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DEPARTMENT OF AGRICULTURE

Food and Nutrition Service

7 CFR Part 254

RIN 0584-AB56

Food Distribution Programs: FDPIHO— Oklahoma Waiver Authority

AGENCY: Food and Nutrition Service, USDA

ACTION: Final rule; Confirmation of effective date of direct final rule.

SUMMARY: This action confirms the effective date of the direct final rule, published in the **Federal Register** on January 8, 1999 (64 FR 1097), that amends regulations for the Food Distribution Program for Indian Households in Oklahoma (FDPIHO) at 7 CFR Part 254. The rule reinstates the Food and Nutrition Service's authority to grant waiver requests from Indian Tribal Organizations in Oklahoma to allow Indian tribal households living in urban places to participate in FDPIHO. No adverse comments nor notices of intent to submit adverse comments were received in response to that rule. The comment period ended February 8, 1999.

EFFECTIVE DATE: March 9, 1999.

FOR FURTHER INFORMATION CONTACT: Lillie F. Ragan, Assistant Branch Chief, Household Programs Branch, Food Distribution Division, Food and Nutrition Service, U.S. Department of Agriculture, Room 612, 4501 Ford Avenue, Alexandria, Virginia 22302, or telephone (703) 305–2662.

SUPPLEMENTARY INFORMATION:

I. Procedural Matters

II. Background and Discussion of Final

I. Procedural Matters

Regulatory Flexibility Act

This action is not a rule as defined by the Regulatory Flexibility Act (5 U.S.C. 601–612) and is exempt from the provisions of that Act.

Paperwork Reduction Act

This action does not contain reporting or recordkeeping requirements subject to approval by the Office of Management and Budget in accordance with the Paperwork Reduction Act of 1995 (44 U.S.C. 3507).

Executive Order 12372

This program is listed in the Catalog of Federal Domestic Assistance Programs under No. 10.570, and is subject to the provisions of Executive Order 12372, which requires intergovernmental consultation with State and local officials (7 CFR part 3015, subpart V, and final rule-related notices published at 48 FR 29114, June 24, 1983, and 49 FR 22676, May 31, 1984.

II. Background and Discussion of Final Rule

On January 8, 1999, the Department published a direct final rule to amend the regulatory requirements for FDPIHO at 7 CFR Part 254. The rule expressed the Food and Nutrition Service's intent to reinstate the authority to grant waiver requests from Indian Tribal Organizations in Oklahoma to allow Indian tribal households living in urban places to participate in FDPIHO. It provided a 30-day comment period and stipulated that unless the Department received written adverse comments, or written notices of intent to submit adverse comments, the rule would become effective on March 9, 1999. which was 60 days after publication in the Federal Register. Since no adverse comments were received, this action confirms the rule's effective date as March 9, 1999.

Dated: March 25, 1999.

Samuel Chambers, Jr.,

Administrator, Food and Nutrition Service. [FR Doc. 99–8762 Filed 4–7–99; 8:45 am] BILLING CODE 3410–30–U

NATIONAL CREDIT UNION ADMINISTRATION

12 CFR Part 790

Description of NCUA; Requests for Agency Action

AGENCY: National Credit Union Administration (NCUA). **ACTION:** Final rule.

SUMMARY: Due to parallel changes to the descriptions of the Central Liquidity Facility's (CLF) Bylaws, NCUA Regulations must be changed to mirror the new descriptions. The position of Vice President to the CLF has been added and the duties of both the President and Vice President positions have been changed in the regulation.

DATES: Effective May 10, 1999.

FOR FURTHER INFORMATION CONTACT: Herbert S. Yolles, President, National Credit Union Central Liquidity Facility, 1775 Duke Street, Alexandria, VA 22314–3428. Telephone Number (703) 518–6360.

SUPPLEMENTARY INFORMATION: Pub. L. 96–630, Title XVIII, 12 U.S.C. 1795 et. seq., enacted in 1979, created the National Credit Union Central Liquidity Facility (CLF). Its purpose is to improve general financial stability by meeting the liquidity needs of credit unions and thereby encourage savings, support consumer and mortgage lending, and provide basic financial resources to all segments of the economy.

On February 16, 1994, to improve costs and efficiency of CLF operations, the NCUA Board approved the transfer of the CLF to the Office of Examination and Insurance, Division of Risk Management. Staffing was reduced to one full time employee, with the Director of the Division of Risk Management appointed by the NCUA Board to also serve as CLF President.

Due to approaching changes in the credit union environment, in December of 1998 the NCUA Board approved additional staffing changes to the CLF. The Office of Vice President was reinstated and a new staff position of part-time analyst was added. This new analyst position gives the CLF additional analytical depth and increased capacity to cover unexpected emergency developments and potential high-volume usage.

The Board is now amending its regulation which describes the

management staff of the CLF. The reference to the Director of the Office of Risk Management is deleted. The paragraph is corrected to read that the NCUA Board appoints the CLF President and CLF Vice President.

Regulatory Procedures

Regulatory Flexibility Act

The Regulatory Flexibility Act requires the NCUA to prepare an analysis to describe any significant economic impact any regulation may have on a substantial number of small credit unions. The changes made by this rule are merely housekeeping changes. Therefore, the NCUA Board has determined and certifies that, under the authority granted in 5 U.S.C. 605(b), this final rule will not have a significant economic impact on a substantial number of small credit unions. Accordingly, the Board has determined that a Regulatory Flexibility Act Analysis is not required.

