which creates or gives the appearance of advocacy as defined in § 1404.5(c)(1).

(b) OA reserves the right to decide and approve the format and content of biographical sketches.

Subpart D—Expedited Arbitration

§1404.17 Policy.

In an effort to reduce the time and expense of some grievance arbitrations, FMCS offers expedited procedures where the parties agree on a streamlined process with short deadlines. Parties may also agree on their own procedures if it is practicable for FMCS.

§ 1404.18 Procedures for requesting expedited panels.

(a) With the exception of the specific changes noted in this Subpart, all FMCS rules and regulations governing its arbitration services shall apply to Expedited Arbitration.

(b) Upon receipt of a joint Request for Arbitration Panel (Form R–43) indicating that both parties desire expedited services, OA will refer a panel of arbitrators which shall be valid for up to 30 days. Only one panel will be submitted per case. If the parties are unable to mutually agree upon an arbitrator or if prioritized selections are not received from both parties within 30 days, OA will make a direct appointment of an arbitrator not on the original panel.

(c) If the parties mutually select an arbitrator, but the arbitrator is not available, the parties may select a second name from the same panel or OA will make a direct appointment of another arbitrator not listed on the original panel.

$\S 1404.19$ Arbitration process.

(a) Once notified of the expedited case appointment by OA, the arbitrator must contact the parties within seven (7) calendar days.

(b) The parties and the arbitrator must attempt to schedule a hearing within 30 days of the appointment date.

(c) Absent mutual agreement, all hearings will be concluded within one day. No transcripts of the proceedings will be made and the filing of posthearing briefs will not be allowed.

(d) All awards must be completed within seven (7) working days from the hearing. These awards are expected to be brief and concise, and to not require extensive written opinion or research time.

Appendix to Part 1404—Arbitration Policy; Schedule of Fees

Annual listing fee for arbitrators who have completed less than 5 years on the Roster:

\$150 for the first address; \$50 for each additional address

Annual listing fee for arbitrators who have completed 5 or more years on the Roster: \$250 for the first address; \$100 for each additional address

Request for panel of arbitrators processed by FMCS staff: \$70.00

Request for panel of arbitrators on-line: \$35.00

Direct appointment of an arbitrator when a panel is not used: \$30.00 per appointment List and biographic sketches of arbitrators in a specific area: \$35.00 per request plus \$.25 per page.

Dated: April 9, 2019.

Jeannette Walters-Marquez,

Deputy General Counsel.

[FR Doc. 2019–07412 Filed 4–17–19; 8:45 am]

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DEPARTMENT OF DEFENSE

Office of the Secretary

32 CFR Part 310

[Docket ID: DOD-2018-OS-0008]

RIN 0790-AJ20

Department of Defense Privacy Program; Correction

AGENCY: Department of Defense. **ACTION:** Final rule; correction.

SUMMARY: The Department of Defense is correcting a final rule that appeared in the Federal Register on April 11, 2019. The document issued a final rule revising its Privacy regulation to implement the Privacy Act of 1974, as amended. This part establishes and promotes uniformity in the DoD Privacy Program, creating a single privacy rule for the Department, while incorporating other administrative changes. It takes precedence over all DoD component publications that supplement and implement the DoD Privacy program. DATES: This final rule correction is

effective on May 13, 2019.

FOR FURTHER INFORMATION CONTACT: Cindy Allard, (703) 571–0086.

SUPPLEMENTARY INFORMATION: In FR Doc. 2019–3971 appearing at 84 FR 14728–14811 in the **Federal Register** of Thursday, April 11, 2019, the following corrections are made:

§ 310.21 [Corrected]

■ 1. On page 14778, in the first column, in § 310.21, in paragraph (c)(7)(i), "(i) *Authority*" is corrected to read "(ii) *Authority*".

§ 310.26 [Corrected]

■ 2. On page 14788, in the second column, in § 310.26, the paragraph

designation "(4)" is corrected to read "(3)", correctly designating the paragraph as (d)(3).

- 3. On page 14789, in the first column, in § 310.26, the paragraph designation "(5)" is corrected to read "(4)" correctly designating the paragraph as (d)(4).
- 4. On page 14789, in the third column, in § 310.26, the paragraph designation "(6)" is corrected to read "(5)", correctly designating the paragraph as (d)(5).
- 5. On page 14790, in the second column, in § 310.26, the paragraph designation "(7)" is corrected to read "(6)", correctly designating the paragraph as (d)(6).
- 6. On page 14790, in the second column, in § 310.26, the paragraph designation "(8)" is corrected to read "(7)", correctly designating the paragraph as (d)(7).

§310.28 [Corrected]

■ 7. On page 14801, in the third column, in § 310.28, in paragraph (c)(6)(ii), "(ii) Reasons" is corrected to read "(iii) Reasons".

Dated: April 12, 2019.

Aaron T. Siegel,

Alternate OSD Federal Register Liaison Officer, Department of Defense.

[FR Doc. 2019-07698 Filed 4-17-19; 8:45 am]

BILLING CODE 5001-06-P

DEPARTMENT OF HOMELAND SECURITY

Coast Guard

33 CFR Part 165

[Docket No. USCG-2019-0210]

Safety Zones; Annual Events
Requiring Safety Zones in the Captain
of the Port Lake Michigan Zone—Start
of the Chicago to Mackinac Race

AGENCY: Coast Guard, DHS.

ACTION: Notice of enforcement of

regulation.

SUMMARY: The Coast Guard will enforce the safety zone for the Start of the Chicago to Mackinac Race on a portion of Lake Michigan on July 13, 2019. This action is intended to protect the safety of life and property on the navigable waterway immediately before, during, and after this event. During the enforcement period listed below, entry into, transiting, or anchoring within the safety zone is prohibited unless authorized by the Captain of the Port Lake Michigan or a designated representative.