

INVESTMENTS—PART 703 SUBPART A—Continued

Item	Change	Rationale
23. Grandfathered Investments § 703.18	Remove sections that will no longer apply based on other changes in the rule.	Some parts of the section may not apply due to other changes in the rule.
24. Investment Pilot Program § 703.19	Remove this section	Pilot programs will no longer be needed with the proposed changes.
25. Request for Additional Authority § 703.20 ...	Remove this section	Will no longer be needed with the removal or alignment of the restrictions in other sections.

DERIVATIVES—PART 703 SUBPART B AND RELATED ITEMS

Item	Change	Rationale
1. “Move” Put-option purchases in managing increased interest-rate risk for real estate loans produced for sale on the secondary market, in 701.21(i) to 703.102(a).	Move the product to the Subpart B permissible derivative products.	This would consolidate into one place all permissible derivative activities.
2. “Move” European financial options contract in 703.14(g) to 703.102(a).	Move the product to the Subpart B permissible derivative products.	This would consolidate into one place all permissible derivative activities.
3. “Rename” 703 Subpart B from “Derivatives Authority” to “Derivatives and Hedging Authority”.	Name change	Would widen the rule to address off balance sheet hedging instruments that are permissible.
4. “Move and Modify” Derivatives section in 703.14(k) to 703 Subpart B.	With the move, remove 703.14(k)(1), move 703.14(k)(2) to 703.100 and move 703.14(k)(3) to 703.102.	Would provide more clarity on hedging activities for TBA, Dollar Rolls, etc.
5. “Modify” Derivatives Application process to “Notification”.	Remove the FCU application requirements and replace with a “Notification”. This would require changes to §703.108, §703.109, §703.110, §703.111, §703.112.	The “Notification” requirements would include providing NCUA with at least 60 day notice before initially engaging in a Derivative transaction.
6. “Remove” Derivatives Regulatory Limits	Remove the volume limits on derivatives activity. This would require changes to §703.103, §703.105, Appendix A.	Will be better supported as part of supervision guidance and possible use as scoping metrics.
7. “Expand” Eligible Collateral for Margining	Expand the eligible collateral in 703.104(a)(2)(iii) to include Agency Debt (Ginnie Mae Securities).	This is an acceptable practice and should have been in the Final Rule.
8. “Modify” Eligibility (only part)	Remove or change 703.108(b) to require notice but not pre-approval, and re-evaluate the CAMEL and asset size eligibility criteria.	Allows for more credit unions to use derivatives to manage interest rate risk subject to supervisory intervention if they are not equipped to manage it properly.
9. “Modify” Notification requirement for FISCUS	Change 741.219(b)	Make consistent with FCU notification requirements.
10. “Remove” Pilot Program Participants	Change 703.113	Not relevant anymore.

IV. Request for Comment

Executive Order 13777 requires that “each Regulatory Reform Task Force shall seek input and other assistance, as permitted by law, from entities significantly affected by Federal regulations, including State, local, and tribal governments, small businesses, consumers, non-governmental organizations, and trade associations.” In compliance with the spirit of the Executive Order, the Board seeks comments on all aspects of the Task Force’s report.

Commenters are also encouraged to discuss any other relevant issues they believe NCUA should consider with respect to reducing regulatory burden and fulfilling the aims of Executive Order 13777. The Board requests that, to the extent feasible, commenters provide documentation to support any recommendations.

By the National Credit Union Administration Board on August 15, 2017.

John H. Brolin,

Acting Board Secretary.

[FR Doc. 2017–17673 Filed 8–21–17; 8:45 am]

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DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

21 CFR Part 172

[Docket No. FDA–2017–F–3717]

Juice Products Association; Filing of Food Additive Petition; Correction

AGENCY: Food and Drug Administration, HHS.

ACTION: Notification; petition for rulemaking; correction.

SUMMARY: The Food and Drug Administration (FDA or we) is correcting a notice that appeared in the **Federal Register** of Wednesday, July 26, 2017 (82 FR 34615). The document announced that we have filed a petition, submitted by the Juice Products Association, proposing that the food additive regulations be amended to replace the current Recommended Daily Intake (RDI) percentage values of calcium in fruit juices and fruit juice drinks in the regulation for vitamin D₃ with absolute values and to update the specifications for vitamin D₃. The document was published with incorrect information on the absolute level of added calcium for fruit juice drinks that are fortified with calcium. This document corrects that error.

DATES: This document is publishing in the **Federal Register** on August 22, 2017.

FOR FURTHER INFORMATION CONTACT: Judith Kidwell, Center for Food Safety and Applied Nutrition, Food and Drug Administration, 5001 Campus Dr., College Park, MD 20740, 240-402-1071.

SUPPLEMENTARY INFORMATION: In the **Federal Register** of July 26, 2017, in FR Doc. 2017-15535, on page 34615, the following correction is made:

On page 34615, in the second paragraph under the **SUPPLEMENTARY INFORMATION** caption, in the second column, the second paragraph is corrected to read, “These proposed changes would allow manufacturers of fruit juices and fruit juice drinks that are fortified with calcium to maintain the absolute level of added calcium at 330 milligrams (mg) and 100 mg, respectively, as established in our regulations at § 172.380(c)(1) and (2).”

