collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

Burden Statement: Estimated burden for each response is three minutes, or a total of 12 hours per year based upon 240 annual contract awards. The total annual cost for all respondents is expected to be \$1,050.00 per year. There are no contractor capital or start-up costs associated with this collection. Burden means the total time, effort, or financial resources expended by persons to generate, maintain, retain, or disclose or provide information to or for a Federal agency. This includes the time needed to review instructions; develop, acquire, install, and utilize technology and systems for the purposes of collecting, validating, and verifying information, processing and maintaining information, and disclosing and providing information; adjust the existing ways to comply with any previously applicable instructions and requirements; train personnel to be able to respond to a collection of information; search data sources; complete and review the collection of information; and transmit or otherwise disclose the information.

Dated: April 18, 2000.

#### Thomas D. McEntegart,

Manager, Policy Service Center. [FR Doc. 00–10187 Filed 4–21–00; 8:45 am]

BILLING CODE 6560-50-P

### ENVIRONMENTAL PROTECTION AGENCY

[FRL-6584-3]

Clean Water Act Class II: Proposed Administrative Penalty Assessment and Opportunity to Comment Regarding Colrich Communities, Inc.

**AGENCY:** Environmental Protection

Agency ("EPA").

ACTION: Notice.

**SUMMARY:** EPA is providing notice of a proposed administrative penalty assessment for alleged violations of the Clean Water Act ("Act"). EPA is also providing notice of opportunity to comment on the proposed assessment.

EPA is authorized under section 309(g) of the Act, 33 U.S.C. 1319(g), to assess a civil penalty after providing the person subject to the penalty notice of the proposed penalty and the opportunity for a hearing, and after providing interested persons notice of the proposed penalty and a reasonable opportunity to comment on its issuance. Under section 309(g), any person who without authorization discharges a

pollutant to a navigable water, as those terms are defined in section 502 of the Act, 33 U.S.C. 1362, may be assessed a penalty in a "Class II" administrative penalty proceeding.

Class II proceedings under section 309(g) are conducted in accordance with the "Consolidated Rules of Practice Governing the Administrative Assessment of Civil Penalties, Issuance of Compliance or Corrective Action Orders, and the Revocation, Termination or Suspension of Permits," 40 CFR part 22 ("Consolidated Rules"), published at 64 FR 40138, 40177 (July 23, 1999). The procedures through which the public may submit written comment on a proposed Class II order or participate in a Class II proceeding, and the procedures by which a respondent may request a hearing, are set forth in the Consolidated Rules. The deadline for submitting public comment on a proposed Class II order is thirty (30) days after publication of this document.

On March 7, 2000, EPA commenced the following Class II proceeding for the assessment of penalties by filing with Danielle Carr, Regional Hearing Clerk, U.S. EPA, Region IX, 75 Hawthorne Street, San Francisco, California 94105, (415) 744–1391, the following Complaint:

In the Matter of Colrich Communities, Inc., Redhawk Tracts 23064–1, 23064–2, 23064–3, Riverside County, California, Docket No. CWA–9–2000–0005.

The Complaint proposes a penalty of up to One Hundred Thirty Seven Thousand, Five Hundred Dollars (\$137,500) for violations of NPDES Permit No. CAS000002 (issued by the California State Water Resources Control Board (Order No. 92–08–DWQ)) and Section 301(a) of the Act, 33 U.S.C. 1311(a), at the Redhawk Tracts 23064–1, 23064–2, 23064–3, Riverside County, California.

Procedures by which the public may comment on a proposed Class II penalty or participate in a Class II penalty proceeding are set forth in the Consolidated Rules. The deadline for submitting public comment on a proposed Class II penalty is thirty (30) days after issuance of public notice. The Regional Administrator of EPA, Region 9, may issue an order upon default if the respondent in the proceeding fails to file a response within the time period specified in the Consolidated Rules.

