- (b) Other official NARA logos. For inquiries on other official NARA logos, contact the Office of General Counsel (NGC). Send written inquiries to the Office of General Counsel (NGC), Room 3110, 8601 Adelphi Rd., College Park, MD 20740–6001.
- (c) NARA uses its logos for official business which includes but is not limited to:
 - (1) Exhibits:
- (2) Publicity and other materials associated with a one-time or recurring NARA event or activity;
- (3) NARA Web sites (Intranet and Internet);
- (4) Officially approved internal and external publications; and
 - (5) Presentations.
- (d) NARA logos may be used by the public and other Federal agencies for events or activities co-sponsored by NARA, but only with the approval of the Archivist. See subpart C for procedures to request approval for use.

Subpart C—Procedures for the Public To Request and Use NARA Seals and Logos

- 5. Revise the heading of subpart C to read as set forth above.
- 6. Amend § 1200.8 by revising the heading, introductory text, paragraphs (a)(2), (a)(3), and (a)(4), and paragraph (c) to read as follows:

§1200.8 How do I request to use the official seals and logos?

You may only use the official seals and logos if NARA approves your written request. Follow the procedures in this section to request authorization.

- (a) * * *
- (2) Which of the official seals and/or logos you want to use and how each is going to be displayed. Provide a sample of the document or other material on which the seal(s) and/or logo(s) would appear, marking the sample in all places where the seal(s) and/or logo(s) would be displayed;
- (3) How the intended use of the official seal(s) and/or logo(s) is connected to your work with NARA on an event or activity (example: requesting to use the official NARA seal(s) and/or logo(s) on a program brochure, poster, or other publicity announcing a cosponsored symposium or conference.); and
- (4) The dates of the event or activity for which you intend to display the seal(s) and/or logo(s).
- (c) The OMB control number 3095–0052 has been assigned to the information collection contained in this section.

7. Amend § 1200.10 by revising paragraph (b) as follows:

§1200.10 What are NARA's criteria for approval?

* * * * *

- (b) Seals and logos will not be used on any article or in any manner that reflects unfavorably on NARA or endorses, either directly or by implication, commercial products or services, or a requestor's policies or activities.
- 8. Amend § 1200.12 by revising the introductory text to read as follows:

§ 1200.12 How does NARA notify me of the determination?

NARA will notify you by mail of the final decision, usually within 3 weeks from the date we receive your request. If NARA approves your request, we will send you a camera-ready copy of the official seal(s) and/or logo(s) along with an approval letter that will:

9. Amend § 1200.14 by revising the heading and paragraphs (a), (d), and (e) to read as follows:

§1200.14 What are NARA's conditions for the use of the official seals and logos?

(a) Use the official seals and/or logos only for the specific purpose for which approval was granted;

* * * * *

- (d) Do not change the official seals and/or logos themselves. They must visually and physically appear as NARA originally designed them, with no alterations.
- (e) Only use the official seal(s) and/or logo(s) for the time period designated in the approval letter (example: for the duration of a conference or exhibit).

Subpart D—Penalties for Misuse of NARA Seals and Logos

- 10. Revise the heading of Subpart D to read as set forth above.
- 11. Revise § 1200.16 to read as follows:

§ 1200.16 Will I be penalized for misusing the official seals and logos?

- (a) Seals. (1) If you falsely make, forge, counterfeit, mutilate, or alter official seals, replicas, reproductions or embossing seals, or knowingly use or possess with fraudulent intent any altered seal, you are subject to penalties under 18 U.S.C. 506.
- (2) If you use the official seals, replicas, reproductions, or embossing seals in a manner inconsistent with the provisions of this part, you are subject to penalties under 18 U.S.C. 1017 and to other provisions of law as applicable.

(b) *Logos*. If you use the official logos, replicas or reproductions, of logos in a manner inconsistent with the provisions of this part, you are subject to penalties under 18 U.S.C. 701.

Dated: February 12, 2004.

John W. Carlin,

Archivist of the United States.

[FR Doc. 04–3573 Filed 2–19–04; 8:45 am]

BILLING CODE 7515-01-P

POSTAL SERVICE

39 CFR Part 111

Machinable Parcel Testing Changes

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

SUMMARY: The Postal Service proposes revisions to the *Domestic Mail Manual* (DMM) that would centralize the processing of requests for parcel testing. Such testing is requested to determine if the parcels can be successfully processed on bulk mail center (BMC) parcel sorters when they do not conform to the general machinability criteria in the DMM. Under this proposal parcel testing would no longer be performed by the BMC manager. It would be performed by the Manager, BMC Operations, USPS Headquarters.

DATES: Submit comments on or before March 22, 2004.

ADDRESSES: Mail or deliver written comments to the Manager, Mailing Standards, U.S. Postal Service, 1735 N Lynn Street, Room 3025, Arlington, VA 22209–6038. Copies of all written comments will be available for inspection and photocopying between 9 a.m. and 4 p.m., Monday through Friday, at Postal Service Headquarters Library, 475 L'Enfant Plaza, SW., 11 Floor N, Washington, DC. Comments may be submitted via fax to 703–292–4058, ATTN: Obataiye B. Akinwole or via e-mail to obataiye.b.akinwole@usps.gov.

