PUEBLO OF SANTA CLARA

Water quality standards for the Pueblo of Santa Clara are contained in: Pueblo of Santa Clara Water Quality Code. Adopted by Tribe: February 13, 1995

EPA Action: Approval on July 19, 1995 First set of water quality standards.

Includes narrative and numeric water quality criteria for toxics and conventional pollutants, an antidegradation policy, and use designations.

PUEBLO OF PICURIS

Water Quality Standards for the Pueblo of Picuris are contained in: Pueblo of Picuris Water Quality Code.

Adopted by Tribe: May 1, 1995 EPA Action: Approval on August 7, 1995

First set of water quality standards. Includes narrative and numeric water quality criteria for toxics and conventional pollutants, an antidegradation policy, and use designations.

TEXAS

Water Quality standards for the State of Texas are contained in: Surface Water Quality Standards Chapter 307. Adopted by State: September 23, 1992 Effective Date: November 13, 1992 EPA Action: Approval on June 16, 1993

Interim revision to incorporate results of two use attainability analyses.

REGION 8

COLORADO

Water Quality Standards for the State of Colorado are contained in: Basic Standards and Methodologies for Surface Water 3.1.0 (CCR 1002–8)

Adopted by State: May 4, 1993

Effective Ďate: June 30, 1994 *EPA Action:* Approval on February 23, 1994

Various revisions were adopted to clarify the water quality standards applicable to wetlands and the process for establishing site-specific water quality standards for wetlands.

Adopted by State: August 2, 1993 Effective Date: September 23, 1993 EPA Action: Approval on February 23, 1994

The State's antidegradation rule was revised consistent with changes to the Colorado Water Quality Control Act Amendments adopted by the 1992 Colorado Legislature.

REGION 9

ARIZONA

Water Quality Standards for the State of Arizona are contained in: Arizona's Rules on Water Quality Standards for Navigable Waters (Title 18, Chapter 11, Article 1). Adopted by the State: February 18, 1992 EPA Action: Partial Approval on April 29, 1994

Revisions included the addition of numeric criteria for toxic pollutants to comply with Section 303(c)(2)(B) of the Clean Water Act, use designation changes, changes in microbiological criteria, nutrient standards, and amendments to narrative requirements. EPA previously approved portions of these revisions on March 2, May 26, and July 6, 1992. Portions of the water quality standards were disapproved on September 9, 1993, and April 29, 1994, including an exemption for mining related impoundments, the lack of mercury criteria protective of wildlife, the lack of implementation methods for narrative nutrient standards and narrative toxicity standards, and the inclusion of practical quantification limits in water quality standards.

HAWAII

Water quality standards for the State of Hawaii are contained in: Hawaii Administrative Rules, Title II, Chapter 54, Water Quality Standards.

Adopted by the State: October 16, 1992

Effective Date: October 28, 1992

EPA Action: Approval on November 4, 1992

Revisions included the adoption of numeric criteria to comply with Section 303(c)(2)(B) of the Clean Water Act.

NEVADA

Water Quality Standards for the State of Nevada are contained in: Nevada Administrative Code, Water Pollution Control Provisions (NAC).

Adopted by the State: December 21, 1993

EPA Action: Approval on June 9, 1994

Revisions included changes to the water quality standards for the Truckee River.

REGION 10

WASHINGTON

Water Quality Standards for the State of Washington are contained in: Chapter 173– 201A of the Washington Administrative Code.

Adopted by State: September 25, 1993

Effective Date: November 13, 1992 *EPA Action:* Approval on June 16, 1993

Revisions included the addition of numeric criteria for several substances, the revision of freshwater and saltwater selenium criteria, a one in a million risk level for human health criteria for carcinogens, clarification on the use of whole-effluent toxicity testing and bioassessment in determining toxic effects, changes in the antidegradation policy, detailed criteria for mixing zone allowances, upgrades in use designations, clarifications that stormwater and nonpoint sources of pollution need to comply with water quality standards, and temperature conditions for the Skagit River Bypass.

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FEDERAL COMMUNICATIONS COMMISSION

[Report No. MM 95-96]

Mass Media Action

Date for Filing License Renewal Applications for Radio Stations Licensed to the U.S. Virgin Islands Extended to: December 1, 1995

September 26, 1995.

In response to an "Emergency Petition" filed September 23, 1995, by the National Association of Broadcasters ("NAB") on behalf of radio stations licensed to the United States Virgin Islands, the Chief, Mass Media Bureau, by this Notice and pursuant to 47 CFR 73.3539(a), extends until December 1, 1995, the date by which those stations are required to file their license renewal applications.

Licenses for radio stations in the Virgin Islands expire on February 1, 1996. License renewal applications for those stations are due to be filed on October 2, 1995. The NAB states that the Islands were severely damaged by Hurricane Marilyn on September 15, 1995, which added to the destruction caused by Hurricane Luis a week earlier. Although damage to communications facilities makes it impossible to fully account for the damage incurred by the Islands' radio stations, a number of stations lost their towers and others, particularly on St. Thomas, are operating with reduced power on lower antennas. The NAB maintains that many stations face great difficulty in assembling their renewal information; that in some cases the information has been destroyed or damaged; that lack of telephone and mail services may prevent stations from consulting with counsel; and that the efforts of personnel involved in preparing renewal applications are better devoted to continuing or restoring broadcast service, or assisting in relief efforts.

Under these circumstances, radio stations in the Virgin Islands will be permitted to file their renewal applications on December 1, 1995, rather than by the present due date of October 2, 1995. The date for filing petitions to deny and applications exclusive with renewal applications filed December 1, 1995, will be the 90th day after the Commission gives public notice of the acceptance for filing of the application. *See* 47 CFR 73.3516(e)(1); 47 CFR 73.3584(a).

For radio stations that are able and elect to file their renewal applications on October 2, 1995, the date for filing petitions to deny and applications mutually exclusive with these renewal