

- (iii) Disclosure would violate a specific regulation;
- (iv) Disclosure would reveal classified information, unless appropriately declassified by the originating agency;
- (v) Disclosure would reveal trade secrets or proprietary information without the owner's consent;
- (vi) Disclosure would otherwise adversely affect the interests of the United States or the Peace Corps; or
- (vii) Disclosure would impair an ongoing Inspector General or Department of Justice investigation.

Dated: November 19, 2003.

Tyler S. Posey,

General Counsel.

[FR Doc. 03-29409 Filed 11-24-03; 8:45 am]

BILLING CODE 6015-01-M

PEACE CORPS

22 CFR Part 307

Peace Corps Standards of Conduct

AGENCY: Peace Corps.

ACTION: Final rule.

SUMMARY: The Peace Corps is removing outdated regulations that set out the ethical conduct and other responsibilities applicable to Peace Corps employees. These regulations have been superseded, in significant part, by government-wide regulations.

EFFECTIVE DATE: This rule will be effective on November 25, 2003.

FOR FURTHER INFORMATION CONTACT: Carl R. Sosebee, Designated Agency Ethics Official, (202) 692-2150.

SUPPLEMENTARY INFORMATION:

I. Background

Part 307, which sets out Peace Corps' regulations regarding the ethical conduct and other responsibilities of Peace Corps employees was last revised in 1987, *see* 52 FR 30151, Aug. 13, 1987; 22 CFR part 307. The conduct and responsibilities covered in this part have been superseded by the Office of Government Ethics' (OGE) executive branch ethical standards and requirements codified at 5 CFR parts 2634, 2635, 2636, 2637, 2638 and 2640. Further, rules governing partisan political activity by executive branch employees and rules governing gambling, betting and lotteries on government owned or leased property or while on duty are set forth at 5 CFR parts 734 and 735. Government-wide rules on procurement integrity are set forth in the Procurement Integrity Act, 41 U.S.C. 423, and the Federal Acquisition Regulations, 48 CFR 3.104. Because Peace Corps employees are

already subject to these various rules, the Peace Corps is removing Part 307 from the Code of Federal Regulations. Remaining portions of the Peace Corps' existing standards pertaining to prior review of publications of official concern set forth in Section 307.735-306(a)3; and portions pertaining to economic and financial activities of employees abroad, set forth in Section 307.735-308 have been retained as Agency internal regulations pursuant to the authority of the Director in 22 U.S.C. 2503. To the extent part 307 covers organizational conflicts of interest in procurement and procurement-related matters, the Peace Corps is considering whether to incorporate them into the Peace Corps' internal rules.

Peace Corps published a proposed rule in the **Federal Register** on February 5, 2003 (68 FR 5857). Public comments were due on March 7, 2003. The Agency received no comments and has not made any changes to the rule.

II. Matters of Regulatory Procedure

Executive Order 12866. The Peace Corps has determined that this proposed rule does not constitute a "significant regulatory action" for the purposes of Executive Order 12866.

Regulatory Flexibility Act. Pursuant to section 605(b) of the Regulatory Flexibility Act, the Peace Corps certifies that this rule will not have a significant economic impact on a substantial number of small entities within the meaning of the Regulatory Flexibility Act (5 U.S.C. 601 *et seq.*). Accordingly, no regulatory flexibility analysis is required.

Unfunded Mandates Reform Act of 1995. Section 202 of the Unfunded Mandates Reform Act of 1995 (Unfunded Mandates Act) (2 U.S.C. Chs. 17A and 25) requires that an agency prepare a budgetary impact statement before promulgating a rule that includes a Federal mandate that may result in expenditure by State, local, and tribal governments, in the aggregate, or by the private sector, of \$100 million or more in any one year. If a budgetary impact statement is required, agencies must also identify and consider a reasonable number of regulatory alternatives before promulgating a rule. The Peace Corps has determined that this rule will not result in expenditures by State, local, or tribal governments or by the private sector of \$100 million or more. Accordingly, the Peace Corps has not prepared a budgetary impact statement or specifically addressed the regulatory alternatives considered.

