

reservations, if the land is irrigable by the Coachella Valley County Water District and we determine that the owners are not benefitting from its use.

(b) You must file a lease of trust or restricted land on the Cabazon, Augustine, and Torres-Martinez Indian reservations with the appropriate county recorder. You must also file the lease with the Coachella Valley County Water District or other appropriate irrigation or water district.

§ 162.52 Salt River and San Xavier Reservations.

(a) A lease of trust or restricted land on the Salt River or San Xavier reservation may authorize more than one renewal period, but the maximum term allowable by law can not be exceeded. A lease for public, religious, educational, recreational, residential, or business purposes may run for a maximum term of 99 years, and a lease for farming purposes may run for up to 40 years where a substantial investment in the development of the land or the production of a specialized crop is required.

(b) If we determine that the governmental interests of a municipality contiguous to either the Salt River or San Xavier reservation would be substantially affected by the grant or approval of a lease, and these interests cannot be adequately assessed on the basis of the information available (under § 162.16), we must notify the municipality of the proposed action and give them 30 days to comment.

(c) The scenic, historic, and religious values of the Mission San Xavier del Bac on the San Xavier Reservation must be protected.

§ 162.53 Tulalip Reservation.

The Tulalip Tribes may grant a lease without our approval, if the term of the lease does not exceed 15 years including renewal or extension periods. The Tulalip Tribes may grant a lease without our approval for up to 30 years, including renewal or extension periods, under tribal law approved by us.

Date: May 31, 1996.

Ada E. Deer,

Assistant Secretary—Indian Affairs.

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BILLING CODE 4310-02-P

NATIONAL LABOR RELATIONS BOARD

29 CFR Part 102

Rules Governing Misconduct by Attorneys or Party Representatives Before the Agency

AGENCY: National Labor Relations Board.

ACTION: Notice of Extension of Time for filing comments to proposed rulemaking.

SUMMARY: Pursuant to a request from the Management Co-Chair of the American Bar Association Subcommittee on NLRB Practice and Procedure, the NLRB gives notice that it is extending by approximately 45 days the time for filing comments on the proposed rule changes governing misconduct by attorneys or party representatives before the Agency (61 FR 25158, May 20, 1996).

DATES: The comment period which currently ends on June 19, 1996, is extended to August 2, 1996.

ADDRESSES: Comments on the proposed rulemaking should be sent to: Office of the Executive Secretary, 1099 14th Street, NW., Rm. 11600, Washington, DC 20570.

FOR FURTHER INFORMATION CONTACT: John J. Toner, Executive Secretary, Telephone: (202) 273-1940.

Dated, Washington, DC, June 11, 1996.

By direction of the Board:

John J. Toner,

Executive Secretary.

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ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 70

[AD-FRL-5521-3]

Clean Air Act Proposed Interim Approval and in the Alternative Disapproval of Operating Permits Program, State of Idaho; Clean Air Act Proposed Delegation of National Emission Standards for Hazardous Air Pollutants as They Apply to Part 70 Sources and Approval of Streamlined Mechanism for Future Delegations, State of Idaho

AGENCY: Environmental Protection Agency (EPA).

ACTION: Proposed action.

SUMMARY: The EPA is reproposing action on two limited aspects of the

Operating Permits Program submitted by the Idaho Division of Environmental Quality for the purpose of complying with Federal requirements for an approvable State program to issue operating permits to all major stationary sources and to certain other sources. The first element involves the changes EPA believes are necessary as a condition of full approval to the State's regulations dealing with general permits. The second element involves the effect of the State's environmental audit statute on the State's enforcement obligations under title V of the Clean Air Act.

In addition, if EPA grants interim approval of Idaho's title V operating permits program, EPA proposes to delegate the National Emission Standards for Hazardous Air Pollutants (NESHAP) as adopted by the State and as they apply to part 70 sources. EPA also proposes to approve a streamlined mechanism for future NESHAP delegations.

DATES: Comments must be submitted by July 17, 1996.

ADDRESSES: Comments must be submitted to Elizabeth Waddell, at EPA Region 10, 1200 Sixth Avenue, M/D-108, Seattle, WA 98101. Copies of the State's submittal and other supporting information used in developing this proposed action are available for inspection during normal business hours at the following location: U.S. Environmental Protection Agency, Region 10, 1200 Sixth Avenue, Docket # 10V100, Seattle, Washington.

FOR FURTHER INFORMATION CONTACT: Elizabeth Waddell, 1200 Sixth Avenue, M/D-108, Seattle, WA 98101, (206) 553-4303.

SUPPLEMENTARY INFORMATION:

I. Background and Purpose

A. Introduction

1. Title V

Title V of the 1990 Clean Air Act Amendments (sections 501-507 of the Clean Air Act ("the Act")), and implementing regulations at 40 Code of Federal Regulations (CFR) Part 70 require that States develop and submit operating permits programs to EPA by November 15, 1993, and that EPA act to approve or disapprove each program within 1 year after receiving the submittal. The EPA's program review occurs pursuant to section 502 of the Act and the part 70 regulations, which together outline criteria for approval or disapproval. Where a program substantially, but not fully, meets the requirements of part 70, EPA may grant the program interim approval for a