SUMMARY: The Railroad Retirement Board (Board) amends its regulations addressing who may receive a portion of an employee annuity due to a former spouse of a railroad annuitant under a court decree of divorce or court-approved property settlement, but which was unpaid at the time of the former spouse’s death. The current regulation states that the Board will follow the priority order provided for employee annuities unpaid at death in the Board’s regulations. This amendment is necessary to insert a correct reference to the proper section of the Board’s regulations pertaining to employee annuities due but unpaid at death.

DATES: This rule is effective July 1, 2021.

ADDITIONAL INFORMATION: For the reasons stated in the preamble, the Railroad Retirement Board amends its regulations explaining that payments that a spouse or former spouse pursuant to a court order will not be made to the heirs, legatees, creditors, or assignees of a deceased spouse or former spouse. Any annuity amounts due to the spouse or former spouse but unpaid at the time of the spouse or former spouse’s death will be made in accordance with the Board’s regulations governing payments of employee annuities due but unpaid at death. The current version of section 295.5(d) of the Board’s regulations explains that payments to a spouse or former spouse pursuant to a court order will not be made to the heirs, legatees, creditors, or assignees of a deceased spouse or former spouse. Any annuity amounts due to the spouse or former spouse but unpaid at the time of the spouse or former spouse’s death will be made in accordance with the Board’s regulations governing payments of employee annuities due but unpaid at death. The current version of section 295.5(d) was published in the Federal Register, the Board’s regulations governing employee annuities due but unpaid at death were found in § 234.1 of the Board’s regulations. Part 234 of the Board’s regulations has since been amended and the section governing employee annuities due but unpaid at death is now designated as § 234.31 of the Board’s regulations.

Final Rule

We are amending § 295.5(d) of the Board’s regulations to provide the correct cross-reference to the section of the Board’s regulations governing employee annuities due but unpaid at death. This change is not intended to be substantive.

This change was published as a proposed rule on December 9, 2016, and comments were invited to be submitted by February 7, 2017. See 81 FR 89014 (December 9, 2016). No comments were submitted, and the final rule is the same as the proposed rule. Because this final rule is not a substantive change, but is merely a correction of a citation, it becomes effective on the date this notice of rulemaking is published in the Federal Register.

Regulatory Procedures

Executive Order 12866, as Amended

The Office of Management and Budget has determined that this is not a significant regulatory action under Executive Order 12866. Therefore, no regulatory impact analysis is required.

Regulatory Flexibility Act

The Board certifies that this final rule will not have a significant economic impact on a substantial number of small entities because it affects individuals only. Therefore, a regulatory flexibility analysis is not required under the Regulatory Flexibility Act, as amended.

Paperwