which the HCFC-141b exemption allowances are requested:

- (7) A formulator for, or an agency, department, or instrumentality of the U.S., or a non-governmental space vehicle entity that has previously petitioned for and been granted HCFC-141b exemption allowances under paragraphs (h)(1) through (4) of this section is granted, on January 1 of each control period beginning January 1, 2007, HCFC-141b exemption allowances equivalent to 10% more than the highest amount previously granted under paragraphs (h)(1) through (4) of this section to that petitioner for space vehicle uses or defense applications.
- (8) A formulator for, or an agency, department, or instrumentality of the U.S.; or a non-governmental space vehicle entity that has previously petitioned for and been granted HCFC-141b exemption allowances under paragraphs (h)(1) through (4) of this section but now seeks to obtain allowances in addition to those granted under paragraph (h)(7) of this section must submit a new petition in accordance with paragraph (h)(1) of this

■ 6. Amend § 82.20 by revising paragraphs (a) introductory text, (a)(1)(x), and (a)(2)(i)(B) to read as follows:

§ 82.20 Availability of consumption allowances in addition to baseline consumption allowances for class II controlled substances.

- (a) A person may obtain at any time during the control period, in accordance with the provisions of this section, consumption allowances equivalent to the quantity of class II controlled substances that the person exported from the U.S. and its territories to a foreign state, in accordance with this section, when that quantity of class II controlled substance was produced in the U.S. or imported into the U.S. with expended consumption allowances.
- (x) A written statement from the producer that the class II controlled substances were produced with expended allowances or a written statement from the importer that the class II controlled substances were imported with expended allowances.
 - (2) * * * (i) * * *
- (B) The consumption allowances will be granted to the person the exporter indicates, whether it is the producer, the importer, or the exporter.
- 7. Amend § 82.24 as follows:

- a. Revise paragraphs (c)(1)(vi), (c)(2)(ii), (c)(3) introductory text.
- b. Revise paragraphs (f) introductory text, (f)(1), (f)(2) introductory text, and (f)(3).

§82.24 Recordkeeping and reporting requirements for class II controlled substances.

(c) * * *

(1) * * *

(vi) For substances for which EPA has apportioned baseline production and consumption allowances, the importer's total sum of expended and unexpended consumption allowances by chemical as of the end of that quarter;

(2) * * *

- (ii) The quantity (in kilograms) of those class II controlled substances imported that are used and the information provided with the petition where a petition is required under paragraph (c)(3) of this section;
- (3) Petition to import used class II controlled substances and transhipment-Importers. For each individual shipment over 5 pounds of a used class II controlled substance as defined in § 82.3 for which EPA has apportioned baseline production and consumption allowances, an importer must submit directly to the Administrator, at least 40 working days before the shipment is to leave the foreign port of export, the following information in a petition:

- (f) Heels-Recordkeeping and reporting. Any person who brings into the U.S. a rail car, tank truck, or ISO tank containing a heel, as defined in § 82.3, of class II controlled substances, must take the following actions:
- (1) Indicate on the bill of lading or invoice that the class II controlled substance in the container is a heel.
- (2) Report within 30 days of the end of the control period the quantity (in kilograms) brought into the U.S. and certify:

(3) Report on the final disposition of each shipment within 30 days of the end of the control period.

[FR Doc. E6-11532 Filed 7-19-06; 8:45 am] BILLING CODE 6560-50-P

DEPARTMENT OF HOMELAND SECURITY

Federal Emergency Management Agency

44 CFR Part 64

[Docket No. FEMA-7786]

List of Communities Eligible for the Sale of Flood Insurance

AGENCY: Mitigation Division, Federal **Emergency Management Agency** (FEMA), Department of Homeland Security.

ACTION: Final rule.

SUMMARY: This rule identifies communities that are participating and suspended from 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 properties located in the communities listed below.

DATES: Effective Dates: The effective date for each community is listed in the fourth column of the following tables.

