other information submission requirements, but relief may be granted in individual cases. For example, 29 CFR 4010.11 provides for waivers and extensions for financial and actuarial information reporting under 29 CFR Part 4010.

Reportable Events Notices

With respect to a reportable event for which a post-event notice is required to be filed under subpart B of the PBGC's regulation on Reportable Events (29 CFR 4043.20 through 4043.35) on or after April 15, 1997, and before June 30, 1997, the PBGC is (pursuant to 29 CFR) 4043.4(d)) extending to June 30, 1997, the time within which to provide certain supporting information and documentation when a notice of the reportable event is timely filed, if the timely filed notice includes at least the information specified on the front of PBGC Form 10 or, if Form 10 is not filed, the information specified in 29 CFR 4043.3(b) (1) through (5); the extension applies to the information specified on the back of Form 10 or, if Form 10 is not filed, the information specified in 29 CFR 4043.3(b) (6) through (8) and in paragraph (b) of the regulation section that describes the

The PBGC is not providing automatic extensions for advance notices of reportable events described in subpart C of the Reportable Events regulation (29 CFR 4043.61 through 4043.68), but waivers and extensions for such notices may be granted individually pursuant to 29 CFR 4043.4(d).

Standard and Distress Termination Notices and Distribution of Assets

With respect to a standard termination for which the standard termination notice is required to be filed, or the distribution of plan assets is required to be completed, on or after April 15, 1997, and before June 30, 1997, the PBGC is (pursuant to 29 CFR 4041.8) extending to June 30, 1997, the time within which the standard termination notice must be filed (and, thus, the time within which notices of plan benefits must be provided) and the time within which the distribution of plan assets must be completed.

With respect to a distress termination for which the distress termination notice is required to be filed on or after April 15, 1997, and before June 30, 1997, the PBGC is (pursuant to 29 CFR 4041.8) extending to June 30, 1997, the time within which the termination notice must be filed. With respect to a distress termination for which notices of benefit distribution must be provided or plan assets must be distributed on or

after April 15, 1997, and before June 30, 1997, as a result of the PBGC's issuance of a distribution notice, the PBGC is (pursuant to 29 CFR 4041.8 and 4041.43(d)) extending to June 30, 1997, the time within which such actions must be taken. In addition, as noted above, the PBGC is providing relief from penalties for late filing of the post-distribution certification.

Participant Notices

For Participant Notices that are required to be issued on or after April 15, 1997, and before June 30, 1997, the PBGC is (pursuant to 29 CFR 4011.8) extending the due date to June 30, 1997.

Requests for Reconsideration or Appeals

For persons who are aggrieved by certain agency determinations and for whom a request for reconsideration or an appeal is required to be filed on or after April 15, 1997, and before June 30, 1997, the PBGC is (pursuant to 29 CFR 4003.4(b)) extending the time for filing to June 30, 1997.

Applying for Waivers/Extensions

A submission to the PBGC to which a waiver or an extension is applicable under this notice should be marked in bold print "FLOODS 5/97, [name of county], [name of state]" at the top center.

Issued in Washington, D.C., this 21st day of May, 1997.

John Seal,

Acting Executive Director, Pension Benefit Guaranty Corporation.

[FR Doc. 97-13844 Filed 5-21-97; 4:05 pm] BILLING CODE 7708-01-P

POSTAL SERVICE

39 CFR Part 20

International Mail Special Services

AGENCY: Postal Service. **ACTION:** Final rule.

The Postal Service is modifying the fees for international mail, special delivery (Express/Exprès) and recorded delivery, and is changing the insurance limits for international insured mail and Express Mail. These changes are a consequence of the Governors of the Postal Service to approve the recommended decision of the PRC in docket number MC96–3.

EFFECTIVE DATE: 12:01 a.m., June 8, 1997. **ADDRESSES:** Written comments should be directed to the Manager, Pricing, Costing, and Classification, Room 370–IBU, International Business Unit, U.S.

Postal Service, Washington, D.C. 20260–6500. Copies of all written comments will be available for public inspection between 9 a.m. and 4 p.m., Monday through Friday, in the International Business Unit, 901 D Street S.W., 10th Floor, Washington, D.C.

FOR FURTHER INFORMATION CONTACT: Walter J. Grandjean, (202) 314–7256. SUPPLEMENTARY INFORMATION: On June 7, 1996, the Postal Service filed with the Postal Rate Commission a Special Services Reform case (MC96–3). The Postal Rate Commission issued its Opinion and Recommended Decision on April 2, 1997. This was adopted by the Postal Service Board of Governors on May 5, 1997.

