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OFFICE OF MANAGEMENT AND BUDGET

2 CFR Part 200

Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards

CFR Correction

In Title 2 of the Code of Federal Regulations, revised as of January 1, 2015, on page 206, in Appendix III to Part 200, in section C.7, in the first sentence of the first paragraph, remove the phrase ‘‘, must paragraph (b)(1) for indirect (F&A) costs’’ and on page 219, in Appendix VII to Part 200, in section A.3, in the last sentence, remove the word ‘‘the’’ before ‘‘HHS Cost Allocation’’.

[FR Doc. 2015–20044 Filed 8–13–15; 8:45 am]
BILLING CODE 1505–01–D

NUCLEAR REGULATORY COMMISSION

10 CFR Part 71

[NRC–2008–0198]

RIN 3150–AI11

Revisions to Transportation Safety Requirements and Harmonization With International Atomic Energy Agency Transportation Requirements; Corrections

AGENCY: Nuclear Regulatory Commission.

ACTION: Final rule; correcting amendments.

SUMMARY: The U.S. Nuclear Regulatory Commission (NRC) published a final rule in the Federal Register on June 12, 2015, in consultation with the U.S. Department of Transportation (DOT), amending its regulations for the packaging and transportation of radioactive material. These amendments made conforming changes to the NRC’s regulations based on the International Atomic Energy Agency’s 2009 standards for the international transportation of radioactive material and maintain consistency with the DOT’s regulations. The final rule contained minor editorial errors in a calculation, outdated contact information, and outdated information for examining the materials that are incorporated by reference. This document corrects the final rule by revising the definition that contains these errors, and updates the contact and examination information.

DATES: This rule is effective on August 14, 2015.

ADDRESSES: Please refer to Docket ID NRC–2008–0198 when contacting the NRC about the availability of information for this correcting amendment or the final rule. You may obtain publicly-available information related to these documents by any of the following methods:

• Federal Rulemaking Web site: Go to http://www.regulations.gov and search for Docket ID NRC–2008–0198. Address questions about NRC dockets to Carol Gallagher; telephone: 301–415–3463; email: Carol.Gallagher@nrc.gov. For technical questions, contact the individual listed in the FOR FURTHER INFORMATION CONTACT section of this final rule.

• NRC’s Agencywide Documents Access and Management System (ADAMS): You may obtain publicly-available documents online in the ADAMS Public Documents collection at http://www.nrc.gov/reading-rm/adams.html. To begin the search, select “ADAMS Public Documents” and then select “Begin Web-based ADAMS Search.” For problems with ADAMS, please contact the NRC’s Public Document Room (PDR) reference staff at 1–800–397–4209, 301–415–4737, or by email to pdr.resource@nrc.gov. The ADAMS accession number for each document referenced (if it is available in ADAMS) is provided the first time that it is mentioned in the SUPPLEMENTARY INFORMATION section.

• NRC’s PDR: You may examine and purchase copies of public documents at the NRC’s PDR, Room O1–F21, One White Flint North, 11555 Rockville Pike, Rockville, Maryland 20852.


SUPPLEMENTARY INFORMATION: The NRC published a final rule in the Federal Register on June 12, 2015 (80 FR 33987), effective July 13, 2015, amending its regulations in part 71 of Title 10 of the Code of Federal Regulations (10 CFR) for the packaging and transportation of radioactive material. These amendments made conforming changes to the NRC’s regulations based on the International Atomic Energy Agency’s 2009 standards for the international transportation of radioactive material. These amendments contain minor editorial errors in the definition of Contamination that was added to 10 CFR 71.4, “Definitions,” and contained outdated information for the contact for the rule and for examining the materials that are incorporated by reference. This document corrects the final rule by revising the calculation contained in the definition of Contamination, and updates the contact information in the FOR FURTHER INFORMATION CONTACT section of the final rule’s preamble. This document also updates the examination information by referencing the NRC Technical Library in Section XVII, Incorporation by Reference under 1 CFR part 51—Reasonable Availability to Interested Parties, of the final rule’s preamble. Similarly, the new 10 CFR 71.70, “Incorporations by reference,” is corrected to reference the NRC Technical Library.

Rulemaking Procedure

Under the Administrative Procedure Act (5 U.S.C. 553(b)), an agency may waive the normal notice and comment requirements if it finds, for good cause, that they are impracticable, unnecessary, or contrary to the public interest. As authorized by 5 U.S.C. 553(b)(3)(B), the NRC finds good cause to waive notice and opportunity for comment on the amendments because they will have no substantive impact and are of a minor and administrative nature dealing with corrections to certain CFR sections related only to management, organization, procedure, and practice. Specifically, these amendments are to correct editorial errors. These amendments do not
require action by any person or entity regulated by the NRC. Also, the final rule does not change the substantive responsibilities of any person or entity regulated by the NRC. Accordingly, for the reasons stated, the NRC finds, pursuant to 5 U.S.C. 553(d)(3), that good cause exists to make this rule effective upon publication.

