(1) If the tee section is replaced with an improved tee section listed in paragraph (b) of this AD, prior to the accumulation of 70,000 flight cycles after installation, inspect the tee section in accordance with paragraph (h) of this AD and do all applicable corrective actions and repetitive inspections in accordance with and at the times specified in paragraphs (j) and (k) of this AD.

(2) If the tee section is replaced with an original tee section listed in paragraph (k) of this AD, prior to the accumulation of 35,000 flight cycles after installation, inspect the tee section in accordance with paragraph (h) of this AD and do all applicable corrective actions and repetitive inspections in accordance with and at the times specified in paragraphs (j) and (k) of this AD.

(1) Alternative Methods of Compliance (AMOCs)

(1) The Manager, Los Angeles Aircraft Certification Office (ACO), FAA, has the authority to approve AMOCs for this AD, if requested using the procedures found in 14 CFR 39.19. In accordance with 14 CFR 39.19, send your request to your principal inspector or local Flight Standards District Office, as appropriate. If sending information directly to the manager of the ACO, send it to the attention of the person identified in paragraph (m)(1) of this AD. Information may be emailed to: 9-ANM-LAACO-AMOC-REQUESTS@faa.gov.

(2) Before using any approved AMOC, notify your appropriate principal inspector, or lacking a principal inspector, the manager of the local flight standards district office/certificate holding district office.

(3) An AMOC that provides an acceptable level of safety may be used for any repair required by this AD if it is approved by the Boeing Commercial Airplanes Organization Designation Authorization (ODA) that has been authorized by the Manager, Los Angeles ACO, to make those findings. For a repair method to be approved, the repair must meet the certification basis of the airplane, and 14 CFR 25.571. Amendment 45, and the approval must specifically refer to this AD.

(m) Related Information


(2) For service information identified in this AD, contact Boeing Commercial Airplanes, Attention: Data & Services Management, 3855 Lakewood Boulevard, MCD800–0019, Long Beach, CA 90846–0001; telephone 206–544–5000, extension 2; fax 206–766–5683; Internet https://www.myboeingfleet.com. You may view this referenced service information at the FAA, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, WA. For information on the availability of this material at the FAA, call 425–227–1221.

Issued in Renton, Washington, on April 7, 2014.

John P. Piccola, Acting Manager, Transport Airplane Directorate, Aircraft Certification Service.

[FR Doc. 2014–08730 Filed 4–16–14; 8:45 am]
for submitting comments on the Web site.

Mail: For paper submission, U.S.
International Trade Commission, 500 E
Street SW., Room 112A, Washington,
DC 20436.

Hand Delivery/Courier: U.S.
International Trade Commission, 500 E
Street SW., Room 112A, Washington,
DC 20436. Deliveries must be made
during the hours of 8:45 a.m. to 5:15
p.m.

Instructions: All submissions received
must include the agency name and
docket number (MSC–043), along with
a cover letter stating the nature of the
committer’s interest in the proposed
rulemaking. All comments received will
be posted without change to https://
edis.usitc.gov, including any personal
information provided. For paper copies,
a signed original and 14 copies of each
set of comments should be submitted to
Lisa R. Barton, Acting Secretary, U.S.
International Trade Commission, 500 E
Street SW., Room 112A, Washington,
DC 20436.

Docket: For access to the docket to
read background documents or
comments received, go to https://
edis.usitc.gov and/or the U.S.
International Trade Commission, 500 E
Street SW., Room 112A, Washington,
DC 20436.

FOR FURTHER INFORMATION CONTACT: Lisa
R. Barton, Acting Secretary, telephone
(202) 205–2000, or Clara Kuehn,
Attorney-Advisor, Office of the General
Counsel, telephone (202) 205–3012,
United States International Trade
Commission. Hearing-impaired
individuals are advised that information
on this matter can be obtained by
contacting the Commission’s TDD
terminal at (202) 205–1810. General
information concerning the Commission
may also be obtained by accessing its

SUPPLEMENTARY INFORMATION: The
proposals below is designed to assist
readers in understanding these
proposed amendments to the
Commission’s Rules. This preamble
provides background information, a
section-by-section explanation of the
proposed amendments, and a regulatory
analysis of the proposed amendments.
The Commission encourages members
of the public to comment on the
proposed amendments as well as on
whether the language of the proposed
amendments is sufficiently clear for
users to understand.

Background
Section 335 of the Tariff Act of 1930
(19 U.S.C. 1335) authorizes the
Commission to adopt such reasonable
procedures, rules, and regulations as it
dems necessary to carry out its
functions and duties. This rulemaking
seeks to improve provisions of the
Commission’s existing Rules of Practice
and Procedure. The Commission
proposes amendments to its rules
concerning national security
information. The Commission invites
the public to comment on all of these
proposed rules amendments. In any
comments, please consider addressing
whether the language of the proposed
amendments is sufficiently clear for
users to understand. In addition please
consider addressing how the proposed
rules amendments could be improved,
and/or offering specific constructive
alternatives where appropriate.

