17.4 Regulatory investigations and trialtype proceedings.

17.5 Context to be reflected.

17.6 Advance notice.17.7 Retractions or corrections.

1.1 Retractions of correctio

AUTHORITY: 5 U.S.C. 301.

SOURCE: 41 FR 3, Jan. 2, 1976, unless otherwise noted.

### §17.1 Definition.

Adverse information released by an agency means any statement or release by the Department or any principal operating component made to the news media inviting public attention to an action or a finding by the Department or principal operating component of the Department which may adversely affect persons or organizations identified therein. This part does not apply to nor is it affected by any disclosure of records to the public in response to requests made under the Freedom of Information Act (Pub. L. 90-23). The criteria for such disclosures are set forth in the Department's Public Information Regulation (45 CFR Part 5).

### §17.2 Basic policy.

All adverse information release to news media shall be factual in content and accurate in description. Disparaging terminology not essential to the content and purpose of the publicity shall be avoided.

#### §17.3 Precautions to be taken.

The issuing organization shall take reasonable precautions to assure that information released is accurate and that its release fulfills an authorized purpose.

# §17.4 Regulatory investigations and trial-type proceedings.

Adverse information relating to regulatory investigations of specifically identified persons or organizations or to pending agency trial-type proceedings shall be released only in limited circumstances in accordance with the criteria outlined below:

(a) Where the Department or a principal operating component determines that there is a significant risk that the public health or safety may be impaired or substantial economic harm may occur unless the public is notified immediately, it may release informa-

# 45 CFR Subtitle A (10–1–07 Edition)

tion to news media as one of the means of notifying the affected public speedily and accurately. However, where the Department or principal operating component determines that public harm can be avoided by immediate discontinuance of an offending practice, a respondent shall be allowed an opportunity, where feasible, to cease the practice (pending a legal test) in lieu of release of adverse information by the agency.

(b) Where it is required in order to bring notice of pending agency adjudication to persons likely to desire to participate therein or likely to be affected by that or a related adjudication, the Department or principal operating component shall rely on the news media to the extent necessary to provide such notice even though it may be adverse to a respondent.

# §17.5 Context to be reflected.

The authority for and the character of the information shall be made clear, where appropriate, the release shall explain the nature of any studies performed, the sources of relevant data, the areas in which administrative findings of fact were made, and whether the information is based on allegations subject to subsequent adjudication.

### §17.6 Advance notice.

Any respondent or prospective respondent in an agency proceeding shall, if practicable and consistent with the nature of the proceeding, be given advance notice of information to be released about the proceeding and a reasonable opportunity to prepare in advance a response to the information released.

### §17.7 Retractions or corrections.

Where the Assistant Secretary for Public Affairs finds that information released by the Department was misleading or a misstatement of fact and any person named therein requests a retraction or correction, the Department shall issue a retraction or correction in the same manner to all of the media outlets that received the original information (or as many of them as is feasible). Where information shown to be misleading or misstatement of fact has been released by a principal

# Department of Health and Human Services

operating component of the Department and any person named therein requests a retraction or correction, the agency head shall issue a retraction or correction in the same manner to all of the media outlets that received the original information (or as many of them as is feasible).

# PART 30—CLAIMS COLLECTION

### Subpart A—General Provisions

Sec.

- 30.1 Purpose, authority, and scope.
- 30.2 Definitions.
- 30.3 Antitrust, fraud, exception in the account of an accountable official, and interagency claims excluded.
- 30.4 Compromise, waiver, or disposition under other statutes not precluded.
- 30.5 Other administrative remedies.
- 30.6 Form of payment.
- Subdivision of claims. 30.7
- 30.8 Required administrative proceedings.
- 30.9 No private rights created

### Subpart B—Standards for the Administrative Collection of Debts

- 30.10 Collection activities.
- 30.11 Demand for payment.
- 30.12 Administrative offset.
- 30.13 Debt reporting and the use of credit
- reporting agencies.
- 30.14 Contracting with private collection contractors and with entities that locate and recover unclaimed assets.
- 30.15 Suspension or revocation of eligibility for loans and loan guarantees, licenses, permits or privileges.
- 30.16 Liquidation of collateral.
- 30.17 Collection in installments.
- 30.18 Interest, penalties, and administrative costs.
- 30.19 Review of cost effectiveness of collection.
- 30.20 Taxpayer information.

### Subpart C—Debt Compromise

- Scope and application. 30.21
- Basis for compromise. 30.22
- 30.23 Enforcement policy.
- 30.24 Joint and several liability.
- 30.25 Further review of compromise offers.
- 30.26 Consideration of tax consequences to the Government.
- 30.27 Mutual release of the debtor and the Government.

### Subpart D—Suspending and Terminating **Collection Activities**

- 30.28 Scope and application.
- 30.29 Suspension of collection activity.

- 30.30 Termination of collection activity. 30.31
  - Exception to termination.
- 30.32 Discharge of indebtedness; reporting requirements.

### Subpart E-Referrals to the Department of Justice

- 30.33 Prompt referral.
- 30.34 Claims Collection Litigation Report.
- 30.35 Preservation of evidence.
- 30.36 Minimum amount of referrals.

AUTHORITY: 31 U.S.C. 3711(d).

SOURCE: 72 FR 10409, Mar. 8, 2007, unless otherwise noted.

# Subpart A—General Provisions

### §30.1 Purpose, authority, and scope.

(a) Purpose. This part prescribes the standards and procedures for the Department's use in the administrative collection, offset, compromise, and suspension or termination of collection activity for claims for funds or property, as defined by 31 U.S.C. 3701(b) and this part. Covered activities include the collection of debts in any amount; the compromise and suspension or termination of collection activity of debts that do not exceed \$100,000, or such higher amount as the Attorney General may prescribe, exclusive of interest, penalties, and administrative costs; and the referral of debts to the Department of the Treasury (Treasury), the Treasury-designated debt collection centers, or the Department of Justice (Justice) for collection by further administrative action or litigation, as applicable.

Authority. The Secretary is (h)issuing the regulations in this part under the authority contained in 31 U.S.C. 3711(d). The standards and procedures prescribed in this part are authorized under the Federal Claims Collection Act, as amended, Public Law No. 89-508, 80 Stat. 308 (July 19, 1966). the Debt Collection Act of 1982, Public Law No. 97-365, 96 Stat. 1749 (October 25, 1982), the Debt Collection Improvement Act of 1996, Public Law No. 104-134, 110 Stat. 1321, 1358 (April 26, 1996) and the Federal Claims Collection Standards at 31 CFR parts 900 through 904

(c) Scope. (1) The standards and procedures prescribed in this part apply to

## § 30.1