While the Postal Rate Commission does not recommend international postage rates and special mail service fees, domestic fees impact the level of fees and conditions of service for international special mail services. In general, the Universal Postal Convention (Convention) and the Postal Parcels Agreement (PPA) fix the maximum fees for special mail services but allow higher fees based on the fees for comparable domestic services. Likewise, the Convention and PPA allow a maximum limit of liability but allow lower limits based on the limit of liability. In view of the changes for domestic special services, as a result of the decision in Docket MC96-3, it is necessary to make changes for international special services.

Accordingly, the Postal Service adopts the following changes in the conditions of service and fees for international special services:

1. Insured Mail: The limit of indemnity is raised to \$5000 unless the destination country's insurance limit is less. In this case the lower limit will apply. Table 1 lists limits available to all countries offering insured parcel post service. The fees are:

Limit of indemnity	Fee		
	Canada	All other countries	
\$50	\$0.75	\$1.60. \$2.50. \$2.50 plus \$0.90 for each additional \$100 or fraction thereof.	

2. International Express Mail: The limit of indemnity for merchandise insurance is increased from \$500 to \$5000. The first \$500 of merchandise is without charge above the postage. For merchandise insurance coverage over

\$500 and up to and including \$5000 is \$0.90 for each additional \$100 or fraction of \$100 of merchandise insurance coverage requested. The maximum merchandise insurance is \$5000.

Document reconstruction insurance included with international Express Mail Service is reduced from \$50,000 to \$500.

3. Special Delivery: The Postal Service fee for international special delivery (Express/Exprés) is changed to \$2.35 for letters/letter packages, post and postal cards, printed matter, matter for the blind, and small packets, regardless of weight.

4. Recorded Delivery: The fee for recorded delivery service is increased to \$1.35

Although the Postal Service is exempted by 39 U.S.C. 410(a) from the advance notice requirements of the Administrative Procedure Act regarding proposed rulemaking (5 U.S.C. 553), the Postal Service invites public comment on this final rule.

The Postal Service is adopting the above fees and amends the International Mail Manual, which is incorporated by reference in the Code of Federal Regulations. See 39 CFR 20.1.

List of Subjects in 39 CFR Part 20

Foreign relations, incorporation by reference, international postal services.

PART 20—[AMENDED]

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

Authority: 5 U.S.C. 552(a); 39 U.S.C. 401, 407, 408.

2. The International Mail Manual is amended to incorporate the above special mail service fees.

TABLE 1

Country	Insurance indemnity limit
Afghanistan	N/A. N/A. \$2370. \$600. N/A. \$450. \$60. \$5000. \$1465. \$600. \$185 (surface only). \$3660. \$5000. \$5000. \$5000. \$5000. \$5000.
Bahrain	locations).

