State/location	Community No.	Effective date of eligibility	Current effective map date
Kennett, township of, Chester County	422586	do	Do.
Kennett Square, borough of, Chester County	420280	do	Do.
London Britain, township of, Chester County	422273	do	Do.
Londonderry, township of, Chester County	421484	do	Do.
Lower Oxford, township of, Chester County	421485	do	Do.
New London, township of, Chester County	422276	do	Do.
North Coventry, township of, Chester County	420283	do	Do.
Oxford, borough of, Chester County	420284	do	Do.
Pennsbury, township of, Chester County	420285	do	Do.
Phoenixville, borough of, Chester County	420287	do	Do.
Pocopson, township of, Chester County	420286	do	Do.
Sadsbury, township of, Chester County	421488	do	Do.
Schuylkill, township of, Chester County	421489	do	Do.
South Coatesville, borough, Chester County	420288	do	Do.
South Coventry, township of, Chester County	421490	do	Do.
Thornbury, township of, Chester County	420290	do	Do.
Upper Oxford, township of, Chester County	422278	do	Do.
Upper Uwchlan, township of, Chester County	421491	do	Do.
Uwchlan, township of, Chester County	421492	do	Do.
Valley, township of, Chester County	421206	do	Do.
Wallace, township of, Chester County	421493	do	Do.
West Caln, township of, Chester County	421497	do	Do.
West Chester, borough of, Chester County	420292	do	Do.
West Fallowfield, township of, Chester County	422602	do	Do.
West Goshen, township of, Chester County	420293	do	Do.
West Nantmeal, township of, Chester County	421498	do	Do.
West Marlborough, township of, Chester County	422279	do	Do.
West Nottingham, township of, Chester County	422280	do	Do.
West Whiteland, township of, Chester County	420295	do	Do.
Westtown, township of, Chester County	420294	do	Do.
Willistown, township of, Chester County	422282	do	Do.
Region V			
linois:			
Aroma Park, village of, Kankakee County	170740	do	Do.
Momence, city of, Kankakee County	170340	do	Do.
lichigan: Bruce, township of, Macomb County	260884	do	Do.

¹The Municipality of Bayamón is a new community (as a separate entity) that formerly participated under the Commonwealth of Puerto Rico's application. The Municipality of Bayamón has adopted by reference the Commonwealth of Puerto Rico's FIRM (latest FIRMs are dated February 18, 1992 and September 20, 1996) for floodplain management and insurance purposes. (Panels No. 0047D, 048B, 0049, 0053C, 0108C, 0110C) Code for reading third column: Emerg.—Emergency; Reg.—Regular; Rein.—Reinstatement; Susp.—Suspension; With.—Withdrawn.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: January 6, 1997.

Craig S. Wingo,

Deputy Associate Director, Mitigation

Directorate.

[FR Doc. 97-741 Filed 1-10-97; 8:45 am]

BILLING CODE 6718-05-P

44 CFR Part 64

[Docket No. FEMA-7656]

Suspension of Community Eligibility

AGENCY: Federal Emergency Management Agency, FEMA.

ACTION: Final rule.

SUMMARY: This rule identifies communities, where the sale of flood insurance has been authorized under the National Flood Insurance Program (NFIP), that are suspended on the effective dates listed within this rule because of noncompliance with the floodplain management requirements of

the program. If the Federal Emergency Management Agency (FEMA) receives documentation that the community has adopted the required floodplain management measures prior to the effective suspension date given in this rule, the suspension will be withdrawn by publication in the Federal Register. **EFFECTIVE DATES:** The effective date of each community's suspension is the third date ("Susp.") listed in the third column of the following tables.

ADDRESSES: If you wish to determine whether a particular community was suspended on the suspension date, contact the appropriate FEMA Regional Office or the NFIP servicing contractor.

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 aimed at protecting lives and new construction from future flooding. Section 1315 of the National Flood Insurance Act of 1968, as amended, 42 U.S.C. 4022, prohibits flood insurance coverage as authorized under the National Flood Insurance Program, 42 U.S.C. 4001 et seq., unless an appropriate public body adopts adequate floodplain management measures with effective enforcement measures. The communities listed in this document no longer meet that statutory requirement for compliance with program regulations, 44 CFR part 59 et seq. Accordingly, the communities will be suspended on the effective date in the third column. As of that date, flood insurance will no longer be available in the community. However, some of these communities may adopt and submit the required documentation of legally enforceable floodplain management measures after this rule is

published but prior to the actual suspension date. These communities will not be suspended and will continue their eligibility for the sale of insurance. A notice withdrawing the suspension of the communities will be published in the Federal Register.

In addition, the Federal Emergency Management Agency has identified the special flood hazard areas in these communities by publishing a Flood Insurance Rate Map (FIRM). The date of the FIRM if one has been published, is indicated in the fourth column of the table. No direct Federal financial assistance (except assistance pursuant to the Robert T. Stafford Disaster Relief and Emergency Assistance Act not in connection with a flood) may legally be provided for construction or acquisition of buildings in the identified special flood hazard area of communities not participating in the NFIP and identified for more than a year, on the Federal Emergency Management Agency's initial flood insurance map of the community as having flood-prone areas (section 202(a) of the Flood Disaster Protection Act of 1973, 42 U.S.C. 4106(a), as amended). This prohibition against certain types of Federal assistance becomes effective for the communities listed on the date shown in the last column. The Executive Associate Director finds that notice and public comment under 5 U.S.C. 553(b) are impracticable and unnecessary because communities listed in this final rule have been adequately notified.

Each community receives a 6-month, 90-day, and 30-day notification addressed to the Chief Executive Officer that the community will be suspended unless the required floodplain management measures are met prior to the effective suspension date. Since these notifications have been made, this final rule may take effect within less than 30 days.

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 has determined that this rule is exempt from the requirements of the Regulatory Flexibility Act because the National Flood Insurance Act of 1968, as amended, 42 U.S.C. 4022, prohibits flood insurance coverage unless an appropriate public body adopts adequate floodplain management measures with effective enforcement measures. The communities listed no longer comply with the statutory requirements, and after the effective date, flood insurance will no longer be available in the communities unless they take remedial action.

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	Date certain federal assist- ance no longer available in special flood hazard areas
Region I				
Connecticut: Clinton, town of, Middlesex County.	090061	Mar. 2, 1973, Emerg; Sept. 30, 1980, Reg; Jan. 17, 1997, Susp.	Jan. 17, 1997	Jan. 17, 1997.
Vermont: Weston, town of, Windsor County	500157	July 25, 1974, Emerg; Apr. 1, 1992, Reg; Jan. 17, 1997, Susp.	do	Do.
Region II				
New York: Owego, town of, Tioga County	360839	Dec. 29, 1972, Emerg; June 15, 1977, Reg; Jan. 17, 1997, Susp.	do	Do
Region III				
Pennsylvania: Flemington, borough of, Clinton County.	420326	Mar. 9, 1973, Emerg; Nov. 2, 1977, Reg; Jan. 17, 1997, Susp.	do	Do
Region IV				
Tennessee:				
Sevierville, city of, Sevier County	475444	Oct. 23, 1970, Emerg; Mar. 27, 1971, Reg; Jan. 17, 1997, Susp.	do	Do
Shelbyville, city of, Bedford County	470008	Feb. 8, 1974, Emerg; Feb. 17, 1988, Reg; Jan. 17, 1997, Susp.	do	Do
Region V				
Michigan: Torch Lake, township of, Antrim County.	260414	Apr. 1, 1975, Emerg; June 16, 1992, Reg; Jan. 17, 1997, Susp.	do	Do

		Community No.	Effective date of eligibility	Current effective map date	Date certain federal assist- ance no longer available in special flood hazard areas		
Missouri: areas.		gion VII County,	unincorporated	290782	Apr. 15, 1975, Emerg; June 15, 1983, Reg; Jan. 17, 1997, Susp.	do	Do

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

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

Issued: January 6, 1997.

Craig S. Wingo,

Deputy Associate Director Mitigation Directorate.

[FR Doc. 97–742 Filed 1–10–97; 8:45 am]

BILLING CODE 6718-05-P

DEPARTMENT OF TRANSPORTATION

National Highway Traffic Safety Administration

49 CFR Part 541

[Docket No. 96–17; Notice 02] RIN 2127–AG34

Final Listing of High-Theft Lines for 1997 Model Year; Motor Vehicle Theft Prevention Standard

AGENCY: National Highway Traffic Safety Administration (NHTSA), Department of Transportation. **ACTION:** Final rule; correction.

SUMMARY: This document corrects errors in the final listing of high-theft lines for the 1997 Model Year (MY), that was published on April 8, 1996 (61 FR 15390) by incorporating information that manufacturers brought to the agency's attention subsequent to the final listing. In the amended list in this document, three footnote errors are corrected, errors in the names of three Honda lines, the Acura CLX, the Acura Legend, and the Acura Vigor are corrected; and two Chrysler lines, the Dodge Ramcharger (MPV) and the Dodge Ram Wagon/Van B-150, three General Motors' lines, the Buick Century, the GMC Sierra 1500 Pickup and the C-1500 Pickup are removed; a Chrysler line, the Jeep Grand Cherokee (MPV), a Ford line, the Lincoln Town Car, a General Motors' line, the Geo Prizm, and a Mercedes-Benz model, the 560 SL are added to Appendix A; a Honda line, the Acura TL is removed from Appendix A and added to Appendix A–I, the Acura SLX is added to Appendix A-I; a General Motors' line, the Buick Regal is removed from

Appendix A–I and the Buick Regal/Century line is added; and, the Buick Park Avenue is removed from Appendix A–II and added to Appendix A–I. **EFFECTIVE DATE:** The amendment made by this final rule is effective January 13, 1997.

FOR FURTHER INFORMATION CONTACT: Ms. Rosalind Proctor, Motor Vehicle Theft Group, Office of Planning and Consumer Programs, NHTSA, 400 Seventh Street, S.W., Washington, D.C. 20590. Ms. Proctor's telephone number is (202) 366–1740. Her fax number is (202) 493–2739.

SUPPLEMENTARY INFORMATION: NHTSA is correcting errors in the final list of high-theft vehicle lines for Model Year (MY) 1997, that appeared in the Federal Register on April 8, 1996 (61 FR 15390). This correction document incorporates updated information brought to NHTSA's attention subsequent to the publication of the final list for MY 1997. The following are corrections to Appendix A of 49 CFR Part 541, the Theft Prevention Standard:

The second footnote "1" erroneously listed in Appendix A is correctly redesignated as footnote "2". Additionally, the Suzuki "X–90" erroneously listed in Appendix A with a footnote reference of "1" is corrected to indicate a footnote reference of "2", and the Toyota "MR2" erroneously listed with a footnote reference of "2" is correctly redesignated by removing the footnote reference.

The Honda lines, erroneously listed as "Acura CLX", Acura Legend", and "Acura Vigor" have been identified respectively, "Acura CL", "Acura RL" and "Acura TL". The General Motors' line, erroneously listed as "Buick Regal" has been identified respectively, "Buick Regal/Century".

Comments were received from American Honda Motor Co., Inc., requesting that the "Acura TL" line which was erroneously listed in Appendix A, be deleted from the listing because it has received a full exemption from the parts-marking requirements based on the installation of a qualified antitheft device as standard equipment on the entire line. The Honda "Acura

TL" which replaced the "Acura Vigor" will be deleted from Appendix A.

Comments were received from the Chrysler Corporation, Automobiles Peugeot, and Jaguar Cars, each requesting that one vehicle line be deleted from the list because it is no longer being produced. Those lines are the Chrysler "Dodge Ramcharger (MPV)", the "Peugeot 405", and the "Jaguar XJ40". The Chrysler "Dodge Ramcharger (MPV)" will be deleted from Appendix A, since it was not covered prior to MY 1997 and has not been manufactured for sale in the United States since MY 1995. Additionally, the General Motors' "Buick Century" is removed from Appendix A because it was not covered by the Theft Prevention Standard prior to MY 1997 and will not be produced after the 1996 model year.

The agency understands Peugeot's and Jaguar's reasons for requesting deletion of the "405" and "XJ40" from the list of vehicles subject to the partsmarking requirements of the Theft Prevention Standard. However, NHTSA cannot delete the "Peugeot 405" from the list because it has been covered by the Theft Prevention Standard since MY 1989, and the "Jaguar XJ40" has been covered since the 1987 model year. Pursuant to 49 U.S.C. § 33104(d), a vehicle line on the list of lines subject to parts marking cannot be removed from that list unless the manufacturer has obtained an exemption from the parts-marking requirement based on the installation of a qualified antitheft device as standard equipment on the entire line.

The Chrysler "Dodge Ram Wagon/Van B–150", the General Motors' "GMC Sierra 1500 Pickup" and the "Chevrolet C–1500 Pickup" are removed from Appendix A, as they are rated at more than 6,000 pounds gross vehicle weight.

The "Jeep Grand Cherokee (MPV)" is added to the Chrysler listing in Appendix A; and Ford's line, the "Lincoln Town Car", the General Motors' line, the "Geo Prizm", and the Mercedes-Benz model, "560 SL" were inadvertently left out in the final list for