ADDRESSES: Flood insurance policies for properties located in the communities listed below can be obtained from any licensed property insurance agent or broker serving the eligible community or from the NFIP by calling 1-800-638-

FOR ADDITIONAL INFORMATION CONTACT: William H. Lesser, Mitigation Division,

500 C Street, SW., Washington, DC 20472, (202) 646-2807.

SUPPLEMENTARY INFORMATION: The NFIP enables property owners to purchase flood insurance that is generally not otherwise available. In return. communities agree to adopt and implement local floodplain management regulations that contribute to protecting lives and reducing the risk of new construction from future flooding. Because the communities on the attached list have recently entered the NFIP, subsidized flood insurance is now available for properties in these communities.

FEMA has identified the Special Flood Hazard Areas (SFHAs) 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 202 of the Flood

Disaster Protection Act of 1973, as amended, 42 U.S.C. 4016(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 SFHAs shown on the map.

The Administrator finds that delayed effective dates would be contrary to the public interest and 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 Administrator 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.

Executive Order 13132, Federalism. This rule involves no policies that have federalism implications under Executive Order 13132.

Executive Order 12988, Civil Justice Reform. This rule meets the applicable standards of Executive Order 12988.

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.*

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 is revised 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:

impact on a substantial number of small — information for purposes of the — — — follows:						
State	Location	Community No.	Effective date of eligibility	Current effective map date		
New Eligibles: Emergency Program						
Region VII						
Missouri	Theodosia, Village of, Ozark County.	290306	January 25, 2006	Never Mapped.		
Region III						
West Virginia	West Liberty, Town of, Ohio County.	540094	February 2, 2006	Never Mapped.		
Region V						
Ohio	Sarahsville, Village of, Noble County.	390706	February 9, 2006	FHBM dated March 28, 1975.		
Region VI						
Oklahoma	Atoka County, Unincorporated Areas.	400508	*do	FHBM dated August 14, 1981.		
Do	1	400495	do	FHBM dated January 10, 1978.		
Region IV						
Kentucky	Morgantown, Town of, Butler County.	210242	February 10, 2006	Never Mapped.		
Do	1	210320	do	FHBM dated August 13, 1976.		
North Carolina	Lasker, Town of, North- ampton County.	370580	do	Never Mapped.		
Region V						
Ohio	LaGrange, Village of, Lorain County.	390806	do	FHBM dated December 23, 1977.		
Region I						
Maine	Jonesboro, Town of, Wash-ington County.	230315	February 27, 2006	FHBM dated February 14, 1975.		
Region IV						
Alabama	Butler County, Unincorporated Areas.	010017	do	FHBM dated April 21, 1976.		
Georgia		135170	do	Never Mapped.		
Do		135268	do	Never Mapped.		
South Carolina		450225	do	FHBM dated March 19, 1976.		
Region VII						
Kansas	Atchison County, Unincorporated Areas.	200009	do	FHBM dated May 31, 1977.		

