State coalitions against domestic violence, and operators of family violence shelters and service programs).

(4) A description of the services contemplated and how the Native American Tribe or Tribal organization plans to use the grant funds to provide the direct services, and to whom the services will be provided, to prevent incidents of family violence and to provide immediate shelter and related assistance to victims of family violence and their dependents (section 303(a)(4)).

(5) Documentation of the procedures that assure the confidentiality of records pertaining to any individual provided family violence prevention or treatment services by any program assisted under Title III (section 303(a)(2)(E)).

Each application must contain the following assurances:

(1) That not less than 70 percent of the funds shall be used for immediate shelter and related assistance to the victims of family violence and their dependents and not less than 25% of the funds distributed shall be used to provide related assistance (section 303(b)(3)(f)).

(2) That grant funds made available under the Act will not be used as direct payment to any victim or dependent of a victim of family violence (section

303(b)(3)(c)).

(3) That no income eligibility standard will be imposed upon individuals receiving assistance or services supported with funds appropriated to carry out the Act (section 303(b)(3)(d)).

(4) That the address or location of any shelter-facility assisted under the Act will not be made public, except with written authorization of the person or persons responsible for the operation of such shelter (section 303(a)(2)(E)).

(5) That grantees receiving funds under this program will prohibit discrimination on the basis of age, handicap, sex, race, color, national origin, or religion (section 307).

(6) That grantees will comply with applicable Departmental recordkeeping and reporting requirements and general grant administration requirements in 45 CFR Parts 74 and 92.

Applications from Native American Tribes/Organizations Not Included in Appendix B:

Each application must contain documentation which supports the Tribe's/Organization's contention that it has the capacity to carry out a family violence prevention and services program (see section E. Eligibility).

# L. Notification Under Executive Order 12372

For States, this program is covered under Executive Order 12372, "Intergovernmental Review of Federal Programs" for State plan consolidation and simplification only—45 CFR 100.12. The review and comment provisions of the Executive Order and Part 100 do not apply. Federally-recognized Native American Tribes are exempt from all provisions and requirements of E.O. 12372.

### M. Paperwork Reduction Act

In accordance with the Paperwork Reduction Act of 1980 (Pub. L. 96–511), the application requirements contained in this notice have been approved by the Office of Management and Budget under control number 0980–0175.

#### N. Certifications

Applicants must comply with the required certifications found at Appendix C as follows:

- Anti-Lobbying Certification and Disclosure Form must be signed and submitted with the application. If applicable, a standard Form LLL, which discloses lobbying payments must be submitted. Native American Tribes or Tribal organizations which are exempt from the foregoing requirements should include with their applications a statement to that effect.
- Certification Regarding Drug-Free Workplace Requirements and the Certification Regarding Debarment: The signature on the application by the chief program official attests to the applicants intent to comply with the Drug-Free Workplace requirements and compliance with the Debarment Certification. The Drug-Free Workplace and Debarment certifications do not have to be returned with the application.

(Catalog of Federal Domestic Assistance number 93.671, Family Violence Prevention and Services)

Dated: January 3, 1995

## Jacqueline G. Lemire,

Acting Director, Office of Community Services.

### Appendix A—Family Violence and Prevention Services 1995 State And Territory Allotments

Total Appropriation Available: \$30.148.000.

Total Appropriated to States and Territories: \$24,118,400 Total Appropriated to Tribal

Organizations: \$0

Annual Limitation by CAN for the Following CAN(s): 5G994707.

Grantee	
Alabama	\$351,758
Alaska	200,000
American Samoa	30,148
Arizona	330,671
Arkansas	203,645
California	2,622,120
Colorado	299,587
Connecticut	275,307
Delaware	200,000
District of Columbia	200,000
Florida	1,149,202
Georgia	581,112
Guam	30,148
Hawaii	200,000
Idaho	200,000
Illinois	982,690
Indiana	479,961
lowa	236,410
Kansas	212,634
Kentucky	318,322
Louisiana	360,832
Maine	200,000
Maryland	417,120
Massachusetts	505,081
Michigan	796,267
Minnesota	379,483
Mississippi	222,044
Missouri	439,719
Montana	200,000
Nebraska	200,000
Nevada	200,000
New Hampshire	200,000
New Jersey	661,931
New Mexico	200,000
New York	1,528,769
North Carolina	583,464
North Dakota	200,000
Northern Mariana Islands	30,148
Ohio	931,779
Oklahoma	271,443
Oregon	254,724
Palau	30,148
Pennsylvania	1,011,506
Puerto Rico	300,763
Rhode Island	200,000
South Carolina	306,056
South Dakota	200,000
Tennessee	428,378
Texas	1,514,823
Utah	200,000
Vermont	200,000
Virgin Islands	30,148
Virginia	545,323
Washington	441,483
West Virginia	200,000
Wisconsin	423,253
Wyoming	200,000
	200,000
Total	\$24,118,400

# Appendix B—Native American Tribal Eligibility

Below is the list of Native American Tribes which are eligible for fiscal year 1995 Family Violence Prevention and Services grants. Tribes are listed by BIA Area Office based on Census Bureau population data or, where that is not available, BIA data.