State and county	Location and case No.	Date and name of news- paper where notice was published	Chief executive officer of community	Effective date of modification	Community No.
Utah	Unincorporated Areas (01–08– 306P).	August 28, 2002; September 4, 2002; <i>Daily Herald</i> .	The Honorable Jerry Grover, Chairman, Utah County Board of Commissioners, County Ad- ministration Building, 100 East Center Street, Suite 2300, Provo, Utah 84606.	December 4, 2002	495517

(Catalog of Federal Domestic Assistance No. 83.100, "Flood Insurance")

Dated: October 17, 2002.

## Anthony S. Lowe,

Administrator, Federal Insurance and Mitigation Administration.

[FR Doc. 02–27320 Filed 10–25–02; 8:45 am]

BILLING CODE 6718-04-P

# FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73

[DA 02-2514, MM Docket No. 01-11, RM-10027, and RM-10322]

Radio Broadcasting Services; Arcadia, Desert Hot Springs, Fallbrook, Murrieta, and Yucca Valley, CA

**AGENCY:** Federal Communications

Commission.

ACTION: Final rule.

**SUMMARY:** This document allots Channel 281A to Murrieta, California, as a first local aural service in response to a rulemaking petition filed by Helen Jones. See 66 FR 8559, February 1, 2001. The coordinates for Channel 281A at Murrieta are 33-32-55 and 117-09-26. The document also denies a counterproposal filed by Big City Radio-LA, L.L.C., to upgrade Station KLYY(FM), Arcadia, California, from Channel 296A to Channel 296B1. To accommodate the upgrade, the counterproposal also proposed to substitute 281A for Channel 296A for Station KSYY(FM), Fallbrook California, and to downgrade, reallot, and change the community of license of Station KYOR(FM), Channel 295B, Yucca Valley, California, to Channel 295B1 at Desert Hot Springs, California. The staff reasoned that the counterproposal could not be granted because the Commission's policies and rules do not permit pre-1964 grandfathered, shortspaced stations such as KLYY(FM) to upgrade channel class with shortspacings to stations on second or third adjacent FM channels.

DATES: Effective November 25, 2002.

## FOR FURTHER INFORMATION CONTACT:

Andrew J. Rhodes, Media Bureau, (202) 418–2180.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's Report and Order in MM Docket No. 01–11, adopted September 25, 2002, and released October 9, 2002. The full text of this decision is available for inspection and copying during normal business hours in the FCC's Reference Information Center at Portals II, CY-A257, 445 12th Street, SW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractor, Qualex International, Portals II, 445 12th Street, SW., Room CY-B402, Washington, DC 20554, telephone 202-863-2893, facsimile 202-863-2898, or via e-mail qualexint@aol.com.

# List of Subjects in 47 CFR Part 73

Radio, Radio broadcasting.

Part 73 of Title 47 of the Code of Federal Regulations is amended as follows:

# PART 73—RADIO BROADCAST SERVICES

1. The authority citation for part 73 continues to read as follows:

Authority: 47 U.S.C. 154, 303, 334 and 336.

# §73.202 [Amended]

2. Section 73.202(b), the Table of FM Allotments under California, is amended by adding Murrieta, Channel 281A.

Federal Communications Commission.

## John A. Karousos,

Assistant Chief, Audio Division, Media Bureau.

[FR Doc. 02–27326 Filed 10–25–02; 8:45 am] BILLING CODE 6712–01–P

# **DEPARTMENT OF DEFENSE**

#### 48 CFR Parts 208 and 216

Training Supporting Implementation of Section 803 of the National Defense Authorization Act for Fiscal Year 2002, Competition Requirements for Purchase of Services Under Multiple Award Contracts

**AGENCY:** Department of Defense (DoD). **ACTION:** Notice of training opportunities.

SUMMARY: The Director, Defense Procurement, is sponsoring two training sessions to support implementation of the Defense Federal Acquisition Regulation Supplement final rule published in the Federal Register on October 25, 2002, under DFARS Case 2001-D017, Competition Requirements for Purchase of Services Under Multiple Award Contracts.

**DATES:** Training will be conducted on October 31, 2002, and on November 12, 2002, from 1–3 p.m.

ADDRESSES: Training will be conducted in the Crystal City area of Arlington, VA, in Room C–43, Crystal Mall 4, 1941 Jefferson Davis Highway, Arlington, VA 22202. The room is located on the Underground/Tunnel level and is accessible from the Metro.

FOR FURTHER INFORMATION CONTACT: For information regarding registration for the training sessions or other training issues, contact Ms. Melissa Rider, Procurement Analyst, at *melissa.rider@osd.mil* or (703) 614–3883. For information regarding final rule content, contact the case manager, Ms. Susan Schneider, at (703) 602–0326.

SUPPLEMENTARY INFORMATION: DoD contracting personnel and personnel who develop requirements for service task orders under multiple award vehicles (including Federal Supply Service multiple award schedules), civilian agency personnel who fulfill DoD requirements under the Economy Act, and representatives of companies that have been awarded a multiple award contract for services should attend the training. Civilian agencies must follow the new DoD procedures if they acquire services on behalf of DoD

under multiple award contracts or schedules. Attendance at the training sessions is limited to 60 per session. For those who are unable to attend the training sessions, briefings, including briefer notes, have been posted to the Defense Procurement Web site at <a href="http://www.acq.osd.mil/dp">http://www.acq.osd.mil/dp</a> under the special interest drop down box/Section 803.

## Michele P. Peterson,

Executive Editor, Defense Acquisition Regulations Council.

