economic impact on a substantial number of small entities.

C. Unfunded Mandates Reform Act of 1995

Title II of the Unfunded Mandate Reform Act of 1995 (UMRA) requires agencies to assess the effects of their regulatory actions on State, local, and tribal governments and the private sector. This proposed rule is exempt from these requirements under 2 U.S.C. 1503 (Exclusions) which states that UMRA "shall not apply to any provision in a bill, joint resolution, amendment, motion, or conference report before Congress and any provision in a proposed or final Federal regulation that is necessary for the national security or the ratification or implementation of international treaty obligations."

D. Paperwork Reduction Act

In accordance with the Paperwork Reduction Act of 1995 (44 U.S.C. 3507), an agency may not conduct, and a person is not required to respond to, a collection of information unless the collection of information displays a valid control number assigned by OMB. The collections of information related to this NPRM are approved by OMB under collection 1651–0001.

List of Subjects in 19 CFR Part 149

Arrival, Declarations, Customs duties and inspection, Freight, Importers, Imports, Merchandise, Reporting and recordkeeping requirements, Shipping, Vessels.

Proposed Amendment to the Regulations

For the reasons stated in the preamble, DHS proposes to amend part 149 of title 19 of the Code of Federal Regulations (19 CFR part 149), as set forth below:

PART 149—IMPORTER SECURITY FILING

§ 149.1 Definitions.

(a) Importer Security Filing Importer. For purposes of this part, Importer Security Filing Importer (ISF Importer) means the party causing goods to arrive within the limits of a port in the United States by vessel. For shipments other than foreign cargo remaining on board (FROB), the ISF Importer will be the goods’ owner, purchaser, consignee, or agent such as a licensed customs broker. For IE and T&E in-bond shipments, and goods to be delivered to an FTZ, the ISF Importer may also be the party filing the IE, T&E, or FTZ documentation. For FROB cargo, the ISF Importer will be the carrier or the non-vessel operating common carrier.

Dated: June 28, 2016.

Jeh Charles Johnson,
Secretary.

[FR Doc. 2016–15687 Filed 7–5–16; 8:45 am]
provided with address quality data, these mailpieces will not be subject to the Address Quality Census Measurement and Assessment Process.

Terms
To further clarify this document, several terms are defined below:

- **99 Percent Accurate Method:** Mailers who can demonstrate that their internal list management maintains address quality at 99 percent or greater accuracy for changes of address may be authorized to comply with the Move Update standard through the 99 Percent Accurate Method. The 99 Percent Accurate test is a computer-based process that performs Postal Service ZIP + 4® coding and change-of-address processing utilizing the customer’s file as input. The 99 Percent Accurate test is accomplished by submitting the mailer’s address file(s) to the Postal Service for processing.

- **Commercial Mailings:** The Postal Service offers lower prices for business mailings, because mailers perform some of the work that would otherwise have to be done by the Postal Service (for example, sorting the mail by ZIP Code™ or transporting the mail to a destination postal facility). Everyone benefits from “work-sharing.” Mailers make an investment in time and technology while paying less postage, and the Postal Service’s costs are reduced, while mail is expedited through the system. Among other requirements, commercial mailings must comply with the Move Update standard as outlined in the DMM so that UAA mail is minimized.

- **eDoc Submitter:** The electronic documentation (eDoc) Submitter is determined using the Customer Registration IDentifier (CRID) number that is used to upload the eDoc to the Postal Service for processing. The eDoc Submitter most often is the Mail Preparer, but can also be the Mail Owner. All results of Address Quality Measurement will be displayed on the eDoc Submitter and Mail Owner scorecards; however, any additional postage assessments will be presented to the eDoc submitter.

- **Legal Restraint:** Mailers of First-Class Mail and First-Class Package Service pieces who assert they are restricted by law from incorporating Postal Service COA information onto their mailpieces without permission from addressees may request Postal Service approval to meet their Move Update standard using the Legal Restraint method. Such mailers must be able to demonstrate how the use of a primary Move Update method would violate the law. (See the Guide to Move Update at http://beta.postalpro.usps.com/node/1116). Pieces that meet the requirements for the Legal Restraint method will be excluded from the Mailer Scorecard and the Address Quality Census Measurement and Assessment Process, as long as the mailpieces use the appropriate CRID or Mailer IDentifier (MID).