Consistent with its ordinary practice,
the Commission is issuing these
proposed rules amendments in accordance
with provisions of section 553 of the
Administrative Procedure Act ("APA")
(5 U.S.C. 553), although such provisions
are not mandatory with respect to this
rulemaking. The APA procedure entails
the following steps: (1) Publication of a
notice of proposed rulemaking; (2)
solicitation of public comments on the
proposed amendments; (3) Commission
review of public comments on the
proposed amendments; and (4)
publication of final amendments at least
thirty days prior to their effective date.
The Commission proposes to revise
subpart F of part 201 to ensure that its
rules relating to national security
information are consistent with
Executive Order 13526 of December 29,
2009, "Classified National Security
Information" (75 FR 707, Jan. 5, 2010),
and its implementing directive, 32 CFR
part 2001. The current subpart F
includes three sections: 201.42
("Purpose and scope"), 201.43
("Program"), and 201.44 ("Procedures")
As more fully discussed below, the
proposed amendments would make
non-substantive revisions to section
201.42; eliminate existing section
201.43 and subsections 201.43(b)
through (f); and update existing
subsection 201.44(a) and move it into
section 201.43. Pursuant to 5.2(b)(3) of the
Executive Order, these proposed rules
were submitted to the Director of the
Information Security Oversight Office
(“ISOO”), and, on XX, that office
approved their issuance.

Section-by-Section Analysis
Section 201.42 would be revised to
include updated citations to the
Executive Order.
Section 201.43 would be revised to
replace the existing text with an
updated version of section 201.44(a).

Sections 5.2(b)(3) and 5.4(d)(2) of the
Executive Order require that an agency
publish in the Federal Register
implementing regulations that affect the
public. The provisions of existing
section 201.43 ("Program") do not affect
members of the public.

Section 3.5(e) of the Executive Order
requires an agency to “develop
procedures to process requests for the
mandatory review of classified
information” in conformance with
ISOO’s implementing directive.
Proposed revised section 201.43 would
update and expand the Commission’s
procedures to conform to the
requirements of the Executive Order and
applicable ISOO regulations (32 CFR
2001.33).

Proposed subsection 201.43(a)
updates the requirement that a
mandatory declassification review
("MDR") request must describe the
material sought with sufficient
specificity, and adds a process for
responding to non-specific requests. The
proposed subsection adds the mailing
address for the Secretary to the
Commission. Proposed subsection
201.43(b) would expand the material in
the current regulation that distinguishes
MDR requests from Freedom of
Information Act requests. Proposed
revised subsections 201.43(c), (d), and
(e) establish procedures for referrals of
requests, handling requests for foreign
government information, and appeals,
respectively.

Section 201.44 was removed
because, aside from the text to be moved
into section 201.43, the provisions of
section 201.44 do not affect the public.
The omitted subsections are: 201.44(b)
("Safeguarding"), (c) ("Reproduction"),
(d) ("Storage"), (e) ("Employee
education"), and (f) ("Agency
terminology").

Regulatory Analysis of Proposed
Amendments to the Commission’s Rules

The Regulatory Flexibility Act (5
U.S.C. 601 et seq.) is inapplicable to this
rulemaking because it is not one for
which a notice of proposed rulemaking
is required under 5 U.S.C. 553(b) or any
other statute. Although the Commission
has chosen to publish a notice of
proposed rulemaking, these proposed
regulations are “agency rules of
procedure and practice,” and thus are
exempt from the notice requirement
imposed by 5 U.S.C. 553(b). Moreover,
the Commission certifies that the
proposed rules amendments will not
have a significant economic impact on
a substantial number of small entities.
The proposed rules amendments do
not contain any information collection
requirements subject to the provisions
of the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.). No actions are necessary under title II of the Unfunded Mandates Reform Act of 1995, Public Law 104–4 (2 U.S.C. 1531–1538) because the proposed rules amendments will not result in the expenditure by State, local, and tribal governments, in the aggregate, or by the private sector, of $100,000,000 or more in any one year, and will not significantly or uniquely affect small governments.

The Commission has determined that the proposed rules amendments do not constitute a “significant regulatory action” under section 3(f) of Executive Order 12866 (58 FR 51735, October 4, 1993).

The proposed rules amendments do not have federalism implications warranting the preparation of a federalism summary impact statement under Executive Order 13132 (64 FR 43255, August 4, 1999).

The proposed rules amendments are not “major rules” as defined by section 251 of the Small Business Regulatory Enforcement Fairness Act of 1996 (5 U.S.C. 801 et seq.). Moreover, they are exempt from the reporting requirements of the Act because they concern rules of agency organization, procedure, or practice that do not substantially affect the rights or obligations of non-agency parties.

