(b) Any order, approval, or determination resulting from any hearing held under this part shall be published in the FEDERAL REGISTER.

PART 201 [Reserved]

PART 207—RAILROAD POLICE OFFICERS

Sec.

207.1 Application.

207.2 Definitions.

207.3 Designation and commissioning.

207.4 Notice to State officials.

207.5 Authority in States where officer not commissioned.

AUTHORITY: 45 U.S.C. 446; 49 CFR 1.49(ff).

Source: 59 FR 6587, Feb. 11, 1994, unless otherwise noted.

§ 207.1 Application.

This part applies to all railroads, as such term is defined in section 202(e) of the Federal Railroad Safety Act of 1970, as amended, Public Law 91–458 (45 U.S.C. 431(e)).

§ 207.2 Definitions.

As used in this part:

- (a) Railroad police officer means a peace officer who is commissioned in his or her state of legal residence or state of primary employment and employed by a railroad to enforce state laws for the protection of railroad property, personnel, passengers, and/or cargo.
- (b) Commissioned means that a state official has certified or otherwise designated a railroad employee as qualified under the licensing requirements of that state to act as a railroad police officer in that state.
- (c) Property means rights-of-way, easements, appurtenant property, equipment, cargo, facilities, and buildings and other structures owned, leased, operated, maintained, or transported by a railroad.

§ 207.3 Designation and commissioning.

(a) A railroad may designate employees to be commissioned by a state authority as railroad police officers to serve in the states in which the railroad owns property.

(b) The designated railroad police officer shall be commissioned by the railroad police officer's state of legal residence or the railroad police officer's state of primary employment.

§ 207.4 Notice to State officials.

- (a) After the designated railroad police officer is commissioned by a state or states, the railroad shall send, by certified mail, written notice to appropriate officials of every other state in which the railroad police officer shall protect the railroad's property, personnel, passengers, and cargo. The notice of commission shall contain the following information:
- (1) The name of the railroad police officer;
- (2) The badge number, identification number, rank, code, or other identifying information assigned to the railroad police officer;
 - (3) The date of commission;
- (4) The state or states where the railroad police officer is commissioned;
- (5) The date the railroad police officer received training or retraining regarding the laws of such state or states:
- (6) The name of the railroad official who designated the employee as a railroad police officer; and
- (7) Color photographs of the types of badges, identification cards, and other identifying materials the railroad uses to identify its railroad police officers.
- (b) The railroad shall keep copies of all such notices at a central location.
- (c) The authority set forth in §207.5 shall be effective upon receipt by such state(s) of written notice conforming to the requirements of this section.

§ 207.5 Authority in States where officer not commissioned.

- (a) A railroad police officer who is designated by a railroad and commissioned under the laws of any state is authorized to enforce the laws (as specified in paragraph (b) of this section) of any state in which the railroad owns property and to which the railroad has provided notice in accordance with § 207.4.
- (b) Under the authority of paragraph (a) of this section, a railroad police officer may enforce only relevant laws for the protection of—

49 CFR Ch. II (10-1-09 Edition)

Pt. 209

- (1) The railroad's employees, passengers, or patrons;
- (2) The railroad's property or property entrusted to the railroad for transportation purposes;
- (3) The intrastate, interstate, or foreign movement of cargo in the railroad's possession or in possession of another railroad or non-rail carrier while on the railroad property; and
- (4) The railroad movement of personnel, equipment, and materials vital to the national defense.
- (c) The authority exercised under this part by an officer for whom the railroad has provided notice in accordance with §207.4 shall be the same as that of a railroad police officer commissioned under the laws of that state.
- (d) The railroad police officer's law enforcement powers shall apply only on railroad property, except that an officer may pursue off railroad property a person suspected of violating the law on railroad property, and an officer may engage off railroad property in law enforcement activities, including, without limitation, investigation and arrest, if permissible under state law.

PART 209—RAILROAD SAFETY ENFORCEMENT PROCEDURES

Subpart A—General

Sec.	
209.1	Purpose.
209.3	Definitions.
209.5	Service.
209.6	Requests for admission.
209.7	Subpoenas; witness fees.
209.8	Depositions in formal proceedings.
209.9	Filing.
209.11	Request for confidential treatment.
209.13	Consolidation.
209.15	Rules of evidence.

Subpart B—Hazardous Materials Penalties

209 17 Motions

209.121 Appeal.

CIVIL PENALTIES				
209.101	Civil penalties generally.			
209.103	Minimum and maximum penalties.			
209.105	Notice of probable violation.			
209.107	Reply.			
209.109	Payment of penalty; compromise.			
209.111	Informal response and assessment.			
209.113	Request for hearing.			
209.115	Hearing.			
209.117	Presiding officer's decision.			

209.119 Assessment considerations.

CRIMINAL PENALTIES

209.131	Criminal penalties generally.
209.133	Referral for prosecution.

Subpart C—Compliance Orders

209.201	Compliance orders generally.
209.203	Notice of investigation.
209.205	Reply.
209.207	Consent order.
209.209	Hearing.
209.211	Presiding officer's decision.
209.213	Appeal.
209 215	Time limitation

209.301 Purpose and scope.

Subpart D—Disqualification Procedures

200.001	I dipose dia scope.		
209.303	Coverage.		
209.305	Notice of proposed disqualification.		
209.307	Reply.		
209.309	Informal response.		
209.311	Request for hearing.		
209.313	Discovery.		
209.315	Subpoenas.		
209.317	Official record.		
209.319	Prehearing conference.		
209.321	Hearing.		
209.323	Initial decision.		
209.325	Finality of decision.		
209.327	Appeal.		
209.329	Assessment considerations.		
209.331	Enforcement of disqualification		
ord	er.		
209.333	Prohibitions.		
209.335	Penalties.		
209.337	Information collection.		
Subpart F—Penarting of Pemedial Actions			

Subpart E—Reporting of Remedial Actions

Subpa	t F—Enforcement,	Appeal
209.409	Penalties.	
209.407	Delayed reports.	
209.405	Reporting of remedia	l actions.
209.403	Applicability.	
209.401	Purpose and scope.	

Subpart F—Enforcement, Appeal and Hearing Procedures for Rail Routing Decisions Pursuant to 49 CFR § 172.820

209.501 Review of rail transportation safety and security route analysis. APPENDIX A TO PART 209—STATEMENT OF

APPENDIX A TO PART 209—STATEMENT OF AGENCY POLICY CONCERNING ENFORCE-MENT OF THE FEDERAL RAILROAD SAFETY LAWS

APPENDIX B TO PART 209—FEDERAL RAILROAD
ADMINISTRATION GUIDELINES FOR INITIAL
HAZARDOUS MATERIALS ASSESSMENTS
APPENDIX C TO PART 209—FRA'S POLICY

APPENDIX C TO PART 209—FRA'S POLICY STATEMENT CONCERNING SMALL ENTITIES

AUTHORITY: 49 U.S.C. 5123, 5124, 20103, 20107, 20111, 20112, 20114; 28 U.S.C. 2461, note; and 49 CFR 1.49.

Source: 42 FR 56742, Oct. 28, 1977, unless otherwise noted.