Paperwork Reduction Act

The final rule has no information collection requirements; therefore, no Paperwork Reduction Act analysis is required.

Executive Order 12612

Executive Order 12612 requires NCUA to consider the effect of its actions on states interests. Since these are housekeeping changes only, there is no effect on state interests.

List of Subjects in 12 CFR Part 790

Credit unions.

By the National Credit Union Administration Board on March 30, 1999.

Becky Baker,

Secretary of the Board.

Accordingly, for the reasons set forth in the preamble, NCUA amends 12 CFR part 790 as set forth below:

PART 790—DESCRIPTION OF NCUA; REQUESTS FOR AGENCY ACTION

1. The authority citation for part 790 continues to read as follows:

Authority: 12 U.S.C. 1766, 12 U.S.C. 1789, 12 U.S.C. 1795f.

2. Amend § 790.2 by revising paragraph (b)6)(ii) to read as follows:

§ 790.2 Central and regional office organization.

- (b) * * *
- (6) * * *
- (ii) NCUA Central Liquidity Facility (CLF). The CLF was created to improve general financial stability by providing funds to meet the liquidity needs of

credit unions. It is a mixed-ownership government corporation under the Government Corporation Control Act (31 U.S.C. 9101 et seq.). The CLF is managed by the President, under the general supervision of the NCUA Board which serves as the CLF Board of Directors. The Chairman of the NCUA Board serves as the Chairman of the CLF Board of Directors. The Secretary of the NCUA Board serves as the Secretary of the CLF Board of Directors. The NCUA Board shall appoint the CLF President and Vice President.

[FR Doc. 99–8355 Filed 4–7–99; 8:45 am] BILLING CODE 7535–01–P

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 39

[Docket No. 98-NM-55-AD; Amendment 39-11072; AD 99-06-08]

RIN 2120-AA64

Airworthiness Directives; McDonnell Douglas Model DC-10 and MD-11 Series Airplanes, and KC-10 (Military) Series Airplanes

AGENCY: Federal Aviation Administration, DOT.

ACTION: Final rule; correction.

SUMMARY: This document corrects erroneous references that appeared in airworthiness directive (AD) 99-06-08 that was published in the Federal Register on March 12, 1999 (64 FR 12249). That AD contained incorrect references to certain paragraphs. This AD is applicable to certain McDonnell Douglas Model DC-10 and MD-11 series airplanes, and KC-10 (military) series airplanes. This AD requires a onetime inspection for blockage of the lubrication holes on the forward trunnion spacer assembly, and a onetime inspection of the forward trunnion bolt on the left and right main landing gear (MLG) to detect discrepancies; and repair, if necessary.

EFFECTIVE DATE: Effective April 16, 1999. **FOR FURTHER INFORMATION CONTACT:** Ron Atmur, Aerospace Engineer, Airframe Branch, ANM–120L, FAA, Transport Airplane Directorate, Los Angeles Aircraft Certification Office, 3960 Paramount Boulevard, Lakewood, California 90712–4137; telephone (562) 627–5224; fax (562) 627–5210.

SUPPLEMENTARY INFORMATION:

Airworthiness Directive (AD) 99–06–08, amendment 39–11072, applicable to certain McDonnell Douglas Model DC–

10 and MD–11 series airplanes, and KC–10 (military) series airplanes, was published in the **Federal Register** on March 12, 1999 (64 FR 12249). That AD requires a one-time inspection for blockage of the lubrication holes on the forward trunnion spacer assembly, and a one-time inspection of the forward trunnion bolt on the left and right main landing gear (MLG) to detect discrepancies; and repair, if necessary.

As published, that AD contained four erroneous references to incorrect paragraphs. Paragraph (a) of the final rule states "For airplanes listed in McDonnell Douglas Service Bulletin MD11-32-074, dated December 15, 1997: Except as provided by paragraphs (c) and (d) of this AD * * * However, the exception referenced in that paragraph should have been only to paragraph (c) because, unlike paragraphs (a) and (c) of the final rule, paragraph (d) applies to certain McDonnell Douglas Model DC-10-30, DC-10, -40, and KC-10(A) military series airplanes, not to Model MD-11 series airplanes.

Paragraph (b) of the final rule states "For airplanes listed in McDonnell Douglas Service Bulletin DC10–32–248, dated December 17, 1997: Except as provided by paragraph (e) of this AD * * * " However, the exception referenced in that paragraph also should have included paragraph (d) because, like paragraph (b) of the final rule, paragraph (d) applies to certain McDonnell Douglas Model DC–10–30, DC–10, –40, and KC–10(A) military series airplanes.

The last sentence in paragraphs (d) and (e) of the final rule states "* * accomplish the requirements specified in paragraph (a) of this AD." Paragraph (d) of the final rule applies to certain McDonnell Douglas Model DC-10-30, DC-10-40, and KC-10A (military) series airplanes, and paragraph (e) applies to certain McDonnell Douglas Model DC-10–10 and DC–10–15 series airplanes. However, those paragraphs require accomplishment of the requirements specified in paragraph (a) of the final rule, which applies to certain McDonnell Douglas Model MD-11 series airplanes. The correct reference should have been to paragraph (b).

Since no other part of the regulatory information has been changed, the final rule is not being republished.

The effective date of this AD remains April 16, 1999.

§39.13 [Corrected]

On page 12251, in the third column, paragraph (a) of AD 99–06–08 is corrected to read as follows:

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