FOR FURTHER INFORMATION CONTACT: Obataiye B. Akinwole, 703–292–3643. SUPPLEMENTARY INFORMATION:

Background

Under current Postal Service standards, a mailer may submit a request for testing of parcels to a destinating BMC plant manager. The BMC plant manager may authorize the mailer to enter such parcels as machinable parcels rather than as irregular parcels if the parcels are tested on BMC parcel sorters and determined by the manager to be machinable. The parcels must be properly labeled,

entered at a post office within the service area of the authorizing BMC, and bear delivery addresses located within the service area of the authorizing BMC.

The Postal Service maintains that system-wide consistency would be achieved if exception requests are processed at one central location rather than at each BMC. This change is in line with the Postal Service's obligation to ensure prompt, efficient, reliable responses to customer needs.

Proposed Changes

This proposal would revise the DMM standards for testing parcels that do not conform to the general machinability criteria for machinable parcels. Under this proposal, mailers would send requests for testing to the manager, BMC Operations, USPS Headquarters for a determination of machinability. The procedure for testing parcels would ensure that customer expectations of consistency across postal operations are met. The procedure also would remove the processing of requests for testing from BMCs and enable BMC Operations at USPS Headquarters to ensure that test results are consistent.

Although exempt from the notice and comment requirements of the Administrative Procedure Act (5 U.S.C. of 553(b), (c)) regarding proposed rulemaking by 39 U.S.C. 410(a), the Postal Service invites public comment on the following proposed revisions to the DMM, incorporated by reference in the Code of Federal Regulations. See 39 CFR 111.1.

List of Subjects in 39 CFR Part 111

Administrative practice and procedure, Postal Service.

Part 111—[AMENDED]

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

Authority: 5 U.S.C. 552(a); 39 U.S.C. 101, 401, 403, 404, 414, 3001–3011, 3201–3219, 3403–3406, 3621, 3626, 5001.

2. Revise the following sections of the *Domestic Mail Manual* (DMM) as set forth below.

C Characteristics and Content C000 General Information

C010 General Mailability Standards

[Delete 7.0, Mailing Test Packages.]

C050 Mail Processing Categories

* * * * * *

4.0 MACHINABLE PARCEL

* * * * *

4.3 Exception

[Revise 4.3 to read as follows:]

Some parcels may be successfully processed on BMC parcel sorters even though they do not conform to the general machinability criteria in 4.1. The manager, BMC Operations, USPS Headquarters (see G043 for address) may authorize a mailer to enter such parcels as machinable parcels rather than irregular parcels if the parcels are tested on BMC parcel sorters and prove to be machinable. Mailers who wish to have parcels tested for machinability on USPS parcel sorting machines must:

- a. Submit a written request to BMC Operations. The request must list mailpiece characteristics for every shape, weight, and size to be considered. If the letter requesting testing describes a mailpiece that falls within the specifications of pieces that were tested previously, they will not be tested.
- b. Describe mailpiece construction, parcel weight(s), estimated number of parcels to be mailed in the coming year, and preparation level (e.g., destination BMC pallets).
- c. Send 100 samples to the test facility designated by the manager, BMC Operations at least 6 weeks prior to the first mailing date. The manager, BMC Operations will recommend changes, to ensure machinability, for parcels that do not qualify.

6.0 OUTSIDE PARCEL (NONMACHINABLE)

[Revise the first sentence to read as follows:]

An outside parcel is a parcel that exceeds any of the maximum dimensions for a machinable parcel.

G General Information

G000 The USPS and Mailing Standards

G040 Information Resources

G043 Address List for Correspondence [Add the following address:]

BMC OPERATIONS, US POSTAL SERVICE,E 475 L'ENFANT PLZ SW RM 7631, WASHINGTON DC 20260– 2806.

* * * * *

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

Neva R. Watson,

Attorney, Legislative. [FR Doc. 04–3657 Filed 2–19–04; 8:45 am]

BILLING CODE 7710-12-M

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 261

[FRL-7625-2]

Hazardous Waste Management System; Identification and Listing of Hazardous Waste; Proposed Exclusion

AGENCY: Environmental Protection Agency (EPA).

ACTION: Proposed rule and request for comment.

SUMMARY: The EPA is proposing to grant a petition submitted by Bekaert Corporation (Bekaert) to exclude (or delist) a certain solid waste generated by its Dyersburg, Tennessee, facility from the lists of hazardous wastes.

The EPA used the Delisting Risk Assessment Software (DRAS) in the evaluation of the impact of the petitioned waste on human health and the environment.

The EPA bases its proposed decision to grant the petition on an evaluation of waste-specific information provided by the petitioner. This proposed decision, if finalized, would exclude the petitioned waste from the requirements of hazardous waste regulations under the Resource Conservation and Recovery Act (RCRA).

If finalized, the EPA would conclude that Bekaert's petitioned waste is nonhazardous with respect to the original listing criteria and that the generation of an F006 hazardous waste sludge from the treatment of waste waters from electroplating processes performed by the facility will not be hazardous at the point of generation because of the adequately reduced likelihood of migration of constituents from this waste. The EPA would also conclude that Bekaert's process minimizes short-term and long-term threats from the petitioned waste to human health and the environment. **DATES:** The EPA will accept comments until April 5, 2004. The EPA will stamp comments received after the close of the comment period as late. These late comments may not be considered in

formulating a final decision. Your

requests for a hearing must reach the

EPA by March 8, 2004. The request