[FR Doc. 02–27348 Filed 10–25–02; 8:45 am] BILLING CODE 5001–08–P

# **DEPARTMENT OF COMMERCE**

# National Oceanic and Atmospheric Administration

## 50 CFR Part 229

[Docket No. 020819201-2201-01; I.D.'s 091401B and 092401E]

## RIN 0648-AQ23

# Taking of Marine Mammals Incidental to Commercial Fishing Operations; Atlantic Large Whale Take Reduction Plan Regulations

**AGENCY:** National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

**ACTION:** Final rule, technical amendment.

**SUMMARY:** NMFS is issuing a correction to the interim final rule and final rule implementing the ALWTRP's Seasonal Area Management (SAM) and Dynamic Area Management (DAM) programs, respectively, which were published in the Federal Register on January 9, 2002. The purpose of this action is to correct errors in and make minor clarifications to the SAM interim final rule and to the DAM final rule. Some aspects of the SAM and DAM program were inadvertently omitted from the associated regulatory text and this technical amendment makes the regulatory text reflect information provided in the rules' preambles.

DATES: Effective October 28, 2002.

ADDRESSES: Copies of the Environmental Assessment (EA), the Regulatory Impact Review (RIR), and the Final Regulatory Flexibility Analysis (FRFA), are available from the Protected Resources Division, NMFS, 1 Blackburn Drive, Gloucester, MA 01930–2298. Atlantic Large Whale Take Reduction Team (ALWTRT) meeting summaries, and progress reports on implementation

of the ALWTRP may be obtained by writing Diane Borggaard, NMFS, Northeast Region, 1 Blackburn Dr., Gloucester, MA 01930 or Katherine Wang, NMFS, Southeast Region, 9721 Executive Center Dr., St.Petersburg, FL 33702–2432.

## FOR FURTHER INFORMATION CONTACT:

Diane Borggaard, NMFS, Northeast Region, 978–281–9145; or Patricia Lawson, NMFS, Office of Protected Resources, 301–713–2322. Individuals who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service at 1–800–877–8339 between 8 a.m. and 4 p.m. Eastern time, Monday through Friday, excluding Federal holidays.

# SUPPLEMENTARY INFORMATION:

## **Electronic Access**

Several of the background documents for the ALWTRP and the take reduction planning process can be downloaded from the ALWTRP web site at http:// www.nero.nmfs.gov/whaletrp/. Copies of the most recent marine mammal stock assessment reports may be obtained by writing to Richard Merrick, NMFS, 166 Water St., Woods Hole, MA 02543 or can be downloaded from the Internet at http://www.wh.whoi.edu/psb/ sar2001.pdf. In addition, copies of the document entitled "Defining Triggers for Temporary Area Closures to Protect Right Whales from Entanglements: Issues and Options" and "Identification of Seasonal Area Management Zones for North Atlantic Right Whale Conservation" are available by writing to Diane Borggaard, NMFS, Northeast Region, 1 Blackburn Dr., Gloucester, MA 01930 or can be downloaded from the Internet at http://www.nero.nmfs.gov/ whaletrp/.

# **Background**

This final rule modifies the Atlantic Large Whale Take Reduction Plan as deemed necessary by NMFS to satisfy requirements of the Endangered Species Act (ESA) and the Marine Mammal Protection Act (MMPA). On January 9, 2002, NMFS published a SAM interim final rule (67 FR 1142) and DAM final rule (67 FR 1133) in the Federal Register. The purpose of this final rule is to correct errors in and make minor clarifications in the SAM interim final rule and DAM final rule regulatory text. NMFS had discussed the SAM and DAM programs in the preambles to the SAM and DAM rules, however, some aspects of each program were inadvertently omitted from the associated regulatory text.

## Corrections

NMFS noted in the preamble to the DAM proposed (66 FR 50160) and final rules (67 FR 1133) that if NMFS decides not to implement restrictions within a DAM zone, it will issue an alert to fishermen requesting that they voluntarily remove lobster trap and anchored gillnet gear from a DAM zone and asking them not to set additional gear inside it. However, NMFS inadvertently omitted this language from the regulatory text section of the DAM rule.

The new and existing SAM gear requirements discussed in the preambles to the SAM proposed and interim final rules are intended to be required in addition to existing requirements for Northern Inshore State Lobster Waters, Northern Nearshore Lobster Waters, Offshore Lobster Waters, and Other Northeast Gillnet Waters or in place of the existing requirements for those areas to the extent the SAM gear requirements conflict with them. But, text to that effect did not appear in the proposed rule's regulatory text. NMFS noted this discrepancy and intended to correct this oversight in the interim final rule. However, this clarification was also inadvertently omitted from the interim final rule's regulatory text section. Therefore, the regulations are corrected to note that the SAM gear modifications supercede requirements found at existing ALWTRP fishery specific area requirements when they are more restrictive.

The SAM interim final rule also incorrectly defined SAM East to include Point 9, 42&30' N Lat., 66°50' W Long., which is outside the Exclusive Economic Zone. This rule removes this point from the regulations and renumbers the remaining points. Also, NMFS clarifies that the gear restriction in § 229.32 (g)(4)(ii)(B) applies in SAM East. While the fact that the gear restrictions in § 229.32(g)(4)(ii)(B) apply in SAM East is clear from the structure of the regulations, NMFS is adding the words "in SAM East" for added clarity.

A number of clarifications are made to § 229.32 (g)(4)(i)(B). First, NMFS clarifies that the gear restriction in § 229.32 (g)(4)(i)(B) applies in SAM West. While the fact that the gear restrictions in § 229.32(g)(4)(i)(B) apply in SAM West is clear from the structure of the regulations, NMFS is adding the words "in SAM West" for added clarity. Second, NMFS mistakenly omitted from the regulatory text for the SAM interim final rule the following requirements: (1) buoy lines are to be composed entirely of sinking or neutrally buoyant