- **Mailer:** The term “mailer” within this document encompasses Mail Owners, Mail Preparers, and Mail Service Providers (MSPs).

- **Mailer Scorecard:** This is an electronic report that contains mail quality measurements and assessments on mailings over a calendar month for Move Update, Full-Service Intelligent Mail, eInduction®, and Seamless Acceptance. The Scorecard is accessible through the Business Customer Gateway (BCG) and provides views for both Mail Owners and Mail Service Providers (MSPs).

- **Non-qualifying Mailings:** The below non-qualifying mailpieces will be excluded from the Address Quality Census Measurement and Assessment Process and the Mailer Scorecard:
  - Mailpieces which are undeliverable due to an address change which is Temporary, Foreign, Moved Left No Address (MLNA), and Box Closed No Order (BCNO).
  - Mailpieces that are priced as single-piece.
  - Mailpieces that qualify for the Legal Restraint method.
  - Mailpieces without the documentation submitted electronically.

- **Qualifying Mailings:** An eDoc submitter is eligible for the Address Quality Census Measurement and Assessment Process when at least one of its mailings qualifies for Full-Service in a calendar month. Thereafter, when mailers enter eligible mailings of letter- and flat-size pieces of FCM and Standard Mail that meet the requirements for Basic or Full-Service mailings in a subsequent calendar month, the Address Quality Census Measurement and Assessment Process will be used, if the postage statement and supporting documentation are submitted electronically and a unique Intelligent Mail barcode (IMb®) is included in the eDoc.

**Summary of Industry Comments and USPS Responses**

The Postal Service appreciates all of the comments that were provided by the mailing industry. The valuable feedback was used to establish revised requirements for the Address Quality Census Measurement and Assessment Process. Even though this is a proposed rule, we have chosen to include these insightful comments and replies, which can be used as FAQs to further clarify this document. The mailers’ comments and corresponding USPS responses are outlined as follows:

**Mailer Comment**

If mailings are not in compliance with Move Update standards, why is it necessary to levy an additional charge or assessment?

**USPS Response**

As outlined in the DMM, commercial mailings must comply with the Move Update standard. Regardless of whether the Postal Service measures Move Update compliance through Mail Evaluation Readability Lookup Instrument (MERLIN®) verification or using the Address Quality Census Measurement and Assessment Process, failure to meet the Move Update standard may result in an additional postage assessment.

**Mailer Comment**

How does this proposed rule support the UAA objective?

**USPS Response**

The ability to observe UAA performance at the individual mailer or service provider level will benefit both the Postal Service and the mailing industry. This data will provide more information regarding the actual mailing performance. This data will provide mailers with visible information to assist with reducing UAA, improve their return on investment, and better understand anomalies that impact Move Update performance.

**Mailer Comment**

Since the Move Update verification process was implemented in 2008, has data shown a decrease in UAA mail volume?

**USPS Response**

Yes; since the implementation of Move Update in 2008, UAA volumes have declined:

- In 2008, there was an 11.2 percent decline in UAA volume. This reduction was nearly twice the overall decline in FCM volume of 6.4 percent.
- From 2008 through 2015, there was a decline of 37 percent in UAA volume, which resulted in a reduction for all mail classes of 2.8 billion UAA pieces.
- From 2008 through 2015, there was an overall decline of 43.8 percent in FCM forwarding volume from 1.6 billion pieces in 2008 to 0.9 billion pieces in 2015.
Mailer Comment

Currently, when mailing Periodicals, there is a requirement to pay for manual address corrections. Will this payment cease in conjunction with this proposal?

USPS Response

In this proposed rule, with regard to Full-Service Periodicals mailings, there will no longer be a requirement to receive or pay for manual address corrections, except when manual address correction notifications are specifically requested by the mailer or the mailpiece does not contain a Full-Service ACS STID.

