rule report, which includes a copy of the rule, to each House of the Congress and to the Comptroller General of the United States. EPA will submit a report containing this rule and other required information to the U.S. Senate, the U.S. House of Representatives, and the Comptroller General of the United States prior to publication of the rule in the **Federal Register**. A major rule cannot take effect until 60 days after it is published in the **Federal Register**. This action is not a "major rule" as defined by 5 U.S.C. section 804(2).

### I. Petitions for Judicial Review

Under section 307(b)(1) of the CAA, petitions for judicial review of this action must be filed in the United States Court of Appeals for the appropriate circuit by May 21, 2001. Filing a petition for reconsideration by the Administrator of this final rule does not affect the finality of this rule for the purposes of judicial review nor does it extend the time within which a petition for judicial review may be filed, and shall not postpone the effectiveness of such rule or action. This action may not be challenged later in proceedings to enforce its requirements. (See section 307(b)(2) of the CAA).

## J. National Technology Transfer and Advancement Act

Section 12 of the National Technology Transfer and Advancement Act (NTTAA) of 1995 requires federal agencies to evaluate existing technical standards when developing a new regulation. To comply with NTTAA, EPA must consider and use "voluntary consensus standards" (VCS) if available and applicable when developing programs and policies unless doing so would be inconsistent with applicable law or otherwise impractical.

In reviewing operating permit programs, EPA's role is to approve state choices, provided that they meet the criteria of the CAA. In this context, in the absence of a prior existing requirement for the state to use VCS, EPA has no authority to disapprove an operating permit program for failure to use VCS. It would thus be inconsistent with applicable law for EPA, when it reviews an operating permit program, to use VCS in place of an operating permit program that otherwise satisfies the provisions of the CAA. Thus, the requirements of section 12(d) of NTTAA do not apply.

## List of Subjects in 40 CFR Part 70

Environmental protection, Administrative practice and procedure, Air pollution control, Intergovernmental relations, Operating permits, Reporting and recordkeeping requirements.

Dated: March 12, 2001.

### A. Stanley Meiburg,

Acting Regional Administrator, Region 4.

For reasons set out in the preamble, Appendix A of part 70 of title 40, chapter I, of the Code of Federal Regulations is amended as follows:

## PART 70—[AMENDED]

1. The authority citation for part 70 continues to read as follows:

Authority: 42 U.S.C. 7401 et seq.

2. Appendix A to part 70 is amended by adding paragraphs (f) and (j) in the entry for Tennessee to read as follows:

Appendix A to Part 70—Approval Status of State and Local Operating Permits Programs

## Tennessee

\* \* \* \* \*

(f) The Tennessee Department of **Environment and Conservation submitted** program revisions on July 15, 1997, June 16, 1998, February 5, 1999, February 24, 1999, March 5, 1999, June 16, 1999, July 2, 1999, November 30, 1999, December 30, 1999, and August 21, 2000. The rule revisions contained in the February 5, 1999, February 24, 1999, March 5, 1999, June 16, 1999, and December 30, 1999, submittals adequately addressed the conditions of the interim approval effective on August 28, 1996, and which would expire on December 1, 2001. The State's operating permit program is hereby granted final full approval effective on May 21, 2001.

(j) The Memphis-Shelby County Health Department submitted program revisions on October 11, 1999 and May 2, 2000. The rule revisions contained in the May 2, 2000, submittal adequately addressed the conditions of the interim approval effective on August 28, 1996, and which would expire on December 1, 2001. The County's operating permit program is hereby granted final full approval effective on May 21, 2001.

[FR Doc. 01–6863 Filed 3–19–01; 8:45 am] **BILLING CODE 6560–50–P** 

# FEDERAL EMERGENCY MANAGEMENT AGENCY

### 44 CFR Part 64

[Docket No. FEMA-7750]

**ACTION:** Final rule.

## List of Communities Eligible for the Sale of Flood Insurance

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

**SUMMARY:** This rule identifies communities participating in the

National Flood Insurance Program (NFIP). These communities have applied to the program and have agreed to enact certain floodplain management measures. The communities' participation in the program authorizes the sale of flood insurance to owners of property located in the communities listed.

**EFFECTIVE DATES:** The dates listed in the third column of the table.

ADDRESSES: Flood insurance policies for property located in the communities listed can be obtained from any licensed property insurance agent or broker serving the eligible community, or from the NFIP at: Post Office Box 6464, Rockville, MD 20849, (800) 638–6620.

#### FOR FURTHER INFORMATION CONTACT:

Donna M. Dannels, Division Director, Policy and Assessment Division, Mitigation Directorate, 500 C Street SW., room 411, Washington, DC 20472, (202) 646–3098.

supplementary information: The NFIP enables property owners to purchase flood insurance which is generally not otherwise available. In return, communities agree to adopt and administer local floodplain management measures aimed at protecting lives and new construction from future flooding. Since the communities on the attached list have recently entered the NFIP, subsidized flood insurance is now available for property in the community.

