creditor must generally accept payment in installments. The responsibility for establishing and notifying the debtor of the amount of the installments belongs to the creditor agency (see §845.405(b)(5)). However, OPM will not make an installment deduction for more than 50 percent of net annuity unless a higher percentage is needed to satisfy a judgment against a debtor within 3 years or the annuitant has consented to the higher amount in writing. All correspondence concerning installment deductions received by OPM will be referred to the creditor agency for consideration.

§ 845.408 Special processing for fraud claims.

When an agency sends a claim indicating fraud, presentation of a false claim, misrepresentation by the debtor or any other party interested in the claim, or any claim based in whole or part on conduct violating the antitrust laws, to the Department of Justice (Justice) for possible treatment as a fraud claim (4 CFR 101.3), the following special procedures apply.

(a) Agency processing. If the debtor is separated or separates while Justice is reviewing the claim, the paying agency must send the Individual Retirement Record to OPM, as required by §845.405(c)(2). The agency where the claim arose must send OPM notice that a claim is pending with Justice. (See §845.405(b)(6) for instructions on giving OPM a notice of debt.)

(b) Department of Justice processing. (1) The Attorney General or a designee will decide whether a debt claim sent in by an agency will be reserved for collection by Justice as a fraud claim. Upon receiving a possible fraud claim for possible treatment as a fraud claim (4 CFR 101.3), the following special procedures apply.

(2) When there is a pending refund application, the Attorney General or designee must file a complaint seeking a judgment on the claim and send a copy of the complaint to OPM; or as provided in 4 CFR 101.3, refer the claim to the agency where the claim arose and submit a copy of the referral to OPM within 180 days of the date of either notice from the agency that a claim is pending with Justice (paragraph (a) of this section) or notice from Justice that it has received a possible fraud claim (paragraph (b)(1) of this section) whichever is earlier. When the claim is referred to the agency where it arose, the agency must begin administrative collection action under 4 CFR 102.4 and send a complete debt claim to OPM as required in §845.405.

(c) OPM processing against refunds. (1) Upon receipt of a notice under paragraph (a) or (b)(1) of this section, whichever is earlier, OPM will withhold the amount of the debt claim, if known; notify the debtor that the amount of the debt will be withheld from the refund for at least 180 days from the date of the notice that initiated OPM processing; and pay the balance to the debtor. If the amount of the debt claim is not known, OPM will notify the debtor that a debt claim may be offset against his or her refund and OPM will not pay any amount until either the amount of the debt claim is established, or the time limit for filing a complaint in court or submitting the debt claim expires, whichever comes first.

(2) If the Attorney General files a complaint and notifies OPM within the applicable 180-day period, OPM will continue to withhold payment of the lump-sum credit until there is a final judgment.

(3) If the Attorney General refers the claim to the agency where the claim arose (creditor agency) and notifies OPM within the applicable 180-day period, OPM will notify the creditor agency that (i) the procedures in this subpart and 4 CFR 102.4 must be completed; and (ii) a debt claim must be sent to OPM within 120 days of the date of OPM’s notice to the creditor agency. At the request of the creditor agency, one extension of time of not more than
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Subpart D—Refunds of CSRS Contributions
846.401 Refunds of excess contributions.
846.402 Refunds of all CSRS contributions.

Subpart E—Cancellation of Designations of Beneficiary
846.501 Cancellation upon transfer to FERS.

Subpart F [Reserved]

Subpart G—1998 Open Enrollment Elections
846.701 Purpose and scope.
846.702 Definitions.
846.703 Effective date of FERS coverage.
846.704 Irrevocability of an election of FERS coverage.

Who May Elect
846.711 Eligibility to elect FERS coverage during the 1998 open enrollment period.
846.712 Statutory exclusions.
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Election Procedures
846.721 Electing FERS coverage.
846.722 Former spouse’s consent to an election of FERS coverage.
846.723 Agency responsibilities.
846.724 Related elections and correction of administrative errors.
846.725 Appeal to the Merit Systems Protection Board.
846.726 Delegation of authority to act as OPM’s agent for receipt of employee communications relating to elections.

Authority: 5 U.S.C. 8347(a) and 8611(g) and Title III of Pub. L. 99–335, 100 Stat. 517; Sec. 846.201(b) also issued under 5 U.S.C. 7701(b)(2) and section 153 of Pub. L. 104–134, 110 Stat. 1321; Sec. 846.201(d) also issued under section 1246(b) of Pub. L. 100–39, 111 Stat. 251; Sec. 846.201(d) also issued under section 7(e) of Pub. L. 105–274, 112 Stat. 2419; Sec. 846.202 also issued under section 361(d)(5) of Pub. L. 99–335, 100 Stat. 517; Sec. 846.204(b) also issued under Title II, Pub. L. 106–265, 114 Stat. 778; Sec. 846.205 also issued under 5 U.S.C. 1104; subpart G also issued under section 642 of Pub. L. 105–61, 111 Stat. 1272.

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Subpart A—General Provisions

§ 846.101 Purpose.

This part identifies the employees who may transfer to the Federal Employees Retirement System (FERS), gives the conditions under which they...