Mailer Comment

For each STID, will the data for both COA errors and the total number of pieces be all-inclusive or be limited by services such as ACS?

USPS Response

The data will be inclusive of both ACS- and non-ACS-requested STIDs.

Mailer Comment

When mailers enter Periodicals, will there still be a requirement for address correction service?

USPS Response

Yes, mailers who enter Periodicals will still be required to meet the requirement for address correction service.

Mailer Comment

Does the Address Quality Census Measurement and Assessment Process apply to mailpieces that meet the criteria for single-piece prices, Legal Restraint, and the 99 Percent Accurate Method?

USPS Response

The Address Quality Census Measurement and Assessment Process will exclude mailpieces that are paid at the single-piece price and mailpieces that meet the requirements for the Legal Restraint alternative method, which will be based upon the CRID or MID of the mail owner who is approved for the exemption. In contrast, mailpieces entered under the 99 Percent Accurate Method were factored into the newly proposed Address Quality Census Measurement and Assessment Process error threshold, and these mailpieces will not be excluded from the new measurement process.

In addition to this proposed rule, the Postal Service intends to publish an additional proposed rule to provide further guidance on the Move Update standard. This document will propose that mailers who are authorized for the Legal Restraint Move Update alternative method be required to use an exclusive MID or multiple exclusive MIDs on their mailpieces for Legal Restraint mailings. This would allow the Postal Service to properly identify these types of mailpieces and, when appropriate, exclude the mailpieces from the Address Quality Census Measurement and Assessment Process. The mailer will not be able to use these MIDs for other types of mailpieces that do not fall under the Legal Restraint authorization. The Postal Service is working with the Legal Restraint mailers to identify these MIDs. All current Legal Restraint authorized mailers would be allowed a one-year transition period to begin use of the exclusive MIDs. The one-year transition period would be calculated starting from the date of their next annual Legal Restraint reauthorization.

Mailer Comment

If a mailer temporarily falls below the qualifying 75 percent Full-Service threshold for 30 days, what are the consequences?

USPS Response

There will no longer be a qualifying Full-Service percentage; the mailer need only submit one qualifying Full-Service mailing.

Mailer Comment

If a mailer does not enter mailings meeting the 75 percent Full-Service threshold, how will address quality be measured?

USPS Response

To be measured under the Address Quality Census Measurement and Assessment Process, there will no longer be a 75 percent Full-Service threshold. For mailers whose CRID does not present any Full-Service mailings, the address quality will be measured through the traditional MERLIN verification process, and the mailer must declare that an approved Postal Service Move Update method was used. An eDoc submitter will be eligible for the Address Quality Census Measurement and Assessment Process when at least one of its mailings qualifies for Full-Service in a calendar month. Thereafter, all mailings of letter- and flat-size pieces of PCM and Standard Mail that meet the requirements for Basic or Full-Service mailings entered in a subsequent calendar month will use the Address Quality Census Measurement and Assessment Process. If the postage statements and supporting documentation are submitted electronically and unique IMbs are included in the eDoc.

Mailer Comment

When there is a combined mailing (with multiple Mail Owners), what is the process for ensuring that the correct mailer is assessed for exceeding the error threshold?

USPS Response

For a combined mailing, the Mailer Scorecard and the Mail Entry Assessment Report allow the Postal Service to provide detailed piece-level information and identify Mail Owners who exceed the established Address Quality Census Measurement and Assessment Process error threshold. While the eDoc submitter will pay the assessment to the Postal Service, there will be adequate information for the eDoc submitter to seek reimbursement from the applicable Mail Owner.

Mailer Comment

Can the Postal Service clearly outline the appeal process for postage assessments?