### FOR FURTHER INFORMATION CONTACT:

Persons wishing to receive a copy of EPA's Consolidated Rules, review the Complaint or other documents filed in this proceeding, comment upon the proposed assessment, or otherwise

participate in the proceeding should contact Danielle Carr, Regional Hearing Clerk, U.S. EPA, Region IX, 75 Hawthorne Street, San Francisco, California 94105, (415) 744-1391. The administrative record for this proceeding is located in the EPA Regional Office identified above, and the file will be open for public inspection during normal business hours. All information submitted by Colrich Communities, Inc. is available as part of the administrative record, subject to provisions of law restricting public disclosure of confidential information. In order to provide opportunity for public comment, EPA will issue no final order assessing a penalty in these proceedings prior to thirty (30) days after the date of publication of this document.

Dated: April 7, 2000.

#### Alexis Strauss,

Director, Water Division.

[FR Doc. 00-10185 Filed 4-21-00; 8:45 am]

BILLING CODE 6560-50-P

### FEDERAL COMMUNICATIONS COMMISSION

[FCC 00-105]

#### **Maritime Communications**

**AGENCY:** Federal Communications Commission.

**ACTION:** Notice.

SUMMARY: The Commission extends forbearance from the Communications Act of 1934, as amended, requirement which forbids the assignment of a radio license or transfer of control of a radio licensee corporation without obtaining prior Commission consent to Public Coast Stations that are licensed and regulated under the Commission's Rules because these stations provide telecommunications for a fee directly to the public.

### FOR FURTHER INFORMATION CONTACT:

Keith Fickner or Ghassan Khalek, Policy and Rules Branch, Public Safety and Private Wireless Division, Wireless Telecommunications Bureau at (202) 418–0680.

SUPPLEMENTARY INFORMATION: This is a summary of the Commission's *Memorandum Opinion and Order*, WT Docket No. 00–48, FCC 00–105, adopted March 17, 2000, and released on March 24, 2000. The full text of this *Memorandum Opinion and Order* is available for inspection and copying during normal business hours in the FCC Reference Center, Room CY–A257, 445 12th Street, SW, Washington, DC.

The complete text may be purchased from the Commission's copy contractor, International Transcription Service, Inc., 1231 20th Street, NW, Washington, DC 20037. The full text may also be downloaded at: <a href="https://www.fcc.gov/Bureaus/Wireless/Notices/2000/fcc00105.doc">www.fcc.gov/Bureaus/Wireless/Notices/2000/fcc00105.doc</a>. Alternative formats are available to persons with disabilities by contacting Martha Contee at (202) 418–0260 or TTY (202) 418–2555.

In this Memorandum Opinion and Order, the Commission refers to Section 310(d) of the Communications Act, which forbids the assignment of a radio license or transfer of control of a radio licensee corporation without obtaining prior Commission consent. On February 4, 1998, the Commission held that there was sufficient justification in the record to forbear from enforcing the requirements of Section 310(d) of the Communications Act as they apply to all telecommunications carriers licensed by the Wireless Telecommunications Bureau (Bureau). However, as noted by WJG MariTEL Corporation (MariTEL), when the Commission listed the categories of telecommunications carriers who were licensed by the Bureau, it did not include telecommunications carriers licensed and regulated under Part 80 of the Commission's Rules. Under the Commission's Rules, licenses in the Maritime (ship) Radio Services may not be assigned. Therefore, Maritime (ship) Radio Services licenses are not subject to Section 310(d) of the Communications Act. On the other hand, Public Coast Stations, which are located on land, may be assigned under the Commission's Rules. Accordingly, the Commission will grant MariTEL's request and will extend forbearance from the requirements of Section 310(d) of the Communications Act for pro forma applications to telecommunications carriers licensed and regulated under Part 80 of the Commission's Rules because these carriers provide telecommunications for a fee directly to the public.

Federal Communications Commission.

#### Magalie Roman Salas,

Secretary.

[FR Doc. 00–10090 Filed 4–21–00; 8:45 am] BILLING CODE 6712–01–P

# FEDERAL EMERGENCY MANAGEMENT AGENCY

[FEMA-1325-DR]

### District of Columbia; Major Disaster and Related Determinations

**AGENCY:** Federal Emergency Management Agency (FEMA).

**ACTION:** Notice.

**SUMMARY:** This is a notice of the Presidential declaration of a major disaster for the District of Columbia (FEMA–1325–DR), dated April 10, 2000, and related determinations.