TABLE 1—Continued TABLE 1—Continued

Country	Insurance indemnity limit	Country	Insurance indemnity limit
Bangladesh	\$5000.	Guinea-Bissau	\$21.
Barbados	\$240.	Guyana	\$10.
Belarus	\$5000.	Haiti	N/A.
Belgium	\$5000.	Honduras	N/A.
Belize	\$1740.	Hong Kong	\$5000.
Benin	\$185.	Hungary	\$5000 (surface);
Bermuda	\$480.	la alamat	\$4780 (air).
Bhutan	\$480.	Iceland	\$5000.
Bolivia	N/A. \$600.	India	\$3070. N/A.
Bosnia/Herzegovina Botswana	\$160.	IndonesiaIran	N/A.
Brazil	\$5000 (air only).	Iraq	\$575 (surface); \$2390
British Virgin Islands	\$180.	11dq	(air).
Brunei Darussalam	\$4780.	Ireland	\$1545.
Bulgaria	\$1025.	Israel	N/A.
Burkina Faso	\$580.	Italy	\$2390.
Burma (Myanmar)	\$4390 (air parcels to	Jamaica	N/A.
	Rangoon only).	Japan	\$5000.
Burundi	\$855 (air only).	Jordan	N/A.
Cambodia	N/A.	Kazakhstan	\$5000.
Cameroon	\$5000.	Kenya	\$885.
Canada	\$730.	Kiribati	N/A.
Cape Verde	\$480.	Korea (Democratic	N/A.
Cayman Islands Central African Re-	N/A. \$4780.	People's Republic	
public.	φ47ου.	of). Korea (Republic of)	\$5000.
Chad	\$480 (air only).	Kuwait	\$1920.
Chile	N/A.	Kyrgyzstan	\$1465.
China	\$1225.	Laos	N/A.
Colombia	N/A.	Latvia	\$1465.
Comoros	\$750.	Lebanon	\$480 (air only).
Congo	\$1830.	Lesotho	\$480.
Corsica	\$5000.	Liberia	\$480.
Costa Rica	N/A.	Libya	N/A.
Cote d' Ivoire	\$5000.	Liechtenstein	\$5000.
Croatia	\$5000.	Lithuania	\$5000.
Cuba	N/A. \$5000	Luxembourg Macao	\$5000. \$5000.
Cyprus Czech Republic	\$5000. \$5000.	Macedonia (Republic	\$2390.
Denmark	\$5000.	of).	Ψ2000.
Djibouti	\$955.	Madagascar	\$730.
Dominica	N/A.	Madeira Islands	\$5000.
Dominican Republic	N/A.	Malawi	\$55.
Ecuador	N/A.	Malaysia	\$475.
Egypt	\$1830.	Maldives	N/A.
El Salvador	N/A.	Mali	\$1030.
Equatorial Guinea	N/A.	Malta	N/A.
Eritrea	N/A.	Martinique	\$5000.
Estonia	\$1465.	Mauritania	\$690.
Ethiopia	N/A.	Mauritius	\$295.
Falkland Islands	\$555 (surface only).	Mexico	N/A.
Faroe Islands	\$5000. \$600.	Moldova	\$1465. \$480.
Finland	\$5000.	Mongolia Montserrat	\$2390.
France	\$5000.	Morocco	\$955.
French Guiana	\$5000.	Mozambique	N/A.
French Polynesia	\$1080.	Namibia	\$535.
Gabon	\$525.	Nauru	\$240.
Gambia	\$2800.	Nepal	N/A.
Georgia	\$730.	Netherlands	\$4780.
Germany	\$5000.	Netherlands Antilles	\$900.
Ghana	\$5000.	New Caledonia	\$1750.
Gibraltar	\$95.	New Zealand	\$1065.
Great Britain & North-	\$2195.	Nicaragua	\$480.
ern Ireland.	¢ E000	Niger	\$880.
Greece	\$5000.	Nigeria	\$220.
Greenland	\$5000. \$380.	Norway Oman	\$5000. \$620.
Cronada		UIIIaii	I JOUZU.
Grenada			
Guadeloupe Guatemala	\$5000. N/A.	Pakistan Panama	\$295. N/A.

TABLE 1—Continued		
Country	Insurance indemnity limit	
Paraguay	N/A.	
Peru	N/A.	
Philippines	\$295.	
Pitcairn Island	N/A.	
Poland	\$1465.	
Portugal	\$5000.	
Qatar	\$2730.	
Reunion	\$5000. \$5000.	
Russia	\$5000. \$5000.	
Rwanda	N/A.	
St. Christopher &	\$225.	
Nevis.		
St. Helena	\$185.	
St. Lucia	\$435.	
St. Pierre & Miquelon	\$5000.	
St. Vincent & The Grenadines.	\$145.	
San Marino (Republic	\$2390.	
of).	φ2000.	
Sao Tome & Principe	\$480.	
Saudi Arabia	N/A.	
Senegal	\$940.	
Serbia-Montenegro	\$5000.	
SeychellesSierra Leone	N/A. N/A.	
Singapore	\$4780.	
Slovak Republic (Slo-	\$5000.	
vakia).	******	
Slovenia	\$4780.	
Solomon Islands	N/A.	
SomaliaSouth Africa	\$480. \$1915.	
Spain	\$480 (surface); \$955	
Opani	(air).	
Sri Lanka	\$40.	
Sudan	N/A.	
Suriname	\$580.	
Swaziland	\$610.	
Sweden Switzerland	\$5000.	
Syria	\$5000. \$3345.	
Taiwan	\$500.	
Tajikistan	\$410.	
Tanzania	\$250.	
Thailand	\$480.	
Togo	\$2380.	
Tonga	\$560.	
Trinidad & Tobago	\$1010.	
Tristan Da Cunha Tunisia	N/A. \$2390.	
Turkey	\$955.	
Turkmenistan	\$730.	
Turks & Caicos Is-	N/A.	
lands.	ΦΕ000 (number of the page of	
Tuvalu	\$5000 (surface); \$730 (air).	
Uganda	N/A.	
Ukraine	\$5000.	
United Arab Emirates	\$5000.	
Uruguay	N/A.	
Uzbekistan	\$410.	
Varian City	N/A.	
Vatican CityVenezuela	\$2390. N/A.	
Vietnam	N/A.	
Wallis & Fortuna Is-	\$1755 (air only).	
lands.	''	
Western Samoa	\$320.	