USPS Response

To appeal postage assessments, the dispute process is available on PostalPro™ at http://beta.postalpro.usps.com/node/847 and steps are outlined within the Guide to Postage Assessment as follows:

- Mailings are evaluated based on an entire calendar month.
- If thresholds are exceeded, an invoice is generated and a Mail Entry Assessment Notification is sent on the 10th of the month (for the previous month’s mailing activity).
- Notifications for all assessments will be sent to the eDoc submitter.
- An assessment notification is sent by email to the individual designated by the mailer for each CRID in BCG as the Verification Assessment Evaluator.
Mailers can also review assessment information through the Mailer Scorecard.

- VAE accesses BCG and pays invoice.
- If a VAE is not in agreement with the charges, the VAE may dispute charges by requesting a review and providing supporting documentation within 10 days of assessment notification.
- Business Mail Entry (BME) reviews the documentation and contacts the mailer with results.

**Mailer Comment**

Will there be changes to the National Change of Address Linkage System (NCOA\textsuperscript{Link}®)?

**USPS Response**

Currently, there are no changes to the database for NCOA\textsuperscript{Link} which would affect a mailer’s ability to use the product or comply with Move Update requirements. If such changes are anticipated, the Postal Service is always willing to work with mailers to mitigate impacts.

**Mailer Comment**

Is it the intent of the Postal Service to make ACS the default source for Move Update changes and eliminate the other methods (NCOA\textsuperscript{Link} Mail Processing Equipment (MPE), Ancillary Service Endorsement (ASE), and NCOA\textsuperscript{Link})?

**USPS Response**

The Postal Service has no intention of making ACS the default source for Move Update changes and eliminate the other methods.

**Mailer Comment**

Will the traditional ACS be free and postage statements be modified to reflect these new changes?

**USPS Response**

In general, the traditional ACS fees will not be waived. The postage statements will be modified to incorporate all new changes.

**Mailer Comment**

What mechanisms are in place to correct erroneous information in the Mailer Scorecard?

**USPS Response**

The Postal Service is working internally to validate the Mailer Scorecard. All known systemic issues are currently being addressed. In addition, a task team consisting of both Postal Service and Mailing Industry representatives is validating the reliability and stability of the Mailer Scorecard and all corresponding reports. After the assessment period begins, if new issues are identified, the Postal Service will remove all applicable charges resulting from USPS systemic issues.

**Mailer Comment**

Will the address quality assessment fee vary based on the disposition activity (forwarded, returned, or destroyed) of the mailpieces in question?

**USPS Response**

No; the address quality assessment fee will be the same for all mailpieces that exceed the established Address Quality Census Measurement and Assessment Process error threshold, regardless of whether they are forwarded, returned, or destroyed.

**Mailer Comment**

What happens if mail is mistakenly run through MERLIN? Is there a risk of double jeopardy?

**USPS Response**

If mail is mistakenly processed on MERLIN, there will be no risk of double jeopardy. Once mailers qualify for the Address Quality Census Measurement and Assessment Process, they will be removed from the MERLIN Move Update verification process. Prior to the implementation of the Address Quality Census Measurement and Assessment Process, all Postal Service acceptance employees will be trained. However, if a mailing is mistakenly processed on MERLIN and additional postage under that method is assessed, the associated assessment fee will be removed.

**Mailer Comment**

Will MERLIN be used for evaluating mail in the future?

**USPS Response**

MERLIN will still be used to measure Move Update compliance for those mailers who enter mailings that do not meet the requirements to be evaluated under the newly proposed Address Quality Census Measurement and Assessment Process.

**Mailer Comment**

Will the error threshold for the newly proposed process be applied at the Mail Owner or CRID level?

**USPS Response**

The error threshold for the new proposed Address Quality Census Measurement and Assessment Process will apply to the eDoc submitter at the CRID level.

**Mailer Comment**

Regarding assessments, it is recommended that the Postal Service focus on the individual Mail Owner, which will allow the MSP to be free from the onerous task of determining who should pay an assessment fee.

**USPS Response**

The Postal Service is providing specific data to assist the MSP with identifying the Mail Owners who are exceeding the established Address Quality Census Measurement and Assessment Process error threshold and contributing to the assessment fee.

