Rules and Regulations

Federal Register

Vol. 75, No. 226

Wednesday, November 24, 2010

This section of the FEDERAL REGISTER contains regulatory documents having general applicability and legal effect, most of which are keyed to and codified in the Code of Federal Regulations, which is published under 50 titles pursuant to 44 U.S.C. 1510.

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OFFICE OF PERSONNEL MANAGEMENT

5 CFR Part 532

RIN 3206-AM21

Prevailing Rate Systems; Redefinition of the Chicago, IL; Fort Wayne-Marion, IN; Indianapolis, IN; Cleveland, OH; and Pittsburgh, PA, Appropriated Fund Federal Wage System Wage Areas

AGENCY: U.S. Office of Personnel

Management.

ACTION: Final rule.

SUMMARY: The U.S. Office of Personnel Management is issuing a final rule to redefine the geographic boundaries of the Chicago, IL; Fort Wayne-Marion, IN; Indianapolis, IN; Cleveland, OH; and Pittsburgh, PA, appropriated fund Federal Wage System (FWS) wage areas. The final rule redefines Benton County, IN, from the Chicago wage area to the Indianapolis wage area; Carroll and Howard Counties, IN, from the Fort Wayne-Marion wage area to the Indianapolis wage area; and Carroll County, OH, from the Pittsburgh wage area to the Cleveland wage area. These changes are based on recent consensus recommendations of the Federal Prevailing Rate Advisory Committee to best match the above counties to a nearby FWS survey area. FPRAC recommended no other changes in the geographic definitions of the Chicago, Fort Wayne-Marion, Indianapolis, Cleveland, and Pittsburgh FWS wage

DATES: This regulation is effective on December 27, 2010.

FOR FURTHER INFORMATION CONTACT:

Madeline Gonzalez, (202) 606–2838; email pay-performance-policy@opm.gov; or FAX: (202) 606–4264.

SUPPLEMENTARY INFORMATION: On July 9, 2010, the U.S. Office of Personnel Management (OPM) issued a proposed

rule (75 FR 39460) to redefine Benton County, IN, from the Chicago, IL, wage area to the Indianapolis, IN, wage area; Carroll and Howard Counties, IN, from the Fort Wayne-Marion, IN, wage area to the Indianapolis wage area; and Carroll County, OH, from the Pittsburgh, PA, wage area to the Cleveland, OH, wage area. These changes are based on recent consensus recommendations of the Federal Prevailing Rate Advisory Committee to best match the above counties to a nearby FWS survey area. The proposed rule had a 30-day comment period during which OPM received no comments.

Regulatory Flexibility Act

I certify that these regulations will not have a significant economic impact on a substantial number of small entities because they will affect only Federal agencies and employees.

List of Subjects in 5 CFR Part 532

Administrative practice and procedure, Freedom of information, Government employees, Reporting and recordkeeping requirements, Wages.

U.S. Office of Personnel Management.

John Berry,

Director.

■ Accordingly, the U.S. Office of Personnel Management amends 5 CFR part 532 as follows:

PART 532—PREVAILING RATE SYSTEMS

■ 1. The authority citation for part 532 continues to read as follows:

Authority: 5 U.S.C. 5343, 5346; § 532.707 also issued under 5 U.S.C. 552.

Apprendix C to Subpart B of Part 532— Appropriated Fund Wage and Survey Areas

■ 2. Appendix C to subpart B is amended by revising the wage area listings for the Chicago, IL; Fort Wayne-Marion, IN; Indianapolis, IN; Cleveland, OH; and Pittsburgh, PA, wage areas to read as follows:

Illinois:

Cook
Du Page
Kane
Lake
McHenry
Will

Area of Application. Survey area plus:

Boone De Kalb Grundy Iroquois Kankakee

Illinois:

Kankakee Kendall LaSalle Lee Livingston

Ogle Stephenson Winnebago

Winnebag Indiana: Jasper Lake La Porte Newton Porter Pulaski Starke

Wisconsin: Kenosha

* * * * FORT WAYNE-MARION

INDIANA

Survey Area

Indiana:
Adams
Allen
DeKalb
Grant
Huntington

Wells

Area of Application. Survey area plus:

Indiana: Blackford

> Cass Elkhart Fulton

Jay Kosciusko

Lagrange Marshall Miami

Noble St. Joseph Steuben Wabash

White Whitley Ohio:

