

the Still Pictures Branch, the Cartographic and Architectural Branch, and the Nixon Presidential Materials Staff will allow customers to order these reproductions directly from NARA-authorized vendors. NARA will provide individual notice of the NARA reproductions fees or the availability of reproductions from a vendor as we now do for other processes not contained in the published fee schedule. This rule will affect Federal agencies and members of the public who order reproductions from these three NARA offices.

DATES: The effective date of this rule is March 6, 1995. Comment on the interim rule must be received by March 31, 1995.

ADDRESSES: Submit comments to the Director, Policy and Planning Division (PIRM-POL), National Archives at College Park, 8601 Adelphi Road, College Park, MD 20740-6001. Comments may also be faxed to (301) 713-7270.

FOR FURTHER INFORMATION CONTACT: Mary Ann Hadyka or Nancy Allard on (301) 713-6730.

SUPPLEMENTARY INFORMATION: This interim rule is being issued as part of NARA's program to improve customer service by privatizing the order fulfillment process for still photographs, aerial film and maps and drawings in the custody of the Still Picture Branch, the Cartographic and Architectural Records Branch, and the Nixon Presidential Materials Staff.

Commencing on March 6, 1995, NARA will permit several vendors to set up copying work stations in Archives II located in College Park, MD, where the still photographs and cartographic and architectural records are housed and made available. During a one-year test period, these three units will refer customer requests for reproduction of these media to the vendors, who will determine fees, collect payments, perform the copying work, and mail the reproductions to the customers. Throughout the test period researchers will still have the option of making their own copies in the research rooms, within certain limitations. Other NARA archival units in the Washington, DC, area, and Presidential libraries and regional archives will continue to offer their traditional reproduction service for still photographs and oversize documents.

We are revising §§ 1258.2(c)(5), 1258.11, and 1258.12 to reflect the removal of published still photography and oversize electrostatic copying processes. We are also revising other paragraphs within § 1258.2(c) to reflect

changed mailing addresses and the transfer of the former National Audiovisual Center from NARA to the National Technical Information Service of Department of Commerce, which was effective on October 1, 1994.

This rule is being issued as an interim final rule without prior notice of proposed rulemaking as permitted by the Administrative Procedures Act (5 U.S.C. 553(b)(B)) when the agency for good cause finds that notice and public procedure thereon are impractical, unnecessary, or contrary to the public interest. The new trial procedure for ordering still photographs, aerial film and maps and drawings will begin on March 6, 1995. It is in the public interest to provide this alternative service as early as possible to improve customer service.

This rule is not a significant regulatory action for purposes of Executive Order 12866 of September 30, 1993 and has not been reviewed by the Office of Management and Budget. As required by the Regulatory Flexibility Act, it is hereby certified that this rule will not have a significant impact on small entities.

List of Subjects in 36 CFR Part 1258

Archives and records.

For the reasons set forth in the preamble, chapter XII of title 36, Code of Federal Regulations, is amended as follows:

PART 1258—FEES

1. The authority citation for part 1258 continues to read as follows:

Authority: 44 U.S.C. 2116(c).

2. Section 1258.2 is amended by revising paragraphs (c)(1) through (c)(5) to read as follows:

§ 1258.2 Applicability.

* * * * *

(c) * * *

(1) National Archives publications, including microfilm publications. Prices are available from Publications Distribution (NECD), National Archives, Washington, DC 20408.

(2) Reserved.

(3) Motion picture, sound recording, and video holdings of the National Archives and Presidential libraries. Prices for reproduction of these materials are available from the Motion Picture, Sound and Video Branch (NNSM), National Archives at College Park, 8601 Adelphi Road, College Park, MD 20740-6001, or from the Presidential library which has such materials (see § 1253.3 of this chapter for addresses).

(4) Machine-readable records. Prices for duplication are available from the Center for Electronic Records (NSX), National Archives at College Park, 8601 Adelphi Road, College Park, MD 20740-6001.