EFFECTIVE DATE: April 10, 2000.

#### FOR FURTHER INFORMATION CONTACT:

Madge Dale, Response and Recovery Directorate, Federal Emergency Management Agency, Washington, DC 20472, (202) 646–3772.

**SUPPLEMENTARY INFORMATION:** Notice is hereby given that, in a letter dated April 10, 2000, the President declared a major disaster under the authority of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5121 *et seq.*), as follows:

I have determined that the damage in certain areas of the District of Columbia, resulting from a severe winter storm on January 25–31, 2000, is of sufficient severity and magnitude to warrant a major disaster declaration under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, P.L. 93–288, as amended ("the Stafford Act"). I, therefore, declare that such a major disaster exists in the District of Columbia.

In order to provide Federal assistance, you are hereby authorized to allocate from funds available for these purposes, such amounts as you find necessary for Federal disaster assistance and administrative expenses.

You are authorized to provide assistance for emergency protective measures (Category B) under Public Assistance and Hazard Mitigation in the designated areas and any other forms of assistance under the Stafford Act you may deem appropriate. Consistent with the requirement that Federal assistance be supplemental, any Federal funds provided under the Stafford Act for Public Assistance or Hazard Mitigation will be limited to 75 percent of the total eligible costs.

Further, you are authorized to make changes to this declaration to the extent allowable under the Stafford Act.

Notice is hereby given that pursuant to the authority vested in the Director of the Federal Emergency Management Agency under Executive Order 12148, I hereby appoint Thomas P. Davies of the Federal Emergency Management Agency to act as the Federal Coordinating Officer for this declared disaster.

I do hereby determine the District of Columbia to have been affected adversely by this declared major disaster: Emergency protective measures (Category B) under Public Assistance for the District of Columbia.

The District of Columbia is eligible to apply for assistance under the Hazard Mitigation Grant Program.

(The following Catalog of Federal Domestic Assistance Numbers (CFDA) are to be used for reporting and drawing funds: 83.537, Community Disaster Loans; 83.538, Cora Brown Fund Program; 83.539, Crisis Counseling; 83.540, Disaster Legal Services Program; 83.541, Disaster Unemployment Assistance (DUA); 83.542, Fire Suppression Assistance; 83.543, Individual and Family Grant (IFG) Program; 83.544, Public Assistance Grants; 83.545, Disaster Housing Program; 83.548, Hazard Mitigation Grant Program)

James L. Witt,

Director.

[FR Doc. 00–10146 Filed 4–21–00; 8:45 am] **BILLING CODE 6718–02–P** 

# FEDERAL EMERGENCY MANAGEMENT AGENCY

[FEMA-1324-DR]

#### Maryland; Major Disaster and Related Determinations

**AGENCY:** Federal Emergency Management Agency (FEMA).

**ACTION:** Notice.

**SUMMARY:** This is a notice of the Presidential declaration of a major disaster for the State of Maryland (FEMA–1324–DR), dated April 10, 2000, and related determinations.

EFFECTIVE DATE: April 10, 2000.

### FOR FURTHER INFORMATION CONTACT:

Madge Dale, Response and Recovery Directorate, Federal Emergency Management Agency, Washington, DC 20472, (202) 646–3772.

**SUPPLEMENTARY INFORMATION:** Notice is hereby given that, in a letter dated April 10, 2000, the President declared a major disaster under the authority of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5121 *et seq.*), as follows:

I have determined that the damage in certain areas of the State of Maryland, resulting from a severe winter storm on January 25–30, 2000, is of sufficient severity and magnitude to warrant a major disaster declaration under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, P.L. 93–288, as amended ("the Stafford Act"). I, therefore, declare that such a major disaster exists in the State of Maryland.

In order to provide Federal assistance, you are hereby authorized to allocate from funds available for these purposes, such amounts as you find necessary for Federal disaster assistance and administrative expenses.

You are authorized to provide assistance for emergency protective measures (Category