**Mailer Comment**

When the Mail Preparer performs the Move Update functions, will the Postal Service negotiate the credit between the Mail Owner and MSP?

**USPS Response**

All assessments will be remitted to the eDoc submitter for payment; negotiations between the Mail Owner and MSP will not be managed by the Postal Service.

**Mailer Comment**

How will the Postal Service ensure that the data from the MicroStrategy Report within the Mailer Scorecard is reliable?

**USPS Response**

An internal Postal Service team as well as a task team consisting of both Postal Service and Mail Industry representatives will validate the data integrity of the MicroStrategy Reports and Mailer Scorecard. These reports outline detailed mailpiece data for errors that are captured.

**Mailer Comment**

Will there still be two different databases relative to address changes, i.e. Postal Automated Redirection System (PARS) vs. NCOA\textsuperscript{Link}?

**USPS Response**

Yes, two separate databases will continue to exist as follows:

- **PARS:** This database has 18 months of COA data for processing UAA mail.
- **NCOA\textsuperscript{Link}:** This database is still in use for mailings that do not meet the requirements for PARS.

**USPS Response**

Currently, there are no changes to the database for PARS or NCOA\textsuperscript{Link} with the exception of the previously noted 18 months of COA data for processing UAA mail.

**Mailer Comment**

Will there be changes to the National Change of Address Linkage System (NCOA\textsuperscript{Link}®)?
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**Background**

The Postal Service requires mailers to update address-related changes through the Move Update requirements process. Currently, Move Update compliance is measured at the mailing level using MERLIN as follows:

- At the point of acceptance, mailings are randomly selected for address quality assessment, and samples of the selected mailings are processed through MERLIN.
- **PostalOne!** sends an electronic version of the mailer’s Postage Statement Message (PSM) to the MERLIN Maintenance and Operations Database (MMOD).
- MMOD routes the PSM to the appropriate site and MERLIN machine.
- Postal Service personnel generate a verification report, and the report produces a set of results that are routed back to the MMOD system.
- MERLIN generates a report that provides the details on mail quality.
- MMOD sends an Address Quality Validation System (AQVS) message-stream of addresses, names, and ZIP Codes to the National Customer Support Center (NCSC) for Move Update processing.
- MERLIN captures the address information from the mailpiece and electronically sends each record to the NCSC to see if there is a COA on file.
- The piece is identified as an error if the mailer did not use the updated address indicated in the COA on file, and the COA “filing date” is between 95 days and 18 months of the postage statement finalization date.
- MMOD sends mail verification results (whether the mailer passed) to the PostalOne! System.
- NCSC processes the AQVS data stream and sends the results to PostalOne!, which addresses the Move Update failures.

**Future Process**

The Postal Service is proposing to add a Move Update compliance verification process named the Address Quality Census Measurement and Assessment Process for letter- and flat-size pieces of FCM and Standard Mail that meet the requirements for Basic or Full-Service mailings.

Mailers of Periodicals will be provided with address quality data; however, Periodicals will not fall under the Address Quality Census Measurement and Assessment Process. This newly proposed process will result in several benefits including enhanced mailing visibility and improved mail quality metrics over all mailings within a calendar month, rather than sampled mailings. This process is a much more robust method to assess Move Update compliance, which would be measured across all mailings within a calendar month according to the following process:

- Mailpieces are scanned on MPE.
- Data from mailpieces identified as UAA is captured and evaluated to determine if COA information is on file.
- The address information for mailpieces matching an active COA is captured from the piece and sent electronically to NCSC.
- NCSC forwards COA information to the Address Quality Census Measurement and Assessment Process for evaluation.
- Move Update validations are performed by comparing the MID + Serial Number of the IMb from the COA-related mailpiece data. If the COA is between 95 days and 18 months old, and the address has not been updated, then a COA error for the associated IMb is logged and allocated under the CRID of the eDoc submitter.

**Address Quality Assessment Fee**

The address quality assessment fee will be applied to mailpieces in qualifying mailings that contain COA errors in excess of the established Address Quality Census Measurement and Assessment Process error threshold. This address quality assessment fee is currently pending management and regulatory approval.

