control.

The intentions of the Council are stated on page 8 of the report that include implementing LOST and other international treaties. The report also states that the Council's plans shall be implemented by Executive Orders, in addition to federal and state laws. This section mentions 'global climate change' which is a new term used as a substitute for 'man made global warming' after manipulated data and lies were exposed in numerous [global warming scandals](#). 'Climate change' is blamed for [sea level rise](#) and [acidification of oceans](#); evidence exists that these are more global warming deceptions.

The stated goals of the Council include regulating investments, collaborating with unidentified international agencies, controlling public access to oceans and "protecting" ecosystems. This means that commerce and trade will be controlled by the Council, the UN will gain power over American oceans and the Great Lakes through UN subagencies, public access will be limited and the Endangered Species Act will be unleashed, with heavy regulations. Incidentally, the [Endangered Species Act](#) is based on 5 international treaties. It has never had a successful result: of the 60 species that have been de-listed, not a single species was saved as a result of any restrictions stemming from the Endangered Species Act!

The targeted areas for Endangered Species Act regulations are the the Great Lakes, the Gulf Coast, Chesapeake Bay, Puget Sound, South Florida and the San Francisco Bay (the Bay Delta is where the irrigation water for farmers was was cut off using the Endangered Species Act, causing food shortages, an increase in food imports and massive economic devastation).

While this report does not clearly outline how the National Ocean Council's schemes will be financed, regulatory permits for all activity on the water and mining (oil) leases will play a part, along with tax increases. The report does indicate that grants and assistance programs will be available so that state, local and tribal authorities will support the Council's "efforts". In other words, the Council will try to buy off the state and local governments to "collectively use" them

for a base of support and influence. (pg. 28) Strings are always attached to federal money. The federal government and the Council are reliant on state and local governments for implementation through state and local legal authority, which means that state and local authorities hold the power to implement or refuse the Council's directives, especially under the Tenth Amendment.

However, the report does state that disputes will be settled by consensus, if consensus fails, then the decisions will ultimately be made by the President. He is Commander in Chief of the Navy and has the power of the military behind him. Further, the report indicates that legislative changes and more Executive Orders may be necessary to achieve control.

An important point is made on page 5, which states, "Strong partnerships among Federal, State, tribal and local authorities, and regional governance structures would be essential to a truly forward-looking, comprehensive CMSP effort." This means that the states, local governments and tribes have power. Our collectivist government needs the consent of the state, local and tribal authorities, to implement this scheme, otherwise, the feds wouldn't bother to include these Constitutional authorities. If the state, local and tribal authorities are aware of, and willing to act on their Constitutional authority, then they can limit this federal power grab through the Tenth Amendment.

The report further states that signing onto the Council's plan would be an "express commitment by the partners to act in accordance with the plan..." (pg. 20) Therefore, it is imperative that all of the states be aware of the Council's intended usurpation and carefully protect their Constitutional jurisdictions and sovereignty. There are 30 states that will be affected by this new council. (pg. 12)

The Council's strategy plan will go into effect immediately, fully developing Agenda 21 objectives and undue UN influence within 5 years. Interestingly, one article said that if state, local and tribal authorities choose not to participate in writing the plans, the plans would be written without them. Therefore, it bears repeating that state and local governments must protect their Constitutional authority when dealing with the Council. The Constitutional authority that states and local governments have can only be taken if the power is given away.

SAVING OUR COUNTRY:

If your freedom is important to you, the most effective action that you can take is to e-mail this article and Michael Shaw's ["Understanding Agenda 21 Sustainable Development" booklet](#) to all of your State Legislators, County Commissioners/ Superintendents and City Council members.

Tell all of your friends, co-workers and neighbors about Agenda 21 Sustainable Development and how it is destroying our country. The National Ocean Council is detrimental on so many levels and the time to act is now. If state and local officials refuse to stand up against this federal incursion, they must be thrown out of office in favor of representatives who support the Constitution and the Tenth Amendment.

Be sure to check back with www.MorphCity.com on July 30th to watch a special video presentation about how a local official stood up against encroachment by the federal government.