State	Location	Community No.	Effective date of eligibility	Current effective map date
lowa	. Cherokee County, Unincorporated Areas.	190854	March 8, 2006	FHBM dated May 6, 1977.
Region III				
Maryland	Somerset, Town of, Mont- gomery County.	240134	March 9, 2006	Never Mapped.
Region VI				
New Mexico	Dexter, Town of, Chaves County.	350112	March 14, 2006	FHBM dated September 17, 1976.
Louisiana	,	220231	March 22, 2006	FHBM dated January 3, 1975.
Region IV				
Georgia	Hampton, City of, Henry County.	130107	March 27, 2006	Never Mapped.
Do	,	135262	do	Never Mapped.
Kentucky	porated Areas. Adairville, City of, Logan	010050	do	FHBM dated September 8,
Remucky	County.	210353	do	1978.
Tennessee	Medina, City of, Gibson County.	470251	do	Never Mapped.
	New Eli	gibles: Regular I	Program	
Region VII				
lowa	Prescott, City of, Adams County.	190004	January 1, 2006	FHBM dated November 5, 1976, converted to FIRM by letter January 1, 2006.
Missouri	Hallsville, Town of, Boone County.	290712	do	NSFHA FHBM Rescinded.
Region III				
Virginia	Round Hill, Town of, Loudoun County.	510279	January 10, 2006	July 5, 2001.
Region VI				
Arkansas	Horseshoe Lake, Town of, Crittenden County.	055057	January 18, 2006	Use Crittenden County (CID 050429) FIRM panel 0250B, dated November 1, 1985.
Region IV				
Tennessee	Pickett County, Unincorporated Areas.	470384	February 1, 2006	FHBM dated December 29, 1978, converted to FIRM by letter February 1, 2006.
Region III				-
West Virginia	. Harrisville, Town of, Richie County.	540132	February 7, 2006	NSFHA.
Region IV				
Alabama	Chilton County, Unincorporated Areas.	010030	do	August 15, 1984.
South Carolina	·	450116	February 10, 2006	December 6, 2000.
Alabama	Cullman County, Unincorporated Areas.	010247	February 27, 2006	December 2, 2004.
Do	l ·	010036	do	September 30, 1988.
Region VII				
Nebraska	Center, Village of, Knox County.	310159	do	August 18, 2005.
Region V				
Minnesota	Greenwood, Township of, St. Louis County.	270736	March 8, 2006	February 19, 1992.
Region VII				
Missouri	. Kingdom City, Village of, Callaway County.	290007	do	Use Callaway County (CID 290049) FIRM panel 0200D, dated February 18, 2005.

	,	J , ,	y ,	8
State	Location	Community No.	Effective date of eligibility	Current effective map date
Region III Maryland	Chevy Chase Village, Town of, Montgomery County.	240047	March 13, 2006	NSFHA.
Region VII Nebraska		310438	March 22, 2006	August 4, 2005.
owa	porated Areas.	190782	do	January 19, 2006.
Region X		160234	do	April 20, 2000.
Region V Wisconsin	Fontana on Geneva Lake, Village of, Walworth County.	550592	March 23, 2006	December 23, 1977.
Region VII Nebraska	Elwood, Village of, Gosper County.	310365	March 31, 2006	August 4, 2005.
		Reinstatements		
Region VII Nebraska	Perkins County, Unincorporated Areas.	310464	January 17, 2006	September 2, 2005.
Region III Pennsylvania	Limestone, Town of, North-ampton County.	421922	February 10, 2006	June 1, 1987.
Region IV North Carolina	Henderson County, Unincorporated Areas.	370125	February 27, 2006	March 1, 1982.
Tennessee	Benton County, Unincor-	470218	do	December 16, 2005.
Do	porated Areas. McNairy County, Unincorporated Areas.	470127	do	October 24, 2005.
Region VII Missouri	Westphalia, City of, Osage County.	290272	March 3, 2006	September 2, 2005.
		Suspensions		
Region V				
Ohio	Washington County, Unincorporated Areas.	390566	December 24, 1975, Emerg.; February 18, 1981, Reg.; March 17, 2006, Susp.	February 16, 2006.
Minnesota	Lac Qui Parle County, Unin- corporated Areas.	270239	July 3, 1974, Emerg.; June 4, 1980, Reg.; March 17, 2006, Susp.	March 16, 2006.
Region VI Arkansas	Quitman, Town of, Cleburne County.	050280	December 22, 1982, Emerg.; October 15, 1985, Reg.; March 17, 2006, Susp.	February 16, 2006.
Region VII Missouri	Baldwin Park, Village of, Cass County.	290880	July 19, 1979, Emerg.; August 5, 1985, Reg.; March	March 16, 2006.
Do	Browning, City of, Linn County.	290619	17, 2006, Susp. July 25, 1975, Emerg.; September 18, 1985, Reg.;	January 19, 2006.
Do	Creighton, City of, Cass County.	290063	March 17, 2006, Susp. August 3, 1979, Emerg.; June 30, 1980, Reg.; March 17,	March 16, 2006.
Do	East Lynne, City of, Cass County.	290065	2006, Susp. August 11, 1975, Emerg.; March 25, 1980, Reg.;	Do.
Do	Purcell, City of, Jasper County.	290539	March 17, 2006, Susp. September 3, 1975, Emerg.; September 19, 1984, Reg.; March 17, 2006, Susp.	Do.