Once the Address Quality Census Measurement and Assessment Process is in place, qualifying mailings will no longer be required to document Move Update compliance methods on the postage statement, mail.dat, or mail.xml. However, documents demonstrating the method used should be available upon request by the Postal Service, and mailers must continue to use a Move Update method in order to remain below the Address Quality Census Measurement and Assessment Process error threshold, expedite the delivery of mail by avoiding mail forwarding, and increase the security and privacy of sensitive customer information.

**Criteria**

The Address Quality Census Measurement and Assessment Process will apply to mailings when mailers:

- Submit any mailpieces during a calendar month as Full-Service.
- Use a unique Basic or Full-Service IMb on mailings of letter- and flat-size pieces for FCM and Standard Mail.
- Use eDoc to submit mailing information.

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**NCOA (Link)**: This database holds up to 48 months of COA data for updating mailing lists.

**Mailer Comment**

Does the United States Postal Inspection Service (USPIS) agree with the newly proposed measurement process, and how will investigations be determined?

**USPIS Response**

Yes, USPIS agrees with the decision to utilize the newly proposed Address Quality Census Measurement and Assessment Process, which allows the Postal Service to leverage technology. Also, USPIS will continue to collaborate with the Postal Service on all matters, including the determination of whether investigations are warranted.
Specifications
After the test period commences, address quality will be measured as follows:

- Analysis will be performed on all pieces in the mailing, rather than on a sample.
- The assessment will be determined by the number of COA errors, in a calendar month, divided by the total number of pieces mailed that were subject to analysis. The resulting percentage will be compared to the established Address Quality Census Measurement and Assessment Process error threshold.

- There are a number of exclusions to the measurement and assessment process. Generally, mailpieces with addresses that have the following COA characteristics will not be included in the assessment: Temporary moves, MLNA, BCNO, and COA data for foreign addresses.
- Mailpieces authorized for the Legal Restraint alternate Move Update method (See Guide to Move Update) will be excluded at the CRID level of the Mail Owner, during a short transition period. After the transition period, an established MID will be identified for use on mailpieces that fall under the Legal Restraint method.

Mailpiece Results
Once qualifying mailings are processed on MPE, the data from mailpieces are reconciled with eDoc. These results are available on the BCG and displayed on the Electronic Verification tab of the Mailer Scorecard, which can be easily accessed at https://gateway.usps.com/eAdmin/view/signin. Mailers are able to review the Mailer Scorecard and corresponding detailed reports to identify any anomalies or issues.

To resolve Mailer Scorecard irregularities, mailers should contact the PostalOne! ® Help Desk at 800–522–9085 or their local Business Mail Entry Unit (BMEU).

Address Change Service and Correction Notifications
In order to further encourage the adoption of Full-Service, the Postal Service is proposing to extend free Full-Service ACS to qualifying Basic automation and non-automation mailpieces for mailers who enter at least 95 percent of their mail as Full-Service in a calendar month. The Basic mailpieces must be prepared as follows:

- Bear a unique IMb printed on the mailpiece.
- Include a Full-Service ACS or OneCode ACS ® STID in the IMb.
- Include the unique IMb in eDoc.
- Provide accurate mail owner identification in eDoc.
- Address change information will be provided to the Mail Owner identified in eDoc. Address change information which does not qualify for free ACS will continue to be provided through SingleSource at the appropriate charge.

As part of this proposed rule, mailers who enter mailings of Full-Service Periodicals would no longer be required to receive and pay for manual address corrections when a Full-Service ACS STID is used. However, these mailers may elect to receive and pay for manual address correction notifications by including the appropriate STID within the IMb.

List of Subjects in 39 CFR Part 111
Administrative practice and procedure, Postal Service.

