has determined that this rule does not contain a federal mandate that may result in expenditures of \$100 million or more for state, local, and tribal governments, in the aggregate, or the private sector in any one year. The EPA does not anticipate that the approval of Nebraska's hazardous waste program referenced in today's document will result in annual costs of \$100 million or more. The EPA's approval of state programs generally has a deregulatory effect on the private sector because once it is determined that a state hazardous waste program meets the requirements of RCRA Section 3006(b) and the regulations promulgated thereunder at 40 CFR Part 271, owners and operators of hazardous waste treatment, storage, or disposal facilities (TSDFs) may take advantage of the flexibility that an approved state may exercise. Such flexibility will reduce, not increase, compliance costs for the private sector. Thus, today's rule is not subject to the requirements of Sections 202 and 205 of the UMRA. The EPA has determined that this rule contains no regulatory requirements that might significantly or uniquely affect small governments. The agency recognizes that small governments may own and/or operate TSDFs that will become subject to the requirements of an approved state hazardous waste program. However, such small governments which own and/or operate TSDFs are already

subject to the requirements in 40 CFR Parts 264, 265 and 270. Once the EPA authorizes a state to administer its own hazardous waste program and any revisions to that program, these same small governments will be able to own and operate their TSDFs with increased levels of flexibility provided under the approved state program.

Certification Under the Regulatory Flexibility Act

Pursuant to the provisions of 5 U.S.C. 605(b), I hereby certify that this authorization will not have a significant economic impact on a substantial number of small entities. This authorization effectively suspends the applicability of certain federal regulations in favor of Nebraska's program, thereby eliminating duplicative requirements for handlers of hazardous waste in the state. It does not impose any new burdens on small entities. This rule, therefore, does not require a regulatory flexibility analysis.

Paperwork Reduction Act

Under the Paperwork Reduction Act, 44 U.S.C. 3501 *et seq.*, federal agencies must consider the paperwork burden imposed by any information request contained in a proposed rule or a final rule. This rule will not impose any information requirements upon the regulated community.

List of Subjects in 40 CFR Part 271

Environmental protection, Administrative practice and procedure, Confidential business information, Hazardous materials transportation, Hazardous waste, Indian lands, Intergovernmental relations, Penalties, Reporting and recordkeeping requirements, Water pollution control, Water supply.

Authority: This rulemaking is issued under the authority of Sections 2002(a), 3006 and 7004(b) of the Solid Waste Disposal Act, as amended (42 U.S.C. 6912(a), 6926, 6974(b)).

Dated: June 11, 1996.

Dennis Grams.

Regional Administrator.

[FR Doc. 96–16125 Filed 6–24–96; 8:45 am]

BILLING CODE 6560-50-P

40 CFR Part 716

Health and Safety Data Reporting

CFR Correction

In title 40 of the Code of Federal Regulations, parts 700 to 789, revised as of July 1, 1995, in § 716.120(d), on pages 79 and 80, the chemical substances under the category Siloxanes should read as follows:

§716.120 Substances and listed mixtures to which this subpart applies.