> Allen Defiance Fulton Henry Mercer

Paulding	* * * * * *
Putnam	PENNSYLVANIA
Van Wert	* * * * * *
Williams	PITTSBURGH
INDIANAPOLIS	
Survey Area	Survey Area
Indiana:	Pennsylvania:
Boone	Allegheny
Hamilton	Beaver
Hancock	Butler
Hendricks	Washington
Johnson	Westmoreland
Marion	Area of Application. Survey area plus:
Morgan	Pennsylvania:
Shelby	Armstrong
Area of Application. Survey area plus:	Bedford
Indiana:	Blair
Bartholomew	Cambria
Benton	Cameron
Brown	Centre Clarion
Carroll	Clearfield
Clay	Clinton
Clinton	Crawford
Decatur	Elk (Does not include the Allegheny Na-
Delaware	tional Forest portion)
Fayette Fountain	Erie
	Fayette
Henry Howard	Forest (Does not include the Allegheny
Madison	National Forest portion)
Montgomery	Greene
Parke	Huntingdon
Putnam	Indiana
Rush	Jefferson
Sullivan	Lawrence
Tippecanoe	Mercer Potter
Tipton	Somerset
Vermillion	Venango
Vigo	9
Warren	Ohio: Belmont
	Harrison
	Jefferson
	Tuscarawas
* * * * *	West Virginia:
OHIO	Brooke
* * * * * *	Hancock
	Marshall
CLEVELAND	Ohio
Survey Area	
Ohio:	* * * * * *
Cuyahoga	[FR Doc. 2010–29660 Filed 11–23–10; 8:45 am]
Geauga	
Lake	BILLING CODE 6325–39–P
Medina	
Area of Application. Survey area plus:	NATIONAL OPERIT WINDS
Ohio:	NATIONAL CREDIT UNION
Ashland	ADMINISTRATION
Ashtabula	10 CED Doub 704
Carroll	12 CFR Part 704

12 CFR Part 704

RIN 3133-AD58

Columbiana

Erie Huron

Lorain

Ottawa

Portage

Seneca

Summit

Wayne

Trumbull

Stark

Sandusky

Mahoning

Corporate Credit Unions, Technical Corrections

AGENCY: National Credit Union Administration (NCUA).

ACTION: Interim final rule with request for comments.

SUMMARY: NCUA is issuing technical corrections to its corporate credit union rule, published in the Federal Register

of October 20, 2010. The amendments: Correct the definition of collateralized debt obligation (CDO) in § 704.2; correct the list of investments exempt from the single obligor limits and credit rating requirements in § 704.6; and correct a date contained in Model Form H of Appendix A to part 704.

DATES: Effective on January 18, 2011. Comments must be received by December 27, 2010.

ADDRESSES: You may submit comments by any of the following methods (Please send comments by one method only):

Federal eRulemaking Portal: http:// www.regulations.gov. Follow the instructions for submitting comments.

NCUA Web site: http:// www.ncua.gov/Resources/ RegulationsOpinionsLaws/ *ProposedRegulations.aspx.* Follow the instructions for submitting comments.

E-mail: Address to $\begin{tabular}{ll} regcomments@ncua.gov. \ Include \ [Your name] \ Comments on "Interim Final \end{tabular}$ Rulemaking for Part 704—Corporate Credit Unions" in the e-mail subject line.

Fax: (703) 518-6319. Use the subject line described above for e-mail.

Mail: Address to Mary Rupp, Secretary of the Board, National Credit Union Administration, 1775 Duke Street, Alexandria, Virginia 22314-

Hand Delivery/Courier: Same as mail

Public Inspection: All public comments are available on the agency's Web site at http://www.ncua.gov/ Resources/RegulationsOpinionsLaws/ *ProposedRegulations.aspx* as submitted, except as may not be possible for technical reasons. Public comments will not be edited to remove any identifying or contact information. Paper copies of comments may be inspected in NCUA's law library at 1775 Duke Street, Alexandria, Virginia 22314, by appointment weekdays between 9 a.m. and 3 p.m. To make an appointment, call (703) 518–6546 or send an e-mail to OGCMail@ncua.gov.

FOR FURTHER INFORMATION CONTACT:

Elizabeth Wirick, Staff Attorney, Office of General Counsel, at the address above or telephone (703) 518-6540; or David Shetler, Deputy Director, Office of Corporate Credit Unions, at the address above or telephone (703) 518-6640.

SUPPLEMENTARY INFORMATION

A. Background

The NCUA published a final rule in the Federal Register of October 20, 2010, at 75 FR 64786, containing extensive revisions to its corporate credit union rule, 12 CFR part 704. The