divided by the weight of the raw meat without solution or any other added ingredients multiplied by 100) using numerical representation and the percent symbol “%”; and  
(C) The common or usual name of individual ingredients or multi-ingredient components in the solution listed in descending order of predominance by weight (such as, “pork tenderloin—15% added solution of water and salt” or “beef—15% added solution of water and teriyaki sauce”).

(ii) The common or usual name must be printed in a single font size, color, and style of print and must appear on a single-color contrasting background.

(iii) When the common or usual name includes all ingredients in the solution, a separate ingredients statement is not required on the label. When the common or usual name includes multi-ingredient components and the ingredients of the component are not declared in the product name, all ingredients in the product must be declared in a separate ingredients statement on the label as required in §317.118.

§381.169 [Removed and reserved]
5. Remove and reserve §381.169.
Done at Washington, DC, on July 20, 2011.
Alfred Almanza,  
Administrator.

[FR Doc. 2011–18793 Filed 7–26–11; 8:45 am]
BILLING CODE 3410–DM–P

PART 381—POULTRY PRODUCTS INSPECTION REGULATIONS

3. The authority citation for Part 381 continues to read as follows:

4. A new §381.117(h) is added to read as follows:

§381.117 Name of product and other labeling.  

(h) Common or usual name for raw products containing added solution. (1) The common or usual name for a raw poultry product that contains added solution and does not meet a standard of identity in 9 CFR part 381 consists of:
(i) An accurate description of the raw poultry component;
(ii) The percentage of added solution (total weight of the solution ingredients divided by the weight of the raw poultry without solution or any other added ingredients multiplied by 100) using numerical representation and the percent symbol “%”; and  
(iii) The common or usual name of all individual ingredients or multi-ingredient components in the solution listed in descending order of predominance by weight (such as, “chicken breast—15% added solution of water,” “chicken breast—40% added solution of water, teriyaki sauce, and salt”).
The NRC is proposing to amend its regulations by adding additional requirements for source material licensees who possess significant quantities of UF6. The proposed amendments would require such licensees to conduct integrated safety analyses (ISAs) similar to the ISAs performed by 10 CFR Part 70 licensees; set possession limits for UF6 for determining licensing authority (NRC or Agreement States); add defined terms; add an additional evaluation criterion for applicants who submit an evaluation in lieu of an emergency plan; require the NRC to perform a backfit analysis under specified circumstances; and make administrative changes to the structure of 10 CFR Part 40. The proposed rule was published in the FR on May 17, 2011 (76 FR 28336) for a 75 day public comment period ending on August 1, 2011. An administrative correction to 76 FR 28336 was published in the FR on June 1, 2011 (76 FR 31507).

In a letter dated June 21, 2011, the NEI requested the NRC to hold a public meeting on the proposed rule and draft guidance document and to extend the public comment period. Based on NEI’s request, the NRC plans to hold a public meeting on August 17, 2011, to seek public comments on the proposed rule and its associated draft guidance document. In addition, the NRC is extending the public comment period for the proposed rule from 75 days to 115 days. The public comment period on the proposed rule and the proposed guidance document will now end on September 9, 2011.

Public Meeting

The NRC plans to conduct a transcribed public meeting on August 17, 2011, to seek public input on the proposed rule and its associated draft guidance document. The public meeting will be held from 9 a.m. to 12 p.m. (eastern daylight time) at the Executive Boulevard Building, Room EBB–1–B13/15, 6003 Executive Boulevard, Rockville, Maryland 20852. The meeting will provide an opportunity for stakeholders to express their comments on the proposed rule and draft guidance document. The meeting agenda can be viewed and downloaded electronically from the NRC’s Public Meeting Web site, http://www.nrc.gov/public-involve/public-meetings/index.cfm.

The NRC will review the meeting transcript and will consider any comments received during the public meeting on the proposed rule and draft guidance document. The NRC will summarize all comments by topic, including comments received during the public meeting, and will address the comments in the Statements of Consideration for the final rule. Attendees are requested to notify Mr. Edward Lohr at (301) 415–0253 or e-mail Edward.Lohr@nrc.gov of their planned attendance and if special services are necessary, such as for the hearing impaired.

Dated at Rockville, Maryland, this 19th day of July 2011.

For the Nuclear Regulatory Commission.

Josephine M. Piccone,
Director, Division of Intergovernmental Liaison and Rulemaking, Office of Federal and State Materials and Environmental Management Programs.

[FR Doc. 2011–18955 Filed 7–26–11; 8:45 am]

BILLING CODE 7590–01–P

NATIONAL CREDIT UNION ADMINISTRATION

12 CFR Parts 712 and 741
RIN 3133–AD93

Credit Union Service Organizations

AGENCY: National Credit Union Administration (NCUA).

ACTION: Proposed rule.

SUMMARY: NCUA proposes to amend its credit union service organization (CUSO) regulation to address certain safety and soundness concerns. Specifically, this proposal expands the requirements of the CUSO regulation that apply to federally insured state-chartered credit unions (FISCUs) to include investment limits for FISCUs that are “less than adequately capitalized” and requirements related to accounting and reporting by CUSOs owned by FISCUs. This proposal also adds two new requirements that would apply to both federal credit unions (FCUs) and FISCUs. These new items would include requiring CUSOs to file financial reports directly with NCUA and the appropriate state supervisory authority and requiring subsidiary CUSOs to follow all applicable laws and regulations. Finally, this proposal makes conforming amendments to NCUA’s regulation on the requirements for insurance to address the items discussed above that apply to FISCUs.

DATES: Comments must be received on or before September 26, 2011.

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

• NCUA Web Site: http://www.ncua.gov/news/proposed_regs/proposed_regs.html. Follow the instructions for submitting comments.

• E-mail: Address to regcomments@ncua.gov. Include “[Your name] Comments on Notice of Proposed Rulemaking (CUSO)” in the e-mail subject line.