Edward J. DeMarco,
Acting Director, Federal Housing Finance Agency.

[FR Doc. 2012–30804 Filed 12–19–12; 8:45 am]
BILLING CODE 8070–01–P

FARM CREDIT ADMINISTRATION
12 CFR Part 615
Funding and Fiscal Affairs, Loan Policies and Operations, and Funding Operations

CFR Correction
In Title 12 of the Code of Federal Regulations, Parts 600 to 899, revised as of January 1, 2012, on page 209, Subpart S, consisting of § 615.5570, is reinstated to read as follows:

Subpart S—Federal Agricultural Mortgage Corporation Securities
§ 615.5570 Book-entry procedures for Federal Agricultural Mortgage Corporation Securities.

(a) The Federal Agricultural Mortgage Corporation (Farmer Mac) is a Federally chartered instrumentality of the United States and an institution of the Farm Credit System, subject to the examination and regulation of the Farm Credit Administration.

(b) Farmer Mac, either in its own name or through an affiliate controlled or owned by Farmer Mac, is authorized by section 8.6 of the Act:

(1) To issue and/or guarantee the timely payment of principal and interest on securities representing interests in or obligations backed by pools of agricultural real estate loans (guaranteed securities); and

(2) To issue debt obligations (which, together with the guaranteed securities described in paragraph (b)(1) of this section, are referred to as Farmer Mac securities). Farmer Mac may prescribe the forms, the denominations, the rates of interest, the conditions, the manner of issuance, and the prices of Farmer Mac securities.

(c) Farmer Mac securities shall be governed by §§ 615.5450, and 615.5452 through 615.5460. In interpreting those sections for purposes of this subpart, unless the context requires otherwise, the term “Farmer Mac securities” shall be read for “Farm Credit securities,” and “Farmer Mac” shall be read for “Farm Credit banks” and “Funding Corporation.” These terms shall be read as though modified where necessary to effectuate the application of the designated sections of subpart O of this part to Farmer Mac.

[61 FR 31394, June 20, 1996, as amended at 61 FR 67195, Dec. 20, 1996]

BILLING CODE 1505–01–D

SMALL BUSINESS ADMINISTRATION
13 CFR Part 117
Nondiscrimination in Federally Assisted Programs or Activities of SBA—Effectuation of the Age Discrimination Act of 1975, as Amended

CFR Correction
In Title 13 of the Code of Federal Regulations, revised as of January 1, 2012, on page 215, in § 117.1, in the last sentence, after the word “programs”, add the phrase “or activities”.

[FR Doc. 2012–30797 Filed 12–19–12; 8:45 am]
BILLING CODE 1505–01–D

EQUAL EMPLOYMENT OPPORTUNITY COMMISSION
29 CFR Part 1612
Government in the Sunshine Act Regulations

CFR Correction
In Title 29 of the Code of Federal Regulations, Parts 900 to 1899, revised as of July 1, 2012, on page 266, in § 1612.6 (b) the words “2401 E Street NW., Washington, DC, 20506” are corrected to read “131 M Street NE., Washington, DC 20507”.

[FR Doc. 2012–30802 Filed 12–19–12; 8:45 am]
BILLING CODE 1505–01–D

POSTAL SERVICE
39 CFR Part 111
New Mailing Standards for Domestic Mailing Services Products

AGENCY: Postal ServiceTM
ACTION: Final rule.

SUMMARY: In October 2012, the Postal Service filed a notice of mailing services price adjustments with the Postal Regulatory Commission (PRC), effective in January 2013. This final rule contains the revisions to Mailing Standards of the United States Postal Service, Domestic Mail Manual (DMM®) that we will adopt to implement the changes coincident with the price adjustments.

DATES: Effective date: January 27, 2013.
FOR FURTHER INFORMATION CONTACT: Bill Chatfield, 202–268–7278.

SUPPLEMENTARY INFORMATION: Prices will be available under Docket Number R2013–1 on the Postal Regulatory Commission’s Web site at www.prc.gov. The Postal Service’s final rule includes a summary of comments received and responses to those comments, several mail classification changes, modifications to mailpiece characteristics, and changes in classification terminology.

Comments
Summary
The Postal Service received nine formal responses to our proposed rule as comments, two of which included comments about more than one issue. There were three responses by mailers, two by vendors, and four by associations.

Changes to Proposed Revisions
One comment by an association requested that the USPSTM withdraw a proposed change that would limit the extrusion of an insert; that change has been withdrawn. Three comments regarding wrappers on Periodicals requested that the proposed change to require a return address on all copies with wrappers be limited to opaque wrappers; that change has been modified to only apply to opaque wrappers.

Clarifications
It was requested that we clarify that the minimum number of 300 pieces per route and the rule that multiple pieces per delivery address can count toward the new high density plus prices will apply to both Standard Mail® letters and flats; that will be the case.

It was requested that we clarify the names for Standard Mail parcels. There will be Marketing parcels, mailable at presorted (noncarrier route) prices. There will continue to be irregular and machinable parcels mailable only at Nonprofit prices. Carrier route parcels will be called Product Samples or Simple Samples.

One response questioned if the new handling charges for inbound First-Class Mail® will apply to First-Class Mail nonmachinable letters. Nonmachinable letters are not authorized for this entry. The Postal Service’s current plan is for the handling charge to apply only to First-Class Mail Machinable Letters, Single-Piece Postcards, Single-Piece Flats, and Parcels under an authorization arrangement between the Postal Service and a foreign postal operator. A more complete response can be found at this link, starting on page 23: http://prc.gov/Docs/85/85452/