“Financial Crimes Enforcement Network,” “United States Mint,” “Alcohol and Tobacco Tax and Trade Bureau,” or the name of any other service, bureau, office, or subdivision of the Department of the Treasury; (ii) The titles “Secretary of the Treasury,” “Treasurer of the United States,” “Commissioner of Internal Revenue,” “Commissioner of the Bureau of the Fiscal Service,” “Director of the Bureau of Engraving and Printing,” “Comptroller of the Currency,” “Director of the Financial Crimes Enforcement Network,” “Director of the United States Mint,” “Administrator of the Alcohol and Tobacco Tax and Trade Bureau,” or the title of any other officer or employee of the Department of the Treasury or subdivision thereof; (iii) The abbreviations or initials of any entity or title referred to in paragraph (a)(1)(i) or (ii) of this section, including but not limited to “IRS,” “BFS,” “TTB,” and “FINCEN” or “FinCEN”;

(c) Civil penalty. An assessing official may impose a civil penalty on any person who violates the provisions of paragraph (a) of this section. The amount of a civil monetary penalty shall not exceed $7,779 for each and every use of any material in violation of paragraph (a), except that such penalty shall not exceed $38,892 for each and every use if such use is in a broadcast or telecast.

Ryan D. Brady,
Executive Secretary.

[FR Doc. 2019–01926 Filed 2–6–19; 8:45 am]

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POSTAL SERVICE

39 CFR Part 20

International Mailing Services: Mailing Services Product and Price Changes—CPI

AGENCY: Postal Service®.

ACTION: Final rule.

SUMMARY: On October 17, 2018, the Postal Service published proposed product and price changes to reflect a notice of price adjustments filed with the Postal Regulatory Commission (PRC). The PRC found that price adjustments contained in the Postal Service’s notice could go into effect on January 27, 2019. The Postal Service has revised Notice 123, Price List to reflect the new prices and Mailing Standards of the United States Postal Service, International Mail Manual (IMM®) to reflect the product changes.


FOR FURTHER INFORMATION CONTACT: Paula Rabkin at 202–268–2537.

SUPPLEMENTARY INFORMATION:

I. Proposed Rule and Response


By notice filed on October 10, 2018, in PRC Docket No. MC2019–4, the Postal Service proposed to update country names throughout mailing standards, changing Great Britain and Northern Ireland to United Kingdom of Great Britain and Northern Ireland and changing Swaziland to Eswatini.

In its proposed rule, the Postal Service also took notice that on October 10, 2018, we had filed a notice with the PRC in Docket No. MC2019–3. In that filing we proposed a change in the maximum weight limit for First-Class Mail International (FCMI) large envelopes (flats) to 15.994 ounces, in lieu of the current 64 ounce limit. This change would more closely align the Postal Service’s definition of FCMI large envelopes (flats) with the Universal Postal Union Convention’s definition, which allows a maximum weight of 500 grams (17.6 ounces) for flat-shaped letter post items. A mailpiece weighing 16 ounces or more that is presented as an FCMI large envelope (flat) would be charged the applicable First-Class Package International Service® price. Alternatively, the maller could elect to use another class of mail such as Priority Mail Express International® or Priority Mail International®, if the mailpiece meets the requirements for those mail classes.

II. Decision of the Postal Regulatory Commission


Because the proposed change to FCMI large envelopes (flats) upper weight limit that was the subject of Docket No. MC2019–3 was pending at the time the PRC was scheduled to complete its review in Docket No. R2019–1, the PRC issued an interim order in Docket No. R2019–1. That interim order required the Postal Service to revise its filing in the R2019–1 docket so that the Postal Service’s proposed changes in the R2019–1 docket would not include the proposed revision in the FCMI large envelopes (flats) maximum weight limitation. See PRC Order No. 4859, Interim Order Relating to Outbound Single-Piece First-Class Mail International Flats, Docket No. R2019–1, October 19, 2018. The PRC subsequently approved the updated weight limitation for FCMI large envelopes (flats) in Order No. 4932, issued December 19, 2018. The Postal Service will announce an implementation date for the revised FCMI large envelopes (flats) maximum weight limitation sometime after the January 27, 2019, price change.

List of Subjects in 39 CFR Part 20

Foreign relations, International postal services.

Accordingly, for the reasons stated, the Postal Service has adopted the following changes to Mailing Standards of the United States Postal Service, International Mail Manual (IMM®),
which is incorporated by reference in the Code of Federal Regulations in accordance with 39 CFR 20.1, along with associated changes to Notice 123, Price List.

PART 20—[AMENDED]

1. The authority citation for 39 CFR Part 20 continues to read as follows:


2. Revise the following sections of Mailing Standards of the United States Postal Service, International Mail Manual (IMM), as follows:

Mailing Standards of the United States Postal Service, International Mail Manual (IMM)

* * * * *

[Throughout the IMM, change all references to “Great Britain and Northern Ireland” to “United Kingdom of Great Britain and Northern Ireland” or to “United Kingdom” where the shorter form is appropriate and place them in the correct alphabetical order in lists. Revised sections include 213.5, 292.45, and 293.45; the Index of Countries and Localities; the Country Price Groups and Weight Limits; and the Individual Country Listings, plus minor applicable revisions throughout the IMM.]