Although exempt from the notice and comment requirements of the Administrative Procedure Act (5 U.S.C. 553(b), (c)) regarding proposed rulemaking by 39 U.S.C. 410(a), the Postal Service invites public comments on the following proposed revisions to Mailing Standards of the United States Postal Service, Domestic Mail Manual (DMM), incorporated by reference in the Code of Federal Regulations. See 39 CFR 111.1. Accordingly, 39 CFR part 111 is proposed to be amended as follows:

PART 111—[AMENDED]

1. The authority citation for 39 CFR part 111 continues to read as follows:


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

Mailing Standards of the United States Postal Service, Domestic Mail Manual (DMM)

507 Mailer Services
1.0 Treatment of Mail

1.5 Treatment for Ancillary Services by Class of Mail

1.5.2 Periodicals

c. Address correction service is mandatory for all Periodicals publications, and the address correction service fee must be paid for each notice received.

4.0 Address Correction Services

4.2 Address Change Service (ACS)

4.2.2 Service Options

[Revise 507.4.2.2 by modifying the introductory sentence and adding a new item “d” as follows:]

ACS offers four levels of service, as follows:

- d. A Full-Service option available to mailings of First-Class Mail automation cards, letters, and flats; Standard Mail automation letters and flats; Standard Mail Carrier Route, High Density, and Saturation letters; Periodicals Outside County barcoded or Carrier Route letters and flats; Periodicals In-County automation or Carrier Route letters and flats; and Bound Printed Matter Presorted, non-DDU barcoded flats. Mailers who present at least 95 percent of their eligible First-Class Mail and Standard Mail volume as Full-Service in a calendar month will receive electronic address correction notices for their qualifying mailpieces of Basic automation and non-automation First-Class Mail and Standard Mail at the address correction fee for pieces which are eligible under the Full-Service Intelligent Mail option in 705.23.0, for the next calendar month. The Basic First-Class Mail and Standard Mail mailpieces must:
  1. Bear a unique IMb printed on the mailpiece.
  2. Include a Full-Service or OneCode ACS STID in the IMb.
  3. Include the unique IMb in eDoc.
  4. Provide accurate mail owner identification in eDoc.

4.2.8 Address Correction Service Fee

[Revise 507.4.2.8 by deleting the current language and adding new language as follows:]

ACS fees will be assessed as follows:

a. The applicable fee for address correction is charged for each separate notification of address correction or the reason for nondelivery provided, unless an exception applies.

b. Once the ACS fee charges have been invoiced, any unpaid fees for the prior invoice cycle (month) will be assessed an annual administrative fee of 10 percent for the overdue amount.
c. Mailers who present at least 95 percent of their eligible First-Class Mail and Standard Mail volume as Full-Service in a calendar month will receive electronic address correction notices for their qualifying Basic automation and non-automation First-Class Mail and Standard Mail mailpieces, as specified in 4.2.2. The electronic address correction notices are charged at the applicable Full-Service address correction fee for the next calendar month.

5.3.2 Address Quality Census Measurement and Assessment Charge

Mailings that do not fall under 5.3.2 are subject to a Move Update assessment charge, if more than 30 percent of addresses with a change-of-address (COA) are not updated, based on the error percent found in Postal Service sampling at acceptance during Performance-Based Verification. Specifically, mailings for which the sample contains greater than 30 percent failed COAs out of the total COAs in the sample are subject to additional postage charges as follows:

a. The percentage of the mailing paying the charge is based on the percentage of failed pieces above 30 percent.

b. Each of the assessed pieces is subject to the established per piece charge.

c. As an example, if 40 percent of COAs in the sample are not updated, then the charge is applied to 10 percent (= 40% – 30%) of the total mailing.

d. Mailings for which the sample has five or fewer pieces that were not updated for a COA are not subject to the assessment, regardless of the failure percentage.