* * * * * (d) * * *

Category			CAS No. (exemptions for category)	Special Exemp- tions	Effective Date	Sunset Date
*	*	*	*	*	*	*
Siloxanes:						
Cyclopolydim	ethylsiloxane		69430–24–6		10/12/93	10/12/03
	yclopentasiloxane		541–02–6		10/12/93	10/12/03
	etrasiloxane		141–62–8		10/12/93	10/12/03
	enylsiloxane		68083–14–7		10/12/93	10/12/03
Dimethylhydro	opolylsiloxane		68037–59–2		10/12/93	10/12/03
Dimethylmeth	yl 3,3,3-trifluoropropyl	siloxane	115361-68-7		10/12/93	10/12/03
	ylvinylsiloxane		67762–94–1		10/12/93	10/12/03
Dimethylpolys	siloxanes		68037–74–1	§ 716.20(b)(2)	10/12/93	10/12/03
				applies		
Dimethyl silic	ones and siloxanes		63148–62–9		10/12/93	10/12/03
Dimethyl silic	ones and siloxane, rea	ction products with	67762–90–7	§ 716.20(b)(2)	10/12/93	10/12/03
silica.				applies		
Docosamethy	/lcycloundecasiloxane .		18766–38–6	§ 716.20(b)(2)	10/12/93	10/12/03
				applies		
Docosamethy	/Idecasiloxane		556–70–7	§ 716.20(b)(2)	10/12/93	10/12/03
				applies		
	cyclohexasiloxane		540–97–6		10/12/93	10/12/03
,	/lpentasiloxane		141–63–9		10/12/93	10/12/03
Dotetracontar	methyleicosasiloxane		150027-00-2	§ 716.20(b)(2)	10/12/93	10/12/03
				applies		
Dotriacontam	ethylcyclohexadecasilo	xane	150026-95-2	§ 716.20(b)(2)	10/12/93	10/12/03
				applies		
Dotriacontam	ethylpentadecasiloxane		2471–11–6	§ 716.20(b)(2)	10/12/93	10/12/03
				applies		
Eicosamethyl	cyclodecasiloxane		18772–36–6	§ 716.20(b)(2)	10/12/93	10/12/03
				applies		

Category	CAS No. (exemptions for category)	Special Exemp- tions	Effective Date	Sunset Date
Eicosamethylnonasiloxane	2652–13–3	§ 716.20(b)(2)	10/12/93	10/12/03
Hexacosamethylcyclotridecasiloxane	23732–94–7	applies § 716.20(b)(2)	10/12/93	10/12/03
Hexacosamethyldodecasiloxane	2471–08–1	applies § 716.20(b)(2)	10/12/93	10/12/03
Hexadecamethylcyclooctasiloxane	556–68–3	applies § 716.20(b)(2)	10/12/93	10/12/03
Hexadecamethylheptasiloxane	541–01–5	applies § 716.20(b)(2)	10/12/93	10/12/03
Hexamethylcyclotrisiloxane	541-05-9	applies	10/12/93	10/12/03
Hexamethyldisilazane	999–97–3		10/12/93	10/12/03
Hexamethyldisiloxane	107–46–0		10/12/93	10/12/03
Hexatriacontamethylcyclooctadecasiloxane	23523–12–8	§ 716.20(b)(2) applies	10/12/93	10/12/03
Hexatriacontamethylheptadecasiloxane	18844–04–7	§ 716.20(b)(2) applies	10/12/93	10/12/03
Methylpolysiloxane	9004–73–3		10/12/93	10/12/03
Methylvinylcyclosiloxane	2554–06–5		10/12/93	10/12/03
Siloxanes and silicones, di-Me, hydroxy-terminated	70131-67-8	§ 716.20(b)(2) applies	10/12/93	10/12/03
Octacosamethylcyclotetradecasiloxane	149050-40-8	§716.20(b)(2) applies	10/12/93	10/12/03
Octacosamethyltridecasiloxane	2471-09-2	§ 716.20(b)(2) applies	10/12/93	10/12/03
Octadecamethylcyclononasiloxane	556–71–8	§ 716.20(b)(2) applies	10/12/93	10/12/03
Octadecamethyloctasiloxane	556–69–4	§ 716.20(b)(2) applies	10/12/93	10/12/03
Octamethyltrisiloxane	107–51–7		10/12/93	10/12/03
Octaphenylcyclotetrasiloxane	546–56–5		10/12/93	10/12/03
Octatriacontamethylcyclononadecasiloxane	150026-97-4	§ 716.20(b)(2) applies	10/12/93	10/12/03
Octatriacontamethyloctadecasiloxane	36938–52–0	§ 716.20(b)(2) applies	10/12/93	10/12/03
Polymethyloctadecylsiloxane	not available	§ 716.20(b)(2) applies	10/12/93	10/12/03
Tetracontamethylcycloeicosasiloxane	150026-98-5	§ 716.20(b)(2) applies	10/12/93	10/12/03
Tetracontamethylnonadecasiloxane	150026-99-6	§ 716.20(b)(2) applies	10/12/93	10/12/03
Tetracosamethylcyclododecasiloxane	18919–94–3	§ 716.20(b)(2) applies	10/12/93	10/12/03
Tetracosamethylundecasiloxane	107–53–9	§ 716.20(b)(2) applies	10/12/93	10/12/03
Tetradecamethylcycloheptasiloxane	107–50–6	§ 716.20(b)(2) applies	10/12/93	10/12/03
Tetradecamethylhexasiloxane	107–52–8	§ 716.20(b)(2) applies	10/12/93	10/12/03
Tetramethylcyclotetrasiloxane	2370-88-9		10/12/93	10/12/03
Tetramethyldivinyldisiloxane	2627–95–4		10/12/93	10/12/03
Tetratriacontamethylcycloheptadecasiloxane	150026-96-3		10/12/93	10/12/03
Tetratriacontamethylhexadecasiloxane	36938–50–8	§ 716.20(b)(2) applies	10/12/93	10/12/03
Triacontamethylcyclopentadecasiloxane	23523–14–0	§ 716.20(b)(2) applies	10/12/93	10/12/03
Triacontamethyltetradecasiloxane	2471–10–5	§ 716.20(b)(2) applies	10/12/93	10/12/03
Trifluoropropylmethylcyclotrisiloxane	2374–14–3		10/12/93	10/12/03
* *	*	*	*	*

FEDERAL EMERGENCY MANAGEMENT AGENCY

44 CFR Part 64

[Docket No. FEMA-7643]

List of Communities Eligible for the Sale of Flood Insurance

AGENCY: Federal Emergency Management Agency (FEMA).

ACTION: Final rule.

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: Robert F. Shea, Jr., Division Director, Program Implementation Division, Mitigation Directorate, 500 C Street, SW., room 417, Washington, DC 20472, (202) 646–3619.

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 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 Director finds that the delayed effective dates would be contrary to the public interest. The 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 Acting 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, 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 CAR 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 [Amended]

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

State/location	Commu- nity No.	Effective date of eligibility	Current effective map date
New Eligibles—Emergency Program			
Kentucky:			
Elliott County, unincorporated areas	210372	May 8, 1996	
Frenchburg, city of, Menifee County	210373		
Montana: Fort Benton, city of Chouteau County	300013		
Texas: Live Oak County, unincorporated areas	481179		
New Hampshire: Hart's Location, town of, Carroll County.	330213		
New Eligibles—Regular Program			
Texas: Fairchilds, village of Fort Bend County 1	481675	May 28, 1996	
Reinstatements			
New York:			
St. Armand, Town of, Essex County	361157	Aug. 10, 1984, Emerg; Feb. 5, 1986, Reg; Nov. 4, 1992, Susp; May 8, 1996, Rein.	Feb. 5, 1986.
Rodman, town of Jefferson County	360349		July 3, 1985.
Regular Program Conversions			
Region III			
Pennsylvania: German, township of, Fayette County	421627	May 6, 1996, Suspension Withdrawn	May 6, 1996.

State/location	Commu- nity No.	Effective date of eligibility	Current effective map date
Region IV			
Georgia:			
Jasper County, unincorporated areas	130519	do	Do.
Telfair County, unincorporated areas	130166	do	do.
North Carolina: Asheville, city of, Buncombe County	370032	do	Do.
Region V			
Indiana: Warrick County, unincorporated areas Michigan:	180418	do	Do.
Allen Park, city of, Wayne County	260217	do	Do.
Dearborn, city of, Wayne County	260220	do	Do.
Dearborn Heights, city of, Wayne County	260221	do	Do.
Selma, township of, Wexford County	260757	do	Do.
Taylor, city of, Wayne County	260728	do	Do.
Oklahoma:			
Pauls Valley, city of, Garvin County	400246	do	Do.
Stillwater, city of, Payne County	405380	do	Do.
Region VII			
Colorado: Lafayette, city of, Boulder County	080026	do	Do.
Region I			
Maine: Lyman, town of, York County	230195	May 20, 1996, Suspension Withdrawn	May 20, 1996.
Region X			
Washington, King County, unincorporated areas	530071	do	Do.