State	Location	Community No.	Effective date of eligibility	Current effective map date
	Sus	pension Resciss	ions	
Region V				
Minnesota	Boyd, City of, Lac Qui Parle County.	270240	March 17, 2006, Suspension Notice Rescinded.	March 16, 2006.
Do		270241	do	Do.
Ohio	Batavia, Village of, Clermont County.	390066	do	Do.
Do	Clermont County, Unincorporated Areas.	390065	do	Do.
Do	Hamilton Counties.	390227	do	Do.
Do	County.	390641	do	Do.
Do	South Point, Village of, Law- rence County.	390630	do	Do.
Region VII				
Aissouri	ty.	290763	do	February 16, 2006.
Do	per County.	290761	do	March 16, 2006.
Do Do		290062 290179	do	Do. Do.
Do		290180	do	Do.
Do	Carthage, City of, Jasper County.	290181	do	Do.
Do	Areas.	290783	do	Do.
Do	Cass Counties.	290064	do	Do.
Do	County.	290182	do	Do.
Do	ty.	290066	do	Do.
Do	County.	290067 290183	do	Do.
Do	Newton Counties.	290953	do	Do.
Do	County.	290185		Do.
_	County.			_
Do	, , ,	290878	do	Do.
Do	County.	295269 290070	do	Do.
Do	ty.	290186	do	Do.
Do	County.	290071	do	Do.
Do	County. Webb City, City of, Jasper	290187	do	Do.
Region VIII	County.			
Jtah	County.	490135	do	Do.
Do	County.	490136	do	Do.
Do	Oakley, Town of, Summit County.	490138	do	Do.

^{* -}do- =Ditto.

**Designates communities converted from Emergency Phase of participation to the Regular Phase of participation.

Code for reading fourth and fifth columns: 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.")

Dated: June 21, 2006.

Michael K. Buckley,

Deputy Director, Mitigation Division, Federal Emergency Management Agency, Department of Homeland Security.

[FR Doc. E6–11510 Filed 7–19–06; 8:45 am] BILLING CODE 9110–12–P

DEPARTMENT OF STATE

48 CFR Part 652

[Public Notice 5469]

RIN 1400-AB90

Department of State Acquisition Regulation; Correction

AGENCY: Department of State. **ACTION:** Correcting amendments.

SUMMARY: This document contains corrections to the final regulation published in the **Federal Register** of Friday, June 16, 2006 (71 FR 34836). The regulations related to changes to the Department of State Acquisition Regulation (DOSAR).

DATES: Effective on July 20, 2006.

FOR FURTHER INFORMATION CONTACT:

Gladys Gines, 703–516–1691 (not a toll-free call); e-mail: ginesgg@state.gov.

SUPPLEMENTARY INFORMATION:

Background

The final regulations that are the subject of these corrections concerned the application of the Small Business Act to contracts awarded by domestic contracting activities where contract performance takes place overseas; and revised the coverage regarding the Defense Base Act. A new solicitation provision was added at 48 CFR 652.228-70, Defense Base Act—Covered Contractor Employees, and the contract clause and solicitation provision at 652.228-71, Workers' Compensation Insurance (Defense Base Act)—Services, and 652.228-74, Defense Base Act Insurance Rates—Limitation, were revised accordingly.

Need for Correction

As published, the final regulations did not include the dates of the clause and provisions at §§ 652.228–70, 652.228–71, and 652.228–74. Since contract clauses and solicitation provisions are subject to revision from time to time, all clauses and provisions are dated. To avoid confusion concerning which version of any provision or clause is operative in any given solicitation or contract, the date

must be included when including clauses and provisions in contracts and solicitations.

List of Subjects in 48 CFR Part 652

Government procurement.

■ Accordingly, 48 CFR part 652 is corrected by making the following correcting amendments:

PART 652—SOLICITATION PROVISIONS AND CONTRACT CLAUSES

■ 1. The authority citation for part 652 continues to read as follows:

Authority: 40 U.S.C. 486(c); 22 U.S.C. 2658.

652.228-70 [Amended]

■ 2. Amend the date in the heading of the provision at § 652.228–70, Defense Base Act—Covered Contractor Employees, by removing "(MO/YR)" and inserting "(JUN 2006)" in its place.

652.228-71 [Amended]

■ 3. Amend the date in the heading of the clause at § 652.228-71, Workers' Compensation Insurance (Defense Base Act)—Services, by removing "(MO/YR)" and inserting "(JUN 2006)" in its place.

652.228-74 [Amended]

■ 4. Amend the date of the heading of the provision at § 652.228-74, Defense Base Act Insurance Rates—Limitation, by removing the reference "(MO/YR)" and inserting "(JUN 2006)" in its place.

Dated: July 13, 2006.

Kimberly Triplett,

Procurement Analyst, Bureau of Administration, Department of State. [FR Doc. E6–11558 Filed 7–19–06; 8:45 am] BILLING CODE 4710–24–P

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

50 CFR Part 622

[I.D. 071706B]

Fisheries of the Caribbean, Gulf of Mexico, and South Atlantic; Reef Fish Fishery of the Gulf of Mexico; Closure of the 2006 Tilefish Commercial Fishery

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

ACTION: Temporary rule; closure.

SUMMARY: NMFS closes the commercial fishery for tilefish in the exclusive

economic zone (EEZ) of the Gulf of Mexico. NMFS has determined that the tilefish quota for the commercial fishery will have been reached by July 21, 2006. This closure is necessary to protect the tilefish resource.

DATES: Closure is effective 12:01 a.m., local time, July 22, 2006, until 12:01 a.m., local time, on January 1, 2007.

FOR FURTHER INFORMATION CONTACT:

Jason Rueter, telephone 727–824–5350, fax 727–824–5308, e-mail Jason.Rueter@noaa.gov.

SUPPLEMENTARY INFORMATION: The reef fish fishery of the Gulf of Mexico is managed under the Fishery Management Plan for the Reef Fish Resources of the Gulf of Mexico (FMP). The FMP was prepared by the Gulf of Mexico Fishery Management Council and is implemented under the authority of the Magnuson-Stevens Fishery Conservation and Management Act (Magnuson-Stevens Act) by regulations at 50 CFR part 622. Those regulations set the commercial quota for tilefish in the Gulf of Mexico at 440,000 lb (199,581 kg) for the current fishing year, January 1 through December 31, 2006.

Under 50 CFR 622.43(a), NMFS is required to close the commercial fishery for a species or species group when the quota for that species or species group is reached, or is projected to be reached, by filing a notification to that effect in the Federal Register. Based on current statistics, NMFS has determined that the available commercial quota of 440,000 lb (199,581 kg) for tilefish will be reached on or before July 21, 2006. Accordingly, NMFS is closing the commercial tilefish fishery in the Gulf of Mexico EEZ from 12:01 a.m., local time, on July 22, 2006, until 12:01 a.m., local time, on January 1, 2007. The operator of a vessel with a valid commercial vessel permit for Gulf reef fish having tilefish aboard must have landed and bartered, traded, or sold such tilefish prior to 12:01 a.m., local time, July 22, 2006.

During the closure, the bag and possession limits specified in 50 CFR 622.39(b) apply to all harvest or possession of tilefish in or from the Gulf of Mexico EEZ, and the sale or purchase of tilefish taken from the EEZ is prohibited. The prohibition on sale or purchase does not apply to sale or purchase of tilefish that were harvested, landed ashore, and sold prior to 12:01 a.m., local time, July 22, 2006, and were held in cold storage by a dealer or processor.

Classification

This action responds to the best available information recently obtained