List of Subjects in 22 CFR Part 307

Political activities; Government employees; Ethical conduct; Financial disclosure, Conflicts of interest.

■ For the reasons set forth in the preamble, the Peace Corps amends title 22 of the CFR by removing part 307.

Dated: November 19, 2003.

Tyler S. Posey,

General Counsel.

[FR Doc. 03-29408 Filed 11-24-03; 8:45 am]

BILLING CODE 6015-01-M

DEPARTMENT OF HOMELAND SECURITY

Coast Guard

33 CFR Part 117

[CGD05-03-180]

RIN 1625-AA09

Drawbridge Operation Regulations; Mullica River, NJ

AGENCY: Coast Guard, DHS.

ACTION: Notice of temporary deviation from regulations.

SUMMARY: The Commander, Fifth Coast Guard District, has approved a temporary deviation from the regulations governing the operation of the Green Bank Road Bridge across Mullica River, mile 18.0, at Green Bank, New Jersey. From 7 a.m. on November 3, 2003, through 11 p.m. on December 1, 2003, this deviation allows the bridge to remain closed to navigation. This closure is necessary to facilitate emergency mechanical and structural repairs.

DATES: This deviation is effective from 7 a.m. on November 3, 2003, through 11 p.m. on December 1, 2003.

FOR FURTHER INFORMATION CONTACT: Terrance Knowles, Environmental Protection Specialist, Fifth Coast Guard District, Bridge Section at (757) 398-6587.

SUPPLEMENTARY INFORMATION: The Green Bank Road Bridge is co-owned and operated by the Atlantic and Burlington Counties. However, the New Jersey Department of Transportation, as lead agency for the rehabilitation project, has requested a temporary deviation from the operating regulation set out in 33 CFR 117.735a. Currently, the draw of the Green Bank bridge shall open on signal unless at least four hours notice is given from April 1 through November 30, from 11 p.m. and 7 a.m.; and from December 1 through March 31, at all times.

The work involves the replacement of counterweight and main trunnion sections of the moveable span of the bridge. To facilitate the replacement, the work requires completely immobilizing the operation of the bascule span in the closed position to vessels from 7 a.m. on November 3, 2003, through 11 p.m. on December 1, 2003. The Coast Guard has informed the known users of the waterway of the closure period for the bridge caused by the temporary deviation.

The District Commander has granted temporary deviation from the operating requirements listed in 33 CFR 117.35 for the purpose of repair completion of the drawbridge. The temporary deviation allows the Green Bank Road Bridge across the Mullica River, mile 18.0, to remain closed to navigation from 7 a.m. on November 3, 2003, through 11 p.m. on December 1, 2003.

Dated: November 12, 2003.

Waverly W. Gregory,

Chief, Bridge Administration Section, Fifth Coast Guard District.

[FR Doc. 03-29390 Filed 11-24-03; 8:45 am]

BILLING CODE 4910-15-P

POSTAL SERVICE

39 CFR Part 111

Domestic Mail Manual (DMM) Issue 58: Miscellaneous Amendments

AGENCY: Postal Service

ACTION: Final rule.

SUMMARY: This document describes the numerous amendments consolidated in the Transmittal Letter for Issue 58 of the *Domestic Mail Manual* (DMM), which is incorporated by reference in Title 39 *Code of Federal Regulations*, part 111.1 (39 CFR 111.1). These amendments reflect changes in mail preparation requirements and other mailing rules and regulations.

EFFECTIVE DATE: August 10, 2003.

FOR FURTHER INFORMATION CONTACT: Jane Stefaniak, United States Postal Service, Mailing Standards, (703) 292-3548.

SUPPLEMENTARY INFORMATION: The *Domestic Mail Manual* (DMM), incorporated by reference in Title 39 *Code of Federal Regulations*, part 111, contains the basic standards of the U.S. Postal Service® (Postal Service) governing its domestic mail services, descriptions of the mail classes and special services and the conditions governing their use, and the standards for rate eligibility and mail preparation. The document is amended and republished periodically, with each

issue sequentially numbered. DMM Issue 58, the current printed edition, is dated August 10, 2003. Issue 58 contains all changes published prior to that date. Announcements of the changes appearing in DMM Issue 58 were first published in the **Federal Register** and/or various issues of the *Postal Bulletin*, an official biweekly document published by the Postal Service. Interim updates to the DMM are posted monthly on the Postal Service Postal Explorer Web site (<http://pe.usps.gov>).