¹The Village of Fairchilds has adopted Fort Bend County's Flood Insurance Study (FIS) and Flood Insurance Rate Map (FIRM) (Panel 375) dated September 30, 1992, for floodplain management and insurance purposes. The county's CID number is 480228.

Code for reading third column: Emerg.—Emergency; Reg.—Regular; Rein.—Reinstatement; Susp.—Suspension; With.—Withdrawn.

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

Issued: June 14, 1996.

Richard W. Krimm,

Acting Associate Director Mitigation Directorate.

[FR Doc. 96–16131 Filed 6–24–96; 8:45 am] BILLING CODE 6718–05–M

DEPARTMENT OF TRANSPORTATION

Maritime Administration

46 CFR Parts 252 and 272

[Docket No. R-167]

RIN 2133-AB27

Operating Differential Subsidy for Bulk Cargo Vessels Engaged in Worldwide Services; Requirements and Procedures for Conducting Surveys and Administering Maintenance and Repair Subsidy; Removal of Obsolete Regulations

AGENCY: Maritime Administration, Transportation.

ACTION: Final rule.

SUMMARY: The Maritime Administration (MARAD) is removing obsolete provisions governing operating-differential subsidy for cargo vessels engaged in worldwide services. **EFFECTIVE DATE:** June 25, 1996.

FOR FURTHER INFORMATION CONTACT:

Michael P. Ferris, Director, Office of Costs and Rates, Maritime Administration, 400 Seventh St. S.W., Room 8117, Tel. (202)–366–2324.

SUPPLEMENTARY INFORMATION: 46 CFR Parts 252 and 272 prescribe regulations implementing Title VI of the Merchant Marine Act, 1936, as amended (46 App. U.S.C. 1171-1176 and 1178-1181), governing operating-differential subsidy (ODS) for cargo vessels engaged in carrying bulk cargo in essential services in the foreign commerce of the United States. Part 252 addresses eligibility to receive ODS for vessel operations, calculation of subsidy rates, and subsidy payment and billing procedures. Part 2 272 prescribes the requirements and procedures for determining the condition of vessels receiving ODS, for reporting and substantiating maintenance and repair (M&R) expenses for those vessels that receive M&R under their ODS agreements, and for determining whether an M&R expense is subsidizable.

These regulations apply only to bulk vessels. The last of the current bulk vessel ODS contracts will expire on December 31, 2000. No new subsidy contracts for bulk vessels are anticipated.

When Part 252 was amended in 1993 (58 FR 17349, April 2, 1993), effective January 1, 1993, section 252.32(c)(1) and (c)(2) became obsolete. Paragraph (c)(1)

became obsolete because the calculation of ODS for M&R was no longer based on the specified 24–36 month period. The calculation and payment of ODS for M&R became based on a percentage rate requiring an allocation between subsidized and unsubsidized vessel days. Paragraph (c)(2) is redundant because its provision is already included in the introductory paragraph of section 252.32(c).

Furthermore, allocation of costs with respect to M&R subsidy, as required by paragraphs (e), (f) and (g) of 46 CFR 272.41, has not been applicable since the 1986 amendments to parts 252 and 382 and reference to such should have been removed from part 272 at that time. When 46 CFR 252.40 was amended in 1993, it provided that "the ratio of subsidized to unsubsidized days during the calendar year" be used to allocate M&R costs, creating a conflict with provisions in Part 272 that remained.

Accordingly, MARAD is hereby removing as obsolete 46 CFR 252.32(c)(1) and (c)(2), and 272.41(e), (f), and (g) in this final rule.

Rulemaking Analyses and Notices Executive Order 12866 (Regulatory Planning and Review)

This rulemaking is not considered to be an economically significant regulatory action under section 3(f) of Executive Order 12866. Also, it is not a