List of Subjects in 19 CFR Part 201

Administrative practice and procedure.

For the reasons stated in the preamble, the United States International Trade Commission proposes to amend 19 CFR part 201 as follows:

PART 201—RULES OF GENERAL APPLICATION

1. Revise the authority citation for subpart F of part 201 to read as follows:


2. Revise subpart F to read as follows:

Subpart F—National Security Information

§ 201.42 Purpose and scope.


§ 201.43 Mandatory declassification review.

(a) Requests for mandatory declassification review. (1) Definitions. Mandatory declassification review (“MDR”) means the review for declassification of classified information in response to a request for declassification that meets the requirements under section 3.5 of Executive Order 13526.

(2) Procedures. Requests for MDR of information in the custody of the Commission that is classified under Executive Order 13526 or predecessor orders shall be directed to the Secretary to the Commission, U.S. International Trade Commission, 500 E Street SW., Washington, DC 20436. MDR requests will be processed in accordance with Executive Order 13526, its implementing directive, and this section. An MDR request must describe the document or material containing the requested information with sufficient specificity to enable Commission personnel to locate it with a reasonable amount of effort. Requests for broad types of information, entire file series of records, or similar non-specific requests may be denied processing. The Secretary shall notify the requester who has submitted a non-specific request that no further action will be taken on the request unless the requester provides additional description.

(b) Freedom of Information Act and Privacy Act requests. (1) Requests for records submitted under the Freedom of Information Act (“FOIA”) (5 U.S.C. 552), as amended, or the Privacy Act of 1974 (5 U.S.C. 552a), as amended, which include classified information shall be processed in accordance with the provisions of those acts and applicable Commission regulations (subpart C of this part (FOIA regulations); subpart D of this part (Privacy Act regulations)).

(2) If a requester submits a request under FOIA and also requests MDR, the Secretary shall require the requester to select one process or the other. If the requester fails to select one or the other process, the Secretary will treat the request as a FOIA request unless the requested materials are subject only to MDR.

(c) Referral of MDR requests. (1) Because the Commission does not have original classification authority and all U.S. originated classified information in its custody has been originally classified by another Federal agency, the Secretary shall refer all requests for MDR and the pertinent records to the originating agency for review. Following consultations with the originating agency, the Secretary shall notify the requester of the referral unless such association, if classified under Executive Order 13526 or its predecessor orders. The Secretary shall request that the originating agency, in accordance with 32 CFR 2001.33(a)(2)(ii) and 2001.34(e):

(i) Promptly process the request for declassification.

(ii) Communicate its declassification determination to the Secretary, and

(iii) If the originating agency proposes to withhold any information from public release, notify the Secretary of the specific information at issue and the applicable law that authorizes and warrants withholding such information.

(2) Unless a prior arrangement has been made with the originating agency, the Secretary shall collect the results of that agency’s review and inform the requester of any final decision regarding the declassification of the requested information as follows:

(i) If the originating agency denies declassification of the requested information in whole or in part, the Secretary shall ensure that the decision provided to the requester includes notification of the right to file an administrative appeal with the originating agency within 60 days of receipt of the denial and the mailing address for the appellate authority at the originating agency.

(ii) If the originating agency declassifies the requested information in whole or in part, the Secretary shall determine whether the requested declassified information is exempt from disclosure, in whole or in part, under the provisions of a statutory authority, such as the FOIA. The Secretary shall inform the requester that an appeal from a denial of requested declassified information must be received within 60 days of the date of the letter of denial and shall be made to the Commission and addressed to the Chairman, United States International Trade Commission, 500 E Street SW., Washington, DC 20436.

(d) Foreign Government Information. (1) Definitions. “Foreign government information” (“FGI”) means information provided to the United States Government by a foreign government or governments, an international organization of governments, or any element thereof, with the expectation that the information, the source of the information, or both, are to be held in confidence; information produced by the United States Government pursuant to or as a result of a joint arrangement with a foreign government or governments, or an international organization of governments, or any element thereof, requiring that the information, the arrangement, or both, are to be held in confidence; or information received and treated as FGI...
under the terms of a predecessor of Executive Order 13526.

(2) MDR requests for classified records in Commission custody that contain FGI. The Commission will handle such MDR requests consistent with the requirements of Executive Order 13526 and 32 CFR part 2001. MDR requests for FGI initially received or classified by another Federal agency shall be referred to such agency following the referral procedures in paragraph (c) of this section.

(e) Appeals of denials of MDR requests. MDR appeals are for the denial of classified information only. Appeals of denials are handled in accordance with 32 CFR 2001.33(a)(2)(iii), which provides that the agency appellate authority deciding an administrative appeal of the denial of an MDR request shall notify the requester in writing of the reasons for any denial and inform the requester of his or her final appeal rights to the Interagency Security Classification Appeals Panel.