(5) Still photography, including aerial film, and oversize maps and drawings. Information on the availability and prices of reproductions of records held in the Still Pictures Branch (NNSP) and the Cartographic and Architectural Branch (NNSC), both located at the National Archives at College Park, 8601 Adelphi Road, College Park, MD 20740-6001, and in the Presidential libraries and regional archives (see §§ 1253.3 and 1253.7 of this chapter for addresses) should be obtained from the unit which has the original records.

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§ 1258.12 [Amended]

3. Section 1258.12 is amended by removing and reserving paragraph (b).

Dated: January 20, 1995.

Ralph C. Bledsoe,

Acting Archivist of the United States.

[FR Doc. 95-2157 Filed 1-27-95; 8:45 am]

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POSTAL SERVICE

39 CFR Part 233

Changes in Official Titles and Delegations Resulting From Reorganization of Postal Inspection Service

AGENCY: Postal Service.

ACTION: Final rule.

SUMMARY: This final rule amends Postal Service regulations by changing official titles and delegations of authority resulting from the 1993-1994 reorganization of the Postal Inspection Service.

EFFECTIVE DATE: January 30, 1995.

FOR FURTHER INFORMATION CONTACT: Inspection Service Counsel Henry J. Bauman, (202) 268-4415.

SUPPLEMENTARY INFORMATION: Postal Inspection Service/Inspector General authority is established in 39 CFR part 233, which contains official titles and delegations of authority. The 1993-1994 reorganization of the Postal Inspection Service abolished certain headquarters and regional positions, created new positions, changed the titles of certain positions, and revised reporting relationships and delegations of authority. Specifically for the purposes of this revision, the title of Assistant Chief Inspector is changed to Deputy

Chief Inspector; the title of the Inspector in Charge—Special Investigations is changed to Inspector in Charge—Internal Affairs; the positions of Regional Chief Inspector and Assistant Regional Chief Inspector are abolished; the position of Manager, Inspection Service Operating Support Group, is created; and delegations of authority are changed to reflect the new organization.

List of Subjects in 39 CFR Part 233

Crime, Law enforcement, Postal Service, Seizures and forfeitures.

Accordingly, 39 CFR part 233 is amended as set forth below:

PART 233—INSPECTION SERVICE/INSPECTOR GENERAL AUTHORITY

1. The authority citation for part 233 continues to read as follows:

Authority: 39 U.S.C. 101, 401, 402, 403, 404, 406, 410, 411, 3005(e)(1); 12 U.S.C. 3401–3422; 18 U.S.C. 981, 1956, 1957, 2254, 3061; 21 U.S.C. 881; Inspector General Act of 1978, as amended (Pub. L. No. 95–452, as amended); 5 U.S.C. App. 3.

2. Section 233.1 is amended by revising paragraph (c)(3) to read as follows:

§ 233.1 Arrest and investigative powers of Postal Inspectors.

* * * * *

(c) * * *

(3) The Chief Postal Inspector hereby delegates authority to sign and issue administrative subpoenas to the following officials: Deputy Chief Inspectors; Managers, Inspection Service Operations Support Group; and Inspector in Charge—Internal Affairs.

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3. Section 233.7 is amended by revising paragraph (a) and the first four sentences of paragraph (j)(5) to read as follows:

§ 233.7 Forfeiture authority and procedures.

(a) *Designation of officials having forfeiture authority.* The Chief Postal Inspector is authorized to perform all duties and responsibilities necessary on behalf of the Postal Service to enforce 18 U.S.C. 981, 2254, and 21 U.S.C. 881, to delegate all or any part of this authority to Deputy Chief Inspectors, Inspectors in Charge, and Inspectors of the Postal Inspection Service, and to issue such instructions as may be necessary to carry out this authority.