In addition, the revised table of contents for DMM Issue 58 is provided.

Domestic Mail Manual (DMM) Issue 58

Summary of Changes by DMM Module

A Addressing

A010.6.1 and 6.3 are revised to update the addressing requirements for overseas military mail. These revisions remove the requirement that mail sent to APO/FPO addresses include a military person's grade, rank, or rating in the address line. Effective 4-17-03.

A030 is added; A040 is redesignated as A020; A800.3.0 is deleted; and additional portions of Module A are revised to consolidate many of the critical addressing requirements for Presorted and automation rate mail and to update information for several Address Information System (AIS) products. Effective 6-12-03.

A030.1.4, A910.6.1, and A950.1.3 are revised to add National Change of Address Linkage System Product or NCOA^{Link} as an additional method for preparing Presorted and automation rate First-Class Mail® pieces to meet the Move Update standard. Effective 6-26-03.

A030.1.4 is revised to clarify that all ancillary service endorsements, except "Forwarding Service Requested," meet the Move Update standard for Presorted and automation rate First-Class Mail. Effective 6-26-03.

A040.1.0 (renumbered A020.1.0) and A040.4.3 (renumbered E050.2.3) are revised to clarify the preparation requirements for letters and flats that use the simplified address format. Additionally, all congressional mailings using the simplified address format will use Tag 11 on all containers to ensure appropriate handling through downstream Postal Service processes. Effective 11-14-02.

C Characteristics and Content

Portions of Module C are revised to consolidate many of the critical addressing requirements for Presorted and automation rate mail and to update

information for several AIS products. Effective 6-12-03.

C010.1.0 and C600 are revised to add Customized MarketMail (CMM), a new option for mailing nonrectangular and irregular-shaped Regular Standard Mail and Nonprofit Standard Mail pieces. Effective 8-10-03.

C021, C023, C024.18.0, C050.2.2 are revised to align the Postal Service mailing standards for Division 6.2 infectious substances with the regulations adopted by the U.S. Department of Transportation and to incorporate other minor changes and clarifications related to hazardous materials mailing standards. Effective 6-12-03.

C050.2.2 and C100.2.7c are revised to correct and clarify the text. Effective 4-3-03.

C100 is revised to clarify and expand the standards that apply to First-Class Mail card rates. Effective 10-3-02.

C100 and C700.1.0 are revised to clarify that, for First-Class Mail or Package Services, Delivery Confirmation™ or Signature Confirmation™ may be used only for parcels and not for letter-size or flat-size mail. Effective 7-10-03.

C100.2.6 is revised to further clarify the format standards for displaying a message area on the address side of a First-Class Mail card rate mailpiece that is divided horizontally. Effective 4-3-03.

C200.3.0 and C820.7.0 are revised to reorganize and clarify the existing standards that apply to the uniformity of automation flats. Effective 11-14-02.

C600.4.0 is revised to clarify that Customized MarketMail (CMM) pieces, whether letter-size or flat-size, are not subject to the Standard Mail nonmachinable surcharge in E620. Effective 8-10-03.

C810.7.0 is added to allow repositionable notes to be applied to First-Class Mail and Standard Mail letter-size pieces that otherwise qualify for automation letter rates, if certain standards are met. A repositionable note is a 3 inch by 3 inch paper attached to a letter-size mailpiece with an adhesive strip. The note is designed to be removed by the recipient and "repositioned" for future reference or use (e.g., on a telephone, refrigerator, or computer). Effective 4-3-03.

C820 Exhibit 4.1b (renumbered C820.4.2 and C820.4.3) is revised to clarify the wrapping instructions for the automated flat sorting machine (AFSM) 100 polywrapped automation flats. Effective 9-5-02.

C820.1.0 and C820.4.0 are revised to clarify standards for the use of polywrap for flat-size mailpieces claimed at