By order of the Commission.
Issued: April 11, 2014.

Lisa R. Barton,
Acting Secretary to the Commission.
[FR Doc. 2014–06899 Filed 4–16–14; 8:45 am]
BILLY CODE 7020–02–P

DEPARTMENT OF HOMELAND SECURITY
Coast Guard
33 CFR Part 100
[Docket Number USCG–2014–0005]
RIN 1625–AA08

Special Local Regulations; Beaufort Water Festival, Beaufort, SC

AGENCY: Coast Guard, DHS.

ACTION: Notice of proposed rulemaking.

SUMMARY: The Coast Guard proposes to establish a special local regulation pertaining to the Beaufort Water Festival from 11:30 a.m. through 4:30 p.m. on July 19, 2014. This action is necessary to ensure safety of life on navigable waters of the United States during the Beaufort Water Festival Air Show.

During the enforcement period, the special local regulation establishes a regulated area which all people and vessels will be prohibited from entering, transiting through, anchoring, or remaining within. Vessels may enter, transit through, anchor in, or remain within the area if authorized by the Captain of the Port Charleston or a designated representative.

DATES: Comments and related material must be received by the Coast Guard on or before May 19, 2014. Requests for public meetings must be received by the Coast Guard on or before April 04, 2014.

ADDRESSES: You may submit comments identified by docket number using any one of the following methods:
(2) Fax: 202–493–2251.
(3) Mail or Delivery: Docket Management Facility (M–30), U.S. Department of Transportation, West Building Ground Floor, Room W12–140, 1200 New Jersey Avenue SE., Washington, DC 20590–0001. Deliveries accepted between 9 a.m. and 5 p.m., Monday through Friday, except federal holidays. The telephone number is 202–366–9329.

See the “Public Participation and Request for Comments” portion of the SUPPLEMENTARY INFORMATION section below for further instructions on submitting comments. To avoid duplication, please use only one of these three methods.

FOR FURTHER INFORMATION CONTACT: If you have questions on this rule, call or email Chief Warrant Officer Christopher Ruleman, Sector Charleston Office of Waterways Management, Coast Guard; telephone (843)–740–3184, email Christopher.L.Ruleman@uscg.mil. If you have questions on viewing or submitting material to the docket, call Cheryl Collins, Program Manager, Docket Operations, telephone (202) 366–9826.

SUPPLEMENTARY INFORMATION:

Table of Acronyms
DHS Department of Homeland Security
FR Federal Register
NPRM Notice of Proposed Rulemaking

A. Public Participation and Request for Comments

We encourage you to participate in this rulemaking by submitting comments and related materials. All comments received will be posted without change to http://www.regulations.gov and will include any personal information you have provided.

1. Submitting Comments

If you submit a comment, please include the docket number for this rulemaking, indicate the specific section of this document to which each comment applies, and provide a reason for each suggestion or recommendation. You may submit your comments and material online at http://www.regulations.gov, or by fax, mail, or hand delivery, but please use only one of these means. If you submit a comment online, it will be considered received by the Coast Guard when you successfully transmit the comment. If you fax, hand deliver, or mail your comment, it will be considered as having been received by the Coast Guard when it is received at the Docket Management Facility. We recommend that you include your name and a mailing address, an email address, or a telephone number in the body of your document so that we can contact you if we have questions regarding your submission.

To submit your comment online, go to http://www.regulations.gov, type the docket number [USCG–2014–0005] in the “SEARCH” box and click “SEARCH.” Click on “Submit a Comment” on the line associated with this rulemaking.

If you submit your comments by mail or hand delivery, submit them in an unbound format, no larger than 8½ by 11 inches, suitable for copying and electronic filing. If you submit comments by mail and would like to know that they reached the Facility, please enclose a stamped, self-addressed postcard or envelope. We will consider all comments and material received during the comment period and may change the rule based on your comments.

2. Viewing Comments and Documents

To view comments, as well as documents mentioned in this preamble as being available in the docket, go to http://www.regulations.gov, type the docket number (USCG–2014–0005) in the “SEARCH” box and click “SEARCH.” Click on Open Docket Folder on the line associated with this rulemaking. You may also visit the Docket Management Facility in Room W12–140 on the ground floor of the Department of Transportation West Building, 1200 New Jersey Avenue SE., Washington, DC 20590, between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays.

3. Privacy Act

Anyone can search the electronic form of comments received into any of our dockets by the name of the individual submitting the comment (or signing the comment, if submitted on behalf of an association, business, labor union, etc.). You may review a Privacy Act notice regarding our public dockets in the January 17, 2008, issue of the Federal Register (73 FR 3316).

4. Public Meeting

We do not now plan to hold a public meeting, but you may submit a request for one on or before April 04, 2014 using