§ 10.10 Participation by interested persons.

- (a) Unless the notice otherwise provides, any interested person may participate in rulemaking proceedings by submitting written data, views or arguments within the comment time stated in the notice. In addition, the Secretary may permit the filing of comments in response to original comments
- (b) In appropriate cases, the Secretary may provide for oral presentation of views in additional proceedings described in §10.12.

§ 10.12 Additional rulemaking proceedings.

The Secretary may invite interested persons to present oral arguments, appear at informal hearings, or participate in any other procedure affording opportunity for oral presentation of views. The transcript or minutes of such meetings, as appropriate, will be kept and filed in the Rules Docket.

§10.14 Hearings.

- (a) The provisions of 5 U.S.C. 556 and 557, which govern formal hearings in adjudicatory proceedings, do not apply to informal rule making proceedings described in this part. When opportunity is afforded for oral presentation, such informal hearing is a nonadversary, fact-finding proceeding. Any rule issued in a proceeding under this part in which a hearing is held is not based exclusively on the record of such hearing.
- (b) When a hearing is provided, the Secretary will designate a representative to conduct the hearing, and if the presence of a legal officer is desirable, the General Counsel will designate a staff attorney to serve as the officer.

§ 10.16 Adoption of a final rule.

All timely comments are considered in taking final action on a proposed rule. Each preamble to a final rule will contain a short analysis and evaluation of the relevant significant issues set forth in the comments submitted, and a clear concise statement of the basis and purpose of the rule.

§ 10.18 Petitions for reconsideration.

Petitions for reconsideration of a final rule will not be considered. Such petitions, if filed, will be treated as petitions for rulemaking in accordance with §10.20.

§10.20 Petition for rulemaking.

- (a) Any interested person may petition the Secretary for the issuance, amendment, or repeal of a rule. Each petition shall:
- (1) Be submitted to the Rules Docket Clerk, Room 5218, Department of Housing and Urban Development, Washington, DC 20410;
- (2) Set forth the text of substance of the rule or amendment proposed or specify the rule sought to be repealed;
- (3) Explain the interest of the petitioner in the action sought; and
- (4) Set forth all data and arguments available to the petitioner in support of the action sought.
- (b) No public procedures will be held directly on the petition before its disposition. If the Secretary finds that the petition contains adequate justification, a rulemaking proceeding will be initiated or a final rule will be issued as appropriate. If the Secretary finds that the petition does not contain adequate justification, the petition will be denied by letter or other notice, with a brief statement of the ground for denial. The Secretary may consider new evidence at any time; however, repetitious petitions for rulemaking will not be considered.

PART 13—USE OF PENALTY MAIL IN THE LOCATION AND RECOVERY OF MISSING CHILDREN

Sec.

- 13.1 Purpose.
- 13.2 Procedures for obtaining and disseminating data.
- 13.3 Withdrawal of data.
- 13.4 Reports.

AUTHORITY: 39 U.S.C. 3220(a)(2); 5 U.S.C. 301.

Source: 51 FR 19830, June 3, 1986, unless otherwise noted.

§13.1 Purpose.

To support the national effort to locate and recover missing children, the

§ 13.2

Department of Housing and Urban Development (HUD) joins other executive departments and independent establishments of the Government of the United States in using penalty mail to disseminate photographs and biographical information on hundreds of missing children.

[51 FR 19830, June 3, 1986; 51 FR 43608, Dec. 3, 1986]

§ 13.2 Procedures for obtaining and disseminating data.

- (a) HUD shall insert, manually and via automated inserts, pictures and biographical data related to missing children in domestic penalty mail directed to members of the public in the United States, its territories and possessions. These include:
- (1) Standard letter-size envelopes $(4\frac{1}{2}" \times 9\frac{1}{2}")$;
- (2) Document-size envelopes $(9\frac{1}{2}" \times 12", 9\frac{1}{2}" \times 11\frac{1}{2}", 10" \times 13")$; and
- (3) Other envelopes (miscellaneous size).
- (b) Missing children information shall not be placed on the *Penalty Indicia*, OCR Read Area, Bar Code Read Area, and Return Address areas of letter-size envelopes.
- (c) Posters containing pictures and biographical data shall be placed on bulletin boards in Headquarters and Field offices.
- (d) HUD shall accept camera-ready and other photographic and biographical materials solely from the National Center for Missing and Exploited Children (National Center). Photographs that were reasonably current as of the time of the child's disappearance shall be the only acceptable form of visual media or pictorial likeness used in penalty mail or posters.

§13.3 Withdrawal of data.

HUD shall remove all printed penalty mail envelopes and other materials from circulation or other use within a three month period from the date the National Center receives information or notice that a child, whose picture and biographical information have been made available to HUD, has been recovered or that the parent or guardian's permission to use the child's photograph and biographical information has been withdrawn. The HUD contact

person shall be notified immediately and in writing by the National Center of the need to withdraw from circulation penalty mail envelopes and other materials related to a particular child.

§13.4 Reports.

HUD shall compile and submit to Office of Juvenile Justice and Deliquency Prevention (OJJDP), by June 30, 1987, a consolidated report on its experience in implementing S. 1195 Official Mail Use in the Location and Recovery of Missing Children along with recommendations for future Departmental action.

PART 14—IMPLEMENTATION OF THE EQUAL ACCESS TO JUSTICE ACT IN ADMINISTRATIVE PROCEEDINGS

Subpart A—General Provisions

Sec.

- 14.50 Definitions.
- 14.100 Time computation. 14.105 Purpose of these rules.
- 14.105 Purpose of these rules 14.110 When the Act applies.
- 14.115 Proceedings covered.
- 14.120 Eligibility of applicants.
- 14.125 Standards for awards.
- 14.130 Allowable fees and expenses.
- 14.135 Rulemaking on maximum rates for attorney fees.
- 14.140 Awards against other agencies.

Subpart B—Information Required From Applicants

- 14.200 Contents of application.
- 14.205 Net worth exhibit.
- 14.210 Documentation of fees and expenses.
- 14.215 When an application may be filed.

Subpart C—Procedures for Considering Applications

- 14.300 Jurisdiction of adjudicative officer.
- 14.305 Filing and service of documents.
- 14.310 Answer to application.
- 14.315 Comments by other parties.
- 14.320 Settlement.
- 14.325 Extensions of time and further proceedings.
- 14.330 Decision.
- 14.335 Departmental review.
- 14.340 Judicial review.
- 14.345 Payment of award.

AUTHORITY: 5 U.S.C. 504(e)(1); 42 U.S.C. 3535(d).

SOURCE: 52 FR 27126, July 17, 1987, unless otherwise noted.