* * * * *

(j) * * *

(5) Upon receipt of a Petition for Remission or Mitigation, or a Petition for Restoration of Proceeds of a Sale, an investigation must be conducted by the

Postal Inspection Service to determine the validity of the facts asserted in the Petition. No hearing shall be held. Results of the investigation relating to an administrative forfeiture action must be forwarded in writing to the Deputy Chief Inspector, Criminal Investigations, Headquarters, Postal Inspection Service. Final decision on such Petitions are made by the Deputy Chief Inspector, Criminal Investigations, or a designee, who must promptly notify the Petitioner of the decision. * * *

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Stanley F. Mires,
Chief Counsel, Legislative.

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ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 52

[CA 95–2–6862; FRL–5144–6]

Approval and Promulgation of Implementation Plans California State Implementation Plan Revision Sacramento Metropolitan Air Quality Management District

AGENCY: Environmental Protection Agency (EPA).

ACTION: Final rule.

SUMMARY: EPA is finalizing the approval of a revision to the California State Implementation Plan (SIP) proposed in the **Federal Register** on December 8, 1994. The revision concerns a rule from the Sacramento Metropolitan Air Quality Management District (SMAQMD). This approval action will incorporate this rule into the federally approved SIP. The intended effect of approving this rule is to regulate emissions of volatile organic compounds (VOCs) in accordance with the requirements of the Clean Air Act, as amended in 1990 (CAA or the Act). The revised rule controls VOC emissions from bakery ovens. Thus, EPA is finalizing the approval of this revision into the California SIP under provisions of the CAA regarding EPA action on SIP submittals, SIPs for national primary and secondary ambient air quality standards and plan requirements for nonattainment areas.

EFFECTIVE DATE: This action is effective on March 1, 1995.

ADDRESSES: Copies of the rule revision and EPA’s evaluation report for the rule are available for public inspection at EPA’s Region IX office during normal business hours. Copies of the submitted

rule revision are available for inspection at the following locations:

Rulemaking Section (A–5–3), Air and Toxics Division, U.S. Environmental Protection Agency, Region IX, 75 Hawthorne Street, San Francisco, CA 94105.

Environmental Protection Agency, Air Docket (6102), 401 “M” Street, SW., Washington, DC 20460.

Sacramento Metropolitan Air Quality Management District, 8411 Jackson Road, Sacramento, CA 95826.

FOR FURTHER INFORMATION CONTACT: Christine Vineyard, Rulemaking Section (A–5–3), Air and Toxics Division, U.S. Environmental Protection Agency, Region IX, 75 Hawthorne Street, San Francisco, CA 94105, Telephone: (415) 744–1197.

SUPPLEMENTARY INFORMATION:

Background

On December 8, 1994 in 59 FR 63288, EPA proposed to approve the following rule into the California SIP: SMAQMD’s Rule 458, Large Commercial Bakeries. Rule 458 was adopted by SMAQMD on June 7, 1994. This rule was submitted by the California Air Resources Board (CARB) to EPA on July 13, 1994. This rule was submitted in response to EPA’s 1988 SIP-Call and the CAA section 182(b)(2)(C) requirement that nonattainment areas submit reasonably available control technology (RACT) rules for all major sources of VOCs by November 15, 1992 (the RACT catch-up requirements). A detailed discussion of the background of the above rule and nonattainment area is provided in the NPRM cited above.

EPA has evaluated the above rule for consistency with the requirements of the CAA and EPA regulations and EPA interpretation of these requirements as expressed in the various EPA policy guidance documents referenced in the NPRM cited above. EPA has found that the rule meets the applicable EPA requirements. A detailed discussion of the rule provisions and evaluations has been provided in 59 FR 63288 and in the technical support document (TSD) available at EPA’s Region IX office (TSD dated July 28, 1994).

Response to Public Comments

A 30-day public comment period was provided in 59 FR 63288. No comments were received.

EPA Action

EPA is finalizing action to approve the above rule for inclusion into the California SIP. EPA is approving the submittal under section 110(k)(3) as meeting the requirements of section