5.3.3 Address Quality Census Measurement and Assessment Charge

Mailers who have submitted any Full-Service volume in a calendar month will be subject to the Address Quality Census Measurement and Assessment Process beginning in the next calendar month. Mailings will be subject to the Address Quality Census Measurement Assessment charge (address quality assessment fee) if submitted via eDoc with unique Basic or Full-Service IMBs on letter- and flat-size pieces of First-Class Mail and Standard Mail. The address quality assessment fee will be assessed if:

a. The percent of all qualifying mail submitted in a calendar month that have a COA error is greater than the Address Quality Census Measurement and Assessment Process error threshold, as determined by an analysis of the data captured by mail processing equipment. A COA error occurs when the address on the mailpiece has not been updated within 95 days of the COA move effective date or the COA record creation date, whichever is later.

b. Each mailpiece with addresses containing COA errors in excess of the Address Quality Census Measurement and Assessment Process error threshold will pay the address quality assessment fee.

5.4 Mailer Certification

[Revise 602.5.4 by modifying introductory paragraph and adding new items “a” and “b” as follows:]

The mailer’s signature on the postage statement certifies that the Move Update standard has been met for each address in the corresponding mailing presented to the USPS as follows:

a. For mailings that fall under 5.3.1, the mailer’s signature on the postage statement certifies that the Move Update standard has been met for each address in the corresponding mailing presented to the Postal Service.

b. For mailings that fall under 5.3.2, the Move Update compliance method does not need to be declared on the postage statement or within the mail.dat or mail.xml file. However, documentation demonstrating compliance must be retained and provided upon request of the Postal Service.

700 Special Standards

705 Advanced Preparation and Special Postage Payment Systems

23.5 Additional Standards

23.5.2 Address Correction Notices

[Revise 705.23.5.2a as follows:]

a. Address correction notices will be provided at the applicable Full-Service address correction fee for letters and flats eligible for the Full-Service option, except for Standard Mail ECR flats, BPM flats dropshipped to DDUs, or BPM carrier route flats. Mailers who present at least 95 percent of their eligible First-Class Mail and Standard Mail volume as Full-Service in a calendar month will receive electronic address correction notices for their qualifying Basic automation and non-automation First-Class Mail and Standard Mail pieces charged at the applicable Full-Service address correction fee for the next calendar month. The Basic automation and non-automation First-Class Mail and Standard Mail mailpieces must:

1. Bear a unique IMb printed on the mailpiece.

2. Include a Full-Service or OneCode ACS STID in the IMb.

3. Include the unique IMb in eDoc.

4. Provide accurate mail owner identification in eDoc.

We will publish an appropriate amendment to 39 CFR part 111 to reflect these changes, if our proposal is adopted.

Stanley F. Mires, Attorney, Federal Compliance.

[BFR Doc. 2016–15649 Filed 7–5–16; 8:45 am]

BILLING CODE 7710–12–P

DEPARTMENT OF ENERGY

48 CFR Parts 915, 934, 942, 944, 945, and 952

RIN 1991–AC01

Acquisition Regulation: Contractor Business Systems—Definition and Administration

AGENCY: Department of Energy.

ACTION: Proposed rulemaking; withdrawal.

SUMMARY: On April 1, 2014, the U.S. Department of Energy (DOE) published a rule in the Federal Register proposing to amend the Department of Energy Acquisition Regulation (DEAR). DOE hereby withdraws this proposed rule.

DATES: The proposed rule that appeared in the Federal Register on April 4, 2014 at 79 FR 18415 is withdrawn as of July 6, 2016.

FOR FURTHER INFORMATION CONTACT: Jennifer Tiedeman, U.S. Department of Energy, Office of the General Counsel, GC–33, 1000 Independence Avenue

WASHINGTON, DC 20585.

DEPARTMENT OF ENERGY

48 CFR Parts 915, 934, 942, 944, 945, and 952

RIN 1991–AC01

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AGENCY: Department of Energy.

ACTION: Proposed rulemaking; withdrawal.

SUMMARY: On April 1, 2014, the U.S. Department of Energy (DOE) published a rule in the Federal Register proposing to amend the Department of Energy Acquisition Regulation (DEAR). DOE hereby withdraws this proposed rule.

DATES: The proposed rule that appeared in the Federal Register on April 4, 2014 at 79 FR 18415 is withdrawn as of July 6, 2016.