beginning in the fifth line, the sentence “Because the costs per entity of this rule are small, the agency certifies that the final rule will not have a significant economic impact on a substantial number of small entities.” is corrected to read “Because the costs per entity of this rule are small, the agency believes that the final rule will not have a significant economic impact on a substantial number of small entities.”


Jeffrey Shuren,
Associate Commissioner for Policy and Planning.

[FR Doc. E9–14981 Filed 6–24–09; 8:45 am]
BILLING CODE 4160–01–S

PENSION BENEFIT GUARANTY CORPORATION

29 CFR Parts 4001, 4901, and 4902

[Docket No. FR Doc E9–13323]

Disclosure and Amendment of Records Pertaining to Individuals Under the Privacy Act

AGENCY: Pension Benefit Guaranty Corporation.

ACTION: Final rule; correction.

SUMMARY: The Pension Benefit Guaranty Corporation (PBGC) is correcting a final rule that appeared in the Federal Register of June 8, 2009 (74 FR 27080). The document amends PBGC’s regulation on Disclosure and Amendment of Records Pertaining to Individuals Under the Privacy Act.

DATES: Effective July 8, 2009.


SUPPLEMENTARY INFORMATION: In FR Doc. E9–13323 published on June 8, 2009 (74 FR 27080) the following corrections are made:

1. On page 27081, in the first column, in the preamble text under the heading Regulatory Changes, the last sentence of the first paragraph is corrected to read as follows: “PBGC also is replacing all references to the term “Deputy Executive Director” in part 4902 with the term “Director or Director’s designee”.

2. On page 27081, in the first column, in the preamble text under the heading Regulatory Changes, the last sentence of the third paragraph is corrected to read as follows: “PBGC also is replacing all references to the term “Deputy Executive Director” in part 4902 with the term “Director or Director’s designee”.

§ 4902.7 [Corrected]

3. On page 27082, in the first column, in PART 4902—DISCLOSURE AND AMENDMENT OF RECORDS PERTAINING TO INDIVIDUALS UNDER THE PRIVACY ACT, amendment 12 is corrected to read as follows:

■ 12. Section 4902.7 is amended:
■ a. In paragraph [a], by removing the words “Deputy Executive Director” and adding in their place “Director or Director’s designee”; and
■ b. In paragraph [b] by removing the words “the Executive Director” and adding in their place “the Director”, and by removing the words “Deputy Executive Director” wherever they appear, and adding in their place “Director or Director’s designee”.

Issued in Washington, DC, this 22nd day of June 2009.

Vincent K. Snowbarger,
Acting Director, Pension Benefit Guaranty Corporation.

[FR Doc. E9–14975 Filed 6–24–09; 8:45 am]
BILLING CODE 7709–01–P

DEPARTMENT OF DEFENSE

Office of the Secretary

[DOD–2009–OS–0021; RIN 0790–A143]

32 CFR Part 65

Post-9/11 GI Bill

AGENCY: Office of the Under Secretary of Defense for Personnel and Readiness/Office of the Deputy Under Secretary of Defense for Military Personnel Policy, DoD.

ACTION: Interim final rule.

SUMMARY: This part establishes policy, assigns responsibilities, and prescribes procedures for carrying out the Post-9/11 GI Bill. It establishes policy for the use of supplemental educational assistance “kickers”, for members with critical skills or specialties, or for members serving additional service; for authorizing the transferability of education benefits; and for the DoD Education Benefits Fund Board of Actuaries.

The prompt implementation of the Interim Final Rule is of critical importance. It will procedurally close existing gaps in the implementation of the Post-9/11 Veterans Educational Assistance Act of 2008, title V, Public Law 110–252 (the “Post-9/11 GI Bill”), and ensure that key benefits provided for in the Post-9/11 GI Bill become available to military personnel by the date mandated by Congress.

Because of the complexity of implementing this provision throughout the Department of Defense, which will require each military branch to communicate its own administrative procedures to the military members for transferring their educational benefits, the need for overarching policy guidance is critical. In addition, Department of Defense policy is required to support the companion implementing rules from the Department of Veterans Affairs, which are already in place.

The Administration has expressed considerable interest in making this valuable benefit available to military personnel as quickly as possible. With a new academic year beginning in this autumn, it is critical that the Department of Defense begin immediately the complicated task of implementing administrative procedures and informing the military community about this program. Implementing this policy through an Interim Final Rule will make this possible.

DATES: This rule is effective June 25, 2009. Comments must be received by July 27, 2009.

ADDRESSES: You may submit comments, identified by docket number and or RIN number and title, by any of the following methods:


Instructions: All submissions received must include the agency name and docket number or Regulatory Information Number (RIN) for this Federal Register document. The general policy for comments and other submissions from members of the public is to make these submissions available for public viewing on the Internet at http://www.regulations.gov as they are received without change, including any personal identifiers or contact information.

FOR FURTHER INFORMATION CONTACT: Robert Clark, (703) 697–9267.