Yemen \$600.

Zaire N/A.

TABLE	1_	-Con	tinu	he
IADLL		-001	ıtırıaı	-u

Country	Insurance indemnity limit
ZambiaZimbabwe	\$585. \$600.

Stanley F. Mires,

Chief Counsel, Legislative.

[FR Doc. 97-13683 Filed 5-23-97; 8:45 am]

BILLING CODE 7710-12-U

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Parts 52 and 81

[OH107-1a; KY94-9717a; FRL-5830-5]

Clean Air Act Promulgation of Extension of Attainment Date for Ozone Nonattainment Area; Ohio; Kentucky

AGENCY: Environmental Protection

Agency (USEPA).

ACTION: Direct final rule.

SUMMARY: USEPA is extending the attainment date for the Cincinnati-Hamilton interstate moderate ozone nonattainment area from November 15, 1996 to November 15, 1997. This extension is based in part on monitored air quality readings for the national ambient air quality standard (NAAQS) for ozone during 1996. Accordingly, USEPA is revising the table in the Code of Federal Regulations concerning ozone attainment dates in this area. In this action, USEPA is approving the States' request through a "direct final" rulemaking; the rationale for this approval is set forth below. Elsewhere in this Federal Register, USEPA is proposing approval and soliciting comment on this action; if adverse comments are received, USEPA will withdraw the direct final rulemaking and address the comments received in a new final rule; otherwise no further rulemaking will occur on this attainment date extension request. **DATES:** This rule becomes effective July 28, 1997 unless substantive adverse comments not previously addressed by the State or USEPA are received by June 26, 1997. If the effective date is delayed, timely notice will be published in the Federal Register.

ADDRESSES: Comments may be mailed to Joseph M. LeVasseur at the USEPA Region 4 address listed below or to J. Elmer Bortzer, Chief, Regulation Development Section, Air Programs Branch (AR–18J), Region 5 at the address listed below. Copies of the material submitted by the Kentucky

Natural Resources and Environmental Protection Cabinet (KNREPC) may be examined during normal business hours at the following locations:

Environmental Protection Agency, Atlanta Federal Center, Region 4 Air Planning Branch, 61 Forsyth Street S.W., Atlanta, Georgia 30303–3104.

Natural Resources and Environmental Protection Cabinet, 803 Schenkel Lane, Frankfort, Kentucky 40601.

Copies of the materials submitted by the Ohio Environmental Protection Agency (OEPA) may be examined during normal business hours at the following locations:

Regulation Development Section, Air Programs Branch (AR–18J), U.S. Environmental Protection Agency, Region 5, 77 West Jackson Boulevard, Chicago, Illinois, 60604.

OEPA, Division of Air Pollution Control, 1800 Watermark Drive, Columbus, OH 43215.

FOR FURTHER INFORMATION CONTACT: Randolph O. Cano at (312) 886–6036 or Joseph M. LeVasseur at (404) 562–9035.

SUPPLEMENTARY INFORMATION:

Request for Attainment Date Extension for the Cincinnati-Hamilton Metropolitan Moderate Ozone Nonattainment Area

On November 7, 1996, OEPA requested a one-year attainment date extension for the Ohio portion of the Cincinnati-Hamilton moderate ozone nonattainment area which consists of Hamilton, Butler, Clermont and Warren Counties in Ohio. Similarly, on November 15, 1996 KNREPC requested a one-year attainment date extension for the Kentucky portion of the Cincinnati-Hamilton moderate ozone nonattainment area which consists of Kenton, Boone and Campbell Counties. Since this area was classified as a moderate ozone nonattainment area, the statutory ozone attainment date, as prescribed by section 181(a) of the Clean Air Act (CAA), is November 15, 1996. The submittals request that the attainment date be extended to November 15, 1997.

CAA Requirements and USEPA Actions Concerning Designation and Classification

Section 107(d)(4) of the CAA requires the States and USEPA to designate areas as attainment, nonattainment, or unclassifiable for ozone as well as other pollutants for which national ambient air quality standards (NAAQS) have been set. Section 181(a)(1) requires that ozone nonattainment areas be classified as marginal, moderate, serious, severe,