In addition, the Associate Director of the Federal Emergency Management Agency has identified the special flood hazard areas in some of these communities by publishing a Flood Hazard Boundary Map (FHBM) or Flood Insurance Rate Map (FIRM). The date of the flood map, if one has been published, is indicated in the fourth column of the table. In the communities listed where a flood map has been published, Section 102 of the Flood Disaster Protection Act of 1973, as amended, 42 U.S.C. 4012(a), requires the purchase of flood insurance as a condition of Federal or federally related financial assistance for acquisition or construction of buildings in the special flood hazard areas shown on the map.

The Associate Director finds that the delayed effective dates would be contrary to the public interest. The Associate Director also finds that notice and public procedure under 5 U.S.C. 553(b) are impracticable and unnecessary.

#### **National Environmental Policy Act**

This rule is categorically excluded from the requirements of 44 CFR Part 10, Environmental Considerations. No environmental impact assessment has been prepared.

## Regulatory Flexibility Act

The Associate Director certifies that this rule will not have a significant economic impact on a substantial number of small entities in accordance with the Regulatory Flexibility Act, 5 U.S.C. 601 *et seq.*, because the rule creates no additional burden, but lists those communities eligible for the sale of flood insurance.

## **Regulatory Classification**

This final rule is not a significant regulatory action under the criteria of section 3(f) of Executive Order 12866 of September 30, 1993, Regulatory Planning and Review, 58 FR 51735.

## **Paperwork Reduction Act**

This rule does not involve any collection of information for purposes of the Paperwork Reduction Act, 44 U.S.C. 3501 *et seq.* 

#### Executive Order 12612, Federalism

This rule involves no policies that have federalism implications under Executive Order 12612, Federalism, October 26, 1987, 3 CFR, 1987 Comp., p. 252.

# Executive Order 12778, Civil Justice Reform

This rule meets the applicable standards of section 2(b)(2) of Executive Order 12778, October 25, 1991, 56 FR 55195, 3 CFR, 1991 Comp., p. 309.

## List of Subjects in 44 CFR Part 64

Flood insurance, Floodplains.

Accordingly, 44 CFR part 64 is amended as follows:

## PART 64—[AMENDED]

1. The authority citation for Part 64 continues to read as follows:

**Authority:** 42 U.S.C. 4001 *et seq.*, Reorganization Plan No. 3 of 1978, 3 CFR, 1978 Comp., p. 329; E.O. 12127, 44 FR 19367, 3 CFR, 1979 Comp., p. 376.

## §64.6 [Amended]

2. The tables published under the authority of § 64.6 are amended as follows:

State/location	Community No.	Effective date of eligibility	Current effective map date
New Eligibles—Emergency Program			
Georgia:			
Homer, town of, Banks County	130271	January 3, 2001	April 18, 1975.
Jenkinsburg, town of, Butts County	130525	do.	,
Tennessee: Oakland, town of, Fayette County	470418	do.	
Texas:			
Dickens County, unincorporated areas	480198	January 4, 2001.	
Floyd County, unincorporated areas	480817	do	July 17, 1977 FHBM.
Kent County, unincorporated areas	481231	do.	
Kimble County, unincorporated areas	481232	do	Jan. 15, 1982 FHBM.
Rule, town of, Haskell County	480854	do.	,
Schleicher County, unincorporated areas	480999	do.	
Wyoming: Kirby, town of, Hot Springs County	560102	Jan. 10, 2001.	
Georgia: Lenox, town of, Cook County	130569	Jan. 12, 2001.	
Michigan: Girard, township of, Branch County	261044	Jan. 16, 2001.	
Ohio: Mount Orab, village of, Brown County	390621	do.	
Texas:	000021		
Crane County, unincorporated areas	481211	do.	
Happy, city of, Swisher County	481011	do.	
Jayton, city of, Kent County	481690	do.	
Parmer County, unincorporated areas	480970	do.	
Spur, city of, Dickens County	480788	do	Nov. 12, 1976.
Texline, town of, Dallam County	481129	do.	100. 12, 1970.
Washington County, unincorporated areas	481188	do.	May 24, 1977.
	401100		Way 24, 1977.
New Eligibles—Regular Program			
Florida: Wellington, village of, Palm Beach County 1	125157	Jan. 3, 2001.	
North Dakota: Tuttle, city of, Kidder County Texas:	380041	do	NSFHA.
Hill Country Village, town of, Bexar County	481106	Jan. 4, 2001	Aug. 23, 1977.
Tioga, town of, Grayson County	481624	Jan. 16, 2001	July 17, 1995.
Missouri: Augusta, village of, St. Charles County	290461	Jan. 31, 2001	Dec. 6, 1999.
Reinstatements			
Pennsylvania: New Kensington, city of, Westmore-	420891	June 14, 1973, Emer	Nov. 20, 2000.
land County.	420001	Sept. 29, 1978, Reg.	1404. 20, 2000.
and county.		Dec. 14, 2000, Susp.	
		Jan. 2, 2001, Rein.	
Ohio: Creston, village of, Wayne County	390575	Oct. 17, 1994, Reg	May 3, 1993.
Office. Crestoff, village of, wayne county	330373	Jan. 16, 1998, With.	Way 5, 1555.
		Jan. 16, 2001, Rein.	
Illinois: Polos Hoights, situ of Cook County	170142	July 16, 1980, Reg	Nov. 6, 2000
Illinois: Palos Heights, city of, Cook County	170142		Nov. 6, 2000.
		Jan. 12, 2001, With.	
Orland Bark village of Cook County	170440	Jan. 23, 2001, Rein.	Do.
Orland Park, village of, Cook County	170140	Feb. 4, 1981, Reg	D0.
		Jan. 12, 2001, With.	
Suspensions		Jan. 29, 2001, Rein.	
Illinois:			
IIII IOI3.		Jan. 12, 2001	