[Throughout the IMM, change all references to “Swaziland” to “Eswatini” and place them in the correct alphabetical order in lists. Revised sections include 213.5, 292.45a, and 322.2: the Index of Countries and Localities; the Country Price Groups and Weight Limits; and the Individual Country Listings.]

Ruth Stevenson,
Attorney, Federal Compliance.
[FR Doc. 2019–01669 Filed 2–8–19; 8:45 am]
BILLING CODE 7710–12–P

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 60, 61, 63, and 70

[As published in the Federal Register, compliance with this notice is mandatory.]

Approval of Recodification and Revisions to State Air Pollution Control Rules; North Dakota; Interim Approval of Title V Program Recodification and Revisions; Approval of Recodification and Revisions to State Programs and Delegation of Authority To Implement and Enforce Clean Air Act Sections 111 and 112 Standards and Requirements

AGENCY: Environmental Protection Agency (EPA).

ACTION: Final rule.

SUMMARY: The Environmental Protection Agency (EPA or the “Agency”) is finalizing interim approval of revisions to the North Dakota operating permit program for stationary sources subject to title V of the Clean Air Act (CAA or the “Act”) and recodification of the State’s title V program under a new title of the North Dakota Administrative Code (NDAC). The EPA is also approving North Dakota’s revision and recodification of North Dakota’s programs for implementing and enforcing delegated requirements under CAA sections 111 and 112, and for carrying out a State Acid Rain Program under sections 401–406 of the Act as a portion of the operating permits program.

DATES: This rule is effective on March 15, 2019.

ADDRESSES: The EPA has established a docket for this action under Docket ID No. EPA–R08–OAR–2018–0299. All documents in the docket are available for public review at the http://www.regulations.gov website. Although listed in the index, some information is not publicly available, e.g., CBI or other information whose disclosure is restricted by statute. Certain other material, such as copyrighted material, is not placed on the internet and will be publicly available only in hard copy form. Publicly available docket materials are available through http://www.regulations.gov; or please contact the person identified in the FOR FURTHER INFORMATION CONTACT section for additional availability information.

FOR FURTHER INFORMATION CONTACT: Gregory Lohrke, Air Program, EPA, Region 8, Mailcode 8P–AR, 1595 Wynkoop Street, Denver, Colorado 80202–1129, (303) 312–6396, lohrke.gregory@epa.gov.

SUPPLEMENTARY INFORMATION: Throughout this document “we,” “us,” and “our” means the EPA.

This action also informs the public that on December 17, 2018, the EPA approved delegation to implement and enforce CAA section 111 New Source Performance Standards (NSPS) and section 112 National Emission Standards for Hazardous Air Pollutants (NESHAP), including Maximum Achievable Control Technology (MACT) requirements within the State, excluding Indian country, exactly as the requirements were promulgated by the EPA (i.e., “straight delegation”). In authorizing the delegation of these authorities, the EPA’s letters also grant North Dakota eligibility for future “automatic delegation” of incorporated, unchanged federal requirements, without the need to request Agency approval, on a case-by-case basis. These approvals effect the transfer of North Dakota’s title V program administration, including administration of the state acid rain program, and delegated authority to implement and enforce CAA sections 111 and 112 requirements from the North Dakota Department of Health (NDDH) to the newly created North Dakota Department of Environmental Quality (NDDEQ or the “Department”). The EPA is finalizing these actions in accordance with sections 501–506, 111, 112, 401–416 of the Act.

I. Background

The background for this action is discussed in detail in our October 30, 2018 notice of proposed rulemaking (83 FR 54532). In that document we proposed to approve recodification and revisions to the North Dakota title V operating permits program on an interim basis. Proposed interim

1 Monica Morales, Director, EPA Region 8 Air Program to Terry O’Clair, Director, Division of Air Quality, North Dakota Department of Health.

“Automatic Delegation of Clean Air Act Section 111 Authorities and Responsibilities” December 17, 2018.

2 Monica Morales, Director, EPA Region 8 Air Program to Terry O’Clair, Director, Division of Air Quality, North Dakota Department of Health.

“Automatic Delegation of Clean Air Act Section 112 Responsibilities” December 17, 2018.

3 For reference here and throughout today’s notice concerning the renumbering and recodification of NDCC and NDAC provisions relevant to the transfer of CAA authorities to the NDEEQ, see the document, “Crosswalk on Recodifications of Relevant NDCC and NDAC Sections,” available in the docket for today’s notice. For purposes of cross-referencing a recodified provision of the NDAC air pollution control rules with its previous version, we note that the recodification followed a consistent scheme: All rules previously codified as 33–15–xx–xx are now codified as 33,1–15–xx–xx. For

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