Correction to the Preamble

In FR Doc. 2015–14212 appearing on page 33987 in the Federal Register of Friday, June 12, 2015, the following corrections to the preamble are made:

1. In §71.4, revise the definition of Contamination to read as follows:

§ 71.4 Definitions.
   * * * * *
   Contamination means the presence of a radioactive substance on a surface in quantities in excess of 0.4 Bq/cm² (1 × 10⁻⁶ μCi/cm²) for beta and gamma emitters and low toxicity alpha emitters, or 0.04 Bq/cm² (1 × 10⁻⁷ μCi/cm²) for all other alpha emitters.
   * * * * *

2. In §71.4, revise the definition of Contamination to read as follows:

§ 71.4 Definitions.
   * * * * *
   Contamination means the presence of a radioactive substance on a surface in quantities in excess of 0.4 Bq/cm² (1 × 10⁻⁶ μCi/cm²) for beta and gamma emitters and low toxicity alpha emitters, or 0.04 Bq/cm² (1 × 10⁻⁷ μCi/cm²) for all other alpha emitters.
   * * * * *

3. In §71.70, revise paragraph (a), fifth sentence, to read as follows:

§71.70 Incorporations by reference.
   (a) * * * * * The materials can be examined, by appointment, at the NRC’s Technical Library, which is located at Two White Flint North, 11545 Rockville Pike, Rockville, Maryland 20852; telephone: 301–415–7000; email: Library.Resource@nrc.gov.
   * * * * *

Dated at Rockville, Maryland, this 7th day of August, 2015.
For the Nuclear Regulatory Commission.

Helen Chang,
Acting Chief, Rules, Announcements, and Directives Branch, Division of Administrative Services, Office of Administration.

[FR Doc. 2015–20027 Filed 8–13–15; 8:45 am]
BILLING CODE 7590–01–P

FEDERAL RESERVE SYSTEM

12 CFR Part 235
[Regulation II; Docket No. R–1404]
RIN No. 7100–AD 63
Debit Card Interchange Fees and Routing

AGENCY: Board of Governors of the Federal Reserve System

ACTION: Clarification.

SUMMARY: The Board is publishing a clarification of Regulation II (Debit Card Interchange Fees and Routing). Regulation II implements, among other things, standards for assessing whether interchange transaction fees for electronic debit transactions are reasonable and proportional to the cost incurred by the issuer with respect to the transaction, as required by section 920 of the Electronic Fund Transfer Act. On March 21, 2014, the Court of Appeals for the District of Columbia Circuit upheld the Board’s Final Rule. The Court also held that one aspect of the rule—the Board’s treatment of transactions-monitoring costs—required further explanation from the Board, and remedied the matter for further proceedings. The Board is explaining its treatment of transactions-monitoring costs in this Clarification.

DATES: Effective August 14, 2015.

FOR FURTHER INFORMATION CONTACT: Stephanie Martin, Associate General Counsel (202–452–3198), or Clinton Chen, Attorney (202–452–3952), Legal Division; for users of Telecommunications Device for the Deaf (TDD) only, contact (202–263–4869); Board of Governors of the Federal Reserve System, 20th and C Streets NW., Washington, DC 20551.

SUPPLEMENTARY INFORMATION

I. Background

The Dodd-Frank Wall Street Reform and Consumer-Protection Act (the “Dodd-Frank Act”) was enacted on July 21, 2010.¹ Section 1075 of the Dodd-Frank Act amends the Electronic Fund Transfer Act (“EFTA”) (15 U.S.C. 1693 et seq.) to add a new section 920 regarding interchange transaction fees and rules for payment card transactions.² EFTA section 920(a)(2) provides that the amount of any interchange transaction fee that an issuer receives or charges with respect to an electronic debit transaction must be reasonable and proportional to the cost incurred by the issuer with respect to the transaction.³ Section 920(a)(3) requires the Board to establish standards for assessing whether an interchange transaction fee is reasonable and proportional to the cost incurred by the issuer with respect to the transaction. Without limiting the full range of costs that the Board may consider, section 920(a)(4)(B) requires the Board to distinguish between two types of costs

² EFTA section 920 is codified as 15 U.S.C. 1693o–2. EFTA section 920(c)(8) defines “an interchange transaction fee” (or “interchange fee”) as any fee established, charged, or received by a payment card network for the purpose of compensating an issuer for its involvement in an electronic debit transaction.
³ Electronic debit transaction (or “debit card transaction”) is defined in EFTA section 920(c)(5) as a transaction in which a person uses a debit card.