State/location	Community No.	Effective date of eligibility	Current effective map date
Lincolnwood, village of, Cook County	171001	do	Do.
North Riverside, village of, Cook County	170135	do	Do.
Pennsylvania: Gilpin, township of, Armstrong Coun-	421306	do	August 23, 2000.
ty.			
Virginia: Monterey, town of, Highland County Pennsylvania:	510379	do	Dec. 20, 2000.
Delaware, township of, Pike County	421963 422642	Jan. 19, 2001do	Oct. 6, 2000. Do.
Regular Program Conversions			
Region V			
Illinois:			
Bedford Park, village of, Cook County	171007	Jan. 5, 2001, Suspension Withdrawn	Jan. 5, 2001.
Des Plaines, city of, Cook County	170081	do	Do.
East Hazel Crest, village of, Cook County	170085	do	Do.
Evanston, city of, Cook County	170090	do	Do.
Ford Heights, village of, Cook County	170084	do	Do.
Golf, village of, Cook County	170098	do	Do.
Hanover Park, village of, Cook County	170099	do	Do.
Hillside, village of, Cook County	170104	do	Do.
Hoffman Estates, village of, Cook County	170107	do	Do.
La Grange, village of, Cook County	170114	do	Do.
Lincolnwood, village of, Cook County	171001	do	Do.
North Riverside, village of, Cook County	170135	do	Do.
Oak Forest, city of, Cook County	170136	do	Do.
Palos Hills, city of, Cook County	170143	do	Do.
Schiller Park, village of, Cook County	170159	do	Do.
Indiana: Indianapolis, city of, Marion County	180159	do	Jan. 5, 2001.
Region III			
Pennsylvania:			
Blooming Grove, township of, Pike County	421962	Jan. 19, 2001, Suspension Withdrawn	Oct. 6, 2000.
Delaware, township of, Pike County	421963	do	Do.
Dingman, township of, Pike County	421964	do	Do.
Greene, township of, Pike County	421965	do	Do.
Lackawaxen, township of, Pike County	421966	do	Do.
Lehman, township of, Pike County	421967	do	Do.
Matamoras, borough of, Pike County	420758	do	Do.
Milford, borough of, Pike County	420759	do	Do.
Milford, township of, Pike County	422642	do	Do.
Palmyra, township of, Pike County	421968	do	Do.
Porter, township of, Pike County	422500	do	Do.
Shohola, township of, Pike County	421969	do	Do.
Westfall, township of, Pike County	421970	do	Do.
Virginia: Hardy County, unincorporated areas	540051	do	Jan. 19, 2001.
West Virginia: Moorefield, town of, Hardy County	540052	do	Do.

<sup>&</sup>lt;sup>1</sup>The Village of Wellington adopted the Palm Beach County Flood Insurance Rate Map (FIRM), dated June 2, 1992, panel 0100B. Code for reading third column: Emerg.—Emergency; Reg.—Regular; Rein.—Reinstatement; Susp.—Suspension; With.—Withdrawn; NSFHA.—Non Special Flood Hazard Area.

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

#### Margaret E. Lawless,

Acting Executive Associate Director for Mitigation.

[FR Doc. 01–6766 Filed 3–19–01; 8:45 am] BILLING CODE 6718–05–P

## FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 2

[ET Docket No. 98-206; FCC 00-418]

## Fixed Satellite Service and Terrestrial System in the Ku-Band; Correction

**AGENCY:** Federal Communications Commission.

**ACTION:** Final rule; correction.

**SUMMARY:** On February 16, 2001 (66 FR 10601), the Commission published final rules in the Report and Order, which permits non-geostationary satellite orbit and fixed-satellite service providers to operate in certain segments of the Ku-

band. This document contains correction to that rule.

DATES: Effective March 19, 2001.

**FOR FURTHER INFORMATION CONTACT:** Tom Derenge, Office of Engineering and Technology, (202) 418–2451.

SUPPLEMENTARY INFORMATION: The Federal Communications Commission published a document amending part 2 in the Federal Register of February 16, 2001 (66 FR 10601). This document corrects the Federal Register as it appeared. In rule FR Doc. 01–3710 published on February 16, 2001 (66 FR 10601), the Commission is correcting the table in United States (US) Footnote for US 355 to reflect the correct "degree (°), minute ('), and second (")" symbols.