Dated: August 17, 2017.

Leslie Kux,

Associate Commissioner for Policy.

[FR Doc. 2017-17704 Filed 8-21-17; 8:45 am]

BILLING CODE 4164-01-P

DEPARTMENT OF DEFENSE

Department of the Army, Corps of Engineers

33 CFR Part 328

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Parts 110, 112 116, 117, 122, 230, 232, 300, 302, and 401

[EPA-HQ-OW-2017-0203; FRL-9966-81-OW]

RIN 2040-AF74

Definition of “Waters of the United States”—Recodification of Pre-Existing Rules; Extension of Comment Period

AGENCY: Department of the Army, Corps of Engineers, Department of Defense; and Environmental Protection Agency (EPA).

ACTION: Proposed rule; Extension of comment period.

SUMMARY: The U.S. Environmental Protection Agency (EPA) and the U.S. Department of the Army are extending the comment period for the proposed rule “Definition of ‘Waters of the United States’—Recodification of Pre-existing Rules.” The agencies are extending the comment period for 30 days in response to stakeholder requests for an extension, from August 28, 2017 to September 27, 2017.

DATES: The comment period for the proposed rule published on July 27,

2017, at 82 FR 34899, is extended. Comments must be received on or before September 27, 2017.

ADDRESSES: Submit your comments, identified by Docket ID No. EPA-HQ-OW-2017-0203, at <http://www.regulations.gov>. Follow the online instructions for submitting comments. Once submitted, comments cannot be edited or removed from *Regulations.gov*. The agencies may publish any comment received to the public docket. Do not submit electronically any information you consider to be Confidential Business Information (CBI) or other information whose disclosure is restricted by statute. Multimedia submissions (audio, video, etc.) must be accompanied by a written comment. The written comment is considered the official comment and should include discussion of all points you wish to make. The agencies will generally not consider comments or comment contents located outside of the primary submission (*i.e.* on the web, cloud, or other file sharing system). For additional submission methods, the full EPA public comment policy, information about CBI or multimedia submissions, and general guidance on making effective comments, please visit <http://www2.epa.gov/dockets/commenting-epa-dockets>.

FOR FURTHER INFORMATION CONTACT: Ms. Donna Downing, Office of Water (4504-T), Environmental Protection Agency, 1200 Pennsylvania Avenue NW., Washington, DC 20460; telephone number: (202) 566-2428; email address: CWAwtotus@epa.gov; or Ms. Stacey Jensen, Regulatory Community of Practice (CECW-CO-R), U.S. Army Corps of Engineers, 441 G Street NW., Washington, DC 20314; telephone number: (202) 761-5903; email address: USACE_CWA_Rule@usace.army.mil.

SUPPLEMENTARY INFORMATION: On July 27, 2017 (82 FR 34899), the EPA and the U.S. Department of the Army published the proposed rule “Definition of ‘Waters of the United States’—Recodification of Pre-existing Rules” in the **Federal Register**. The original deadline to submit comments was August 28, 2017. This action extends the comment period for 30 days. Written comments must now be received by September 27, 2017.

Dated: August 16, 2017.

Michael H. Shapiro,

Acting Assistant Administrator for Water, Environmental Protection Agency.

Dated: August 16, 2017.

Douglas W. Lamont,

Deputy Assistant Secretary of the Army (Project Planning and Review), performing the duties of the Assistant Secretary of the Army for Civil Works.

[FR Doc. 2017-17739 Filed 8-21-17; 8:45 am]

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ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 63

[EPA-HQ-OAR-2016-0442; FRL-9966-63-OAR]

RIN 2060-AT57

National Emission Standards for Hazardous Air Pollutants From the Portland Cement Manufacturing Industry: Alternative Monitoring Method

AGENCY: Environmental Protection Agency (EPA).

ACTION: Proposed rule.

SUMMARY: The U.S. Environmental Protection Agency (EPA) is proposing to amend the National Emission Standards for Hazardous Air Pollutants From the Portland Cement Manufacturing Industry (Portland Cement NESHAP). We are proposing to revise the testing and monitoring requirements for hydrochloric acid (HCl) due to the current unavailability of HCl calibration gases used for quality assurance purposes.

DATES: The EPA must receive written comments on this proposed rule on or before October 6, 2017.

Public Hearing. If a public hearing is requested by August 29, 2017, then we will hold a public hearing on September 6, 2017 at the EPA WJC East Building, 1201 Constitution Avenue NW., Washington, DC 20004. If a public hearing is requested, then we will provide additional details about the public hearing on our Web site at <https://www.epa.gov/stationary-sources-air-pollution/portland-cement-manufacturing-industry-national-emission-standards> and <https://www3.epa.gov/airquality/cement/actions.html>. To request a hearing, to register to speak at a hearing, or to inquire if a hearing will be held, please contact Aimee St. Clair at (919) 541-1063 or by email at stclair.aimee@epa.gov. The EPA does not intend to publish any future notices in the