1992 water years. This represents 1.1 percent of the 45,000 landholders subject to the RRA form requirements and 0.2 percent of the 230,000 landholders in districts subject to the RRA. The violations were found in 60 different districts, which is approximately 20 percent of the districts subject to the ownership and full-cost pricing provisions of the RRA and about 10 percent of the total districts that have entered contracts with the United States for receipt of irrigation water.

The administrative cost assessment of \$260 will in most cases be less than the full-cost charges that Reclamation previously assessed for RRA form violations pursuant to its compensation policy. Therefore, in comparison, the assessment will generally have a positive economic effect on most landholders and districts involved with form violations.

Based on the preceding, Reclamation has certified that the rule will not have a significant economic effect on a substantial number of small entities. Small entities also are able to avoid all negative effects by complying with the form requirements of the RRA and Acreage Limitation Rules and Regulations.

Civil Justice Reform

The Department of the Interior has certified to the Office of Management and Budget that this proposed rule meets the applicable standards provided in sections 2(a) and 2(b)(2) of Executive Order 12778.

Authorship

This proposed rule was prepared by staff in the Reclamation Law, Contracts, and Repayment Office, D–5200, Bureau of Reclamation, Denver, Colorado.

List of Subjects in 43 CFR Part 426

Administrative practice and procedure, Irrigation, Reclamation, Reporting and recordkeeping requirements.

For the reasons stated in the preamble, 43 CFR Part 426 is amended as follows:

Dated: January 11, 1995.

Elizabeth Ann Rieke,

Assistant Secretary—Water and Science.

PART 426—RULES AND REGULATIONS FOR PROJECTS GOVERNED BY FEDERAL RECLAMATION LAW

1. The authority citation for Part 426 is revised to read as follows:

Authority: 43 U.S.C. 371–383; 43 U.S.C. 390aa–390zz–1; 31 U.S.C. 9701.

2. Section 426.24 is redesignated as § 426.25, and new section 426.24 is added to read as follows:

§ 426.24 Assessments of administrative costs.

- (a) Forms submittal. A district will be assessed for the administrative costs described in paragraph (e) of this section when irrigation water has been delivered to landholders that did not submit certification or reporting forms before receiving irrigation water in accordance with § 426.10(e). The assessment will be applied on a yearly basis in each district for each landholder that received irrigation water but failed to comply with § 426.10(e). In applying the assessment to legal entities, compliance by an entity will be treated independently from compliance by its part owners or beneficiaries. The assessment in this paragraph will be applied independently of the assessment set forth in paragraph (b) of this section.
- (b) Forms corrections. Where corrections are needed on certification or reporting forms, the requirements of § 426.10(a) will be deemed to have been met so long as the district provides corrected forms to Reclamation within 60 calendar days of the date of Reclamation's written request for corrections. A district will be assessed for the administrative costs described in paragraph (e) of this section when corrected forms are not provided within this 60-day time period. The assessment will be applied on a yearly basis in each district for each landholder that received irrigation water and for whom corrected forms are not provided within the applicable 60-day time period. In applying the assessment to legal entities, compliance by an entity will be treated independently from compliance by its part owners or beneficiaries. The assessment in this paragraph will be applied independently of the assessment set forth in paragraph (a) of this section.
- (c) Parties responsible for paying assessments. Districts shall be responsible for payment of the assessments described in paragraphs (a) and (b) of this section.
- (d) Disposition of assessments. The administrative costs assessed and collected under paragraphs (a) and (b) of this section will be deposited to the general fund of the United States Treasury as miscellaneous receipts.
- (e) Amount of assessment. The assessment for administrative costs shall be set periodically on the basis of the average costs associated with performing activities to address certification and reporting form

violations. Initially the amount shall be \$260. This assessment for administrative costs will be reviewed at least once every 5 years and adjusted, if needed, to reflect new cost data. Notice of the revised assessment for administrative costs will be published in the **Federal Register** in December of the year the data is reviewed.

[FR Doc. 95–4416 Filed 2–22–95; 8:45 am] BILLING CODE –94–P

FEDERAL EMERGENCY MANAGEMENT AGENCY

44 CFR Part 64

[Docket No. FEMA-7611]

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.

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