3 of the most recent 5 calendar years, calculate the one transitional livestock beginning inventory histories by multiplying the approved birthing rate or drop rate percentage for the unweaned livestock operation times the applicable cow, ewe, or nanny LBIH times 100 percent.

Subpart E—Tree Assistance Program

§ 1416.402 Definitions.

(a) by removing the words “by the Bipartisan Budget Act of 2018 (Pub. L. 115–123), and the Consolidated Appropriations Act, 2018 (Pub. L. 115–141)”.

27. Amend § 1416.402 by adding in alphabetical order a definition for “Commercially viable” and revising the definition of “Natural disaster” to read as follows:

§ 1416.402 Definitions.

Commercially viable means an eligible tree, bush, or vine, though damaged, that can rejuvenate and return to an acceptable level of commercial production at some time with rehabilitation and without replanting. A commercially viable tree, bush, or vine, regardless of the extent of damage or years of reduced production, is always excluded and never included as part of mortality under § 1416.403.

Natural disaster means plant disease, insect infestation, drought, fire, freeze, flood, earthquake, lightning, or other natural occurrence. Each of these types of disasters must be extreme, abnormal, and damaging as well as of significant magnitude or severity, as determined by the Deputy Administrator.

28. Amend § 1416.403 in paragraph (g) by adding two sentences to the end to read as follows:

§ 1416.403 Eligible losses.

The qualifying mortality loss will be determined based on the eligible trees, bushes, or vines that reached mortality, which means that the tree, bush, or vine died, above and below ground, as a result of an eligible natural disaster event. If an eligible tree, bush, or vine is damaged to such an extent that it is not commercially viable, now or at any time in the future, the tree, bush, or vine can be considered dead in determining if the requisite qualifying mortality loss threshold in paragraph (a) of this section is reached.

DEPARTMENT OF TREASURY

Office of the Comptroller of the Currency

12 CFR Parts 1, 3, 5, 6, 23, 24, 32, 34, 160, and 192

[Docket ID OCC–2018–0040]

RIN 1557–AE59

FEDERAL RESERVE SYSTEM

12 CFR Parts 206, 208, 211, 215, 217, 223, 225, 238, and 251

[Regulation Q; Docket No. R–1638]

RIN 7100–AF 29

FEDERAL DEPOSIT INSURANCE CORPORATION

12 CFR Parts 303, 324, 337, 347, 362, 365, and 390

RIN 3064–AE91

Regulatory Capital Rule: Capital Simplification for Qualifying Community Banking Organizations

Correction

In rule document 2019–23472 beginning on page 61776 in the issue of Wednesday, November 13, 2019, make the following correction:

§ 6.4 [Corrected]

1. On page 61794, in § 6.4, in the second column, beginning on the 21st line, amendatory instruction 13 should read:

13. Section 6.4 is amended by:

a. Revising the section heading;

b. Revising paragraph (a);

c. Removing paragraph (b);

d. Redesignating paragraph (c) as paragraph (b);

e. Revising newly designated paragraph (b) introductory text and paragraph (b)(1); and

f. Redesignating paragraphs (d) and (e) as paragraphs (c) and (d), respectively.

[FR Doc. 2019–23472 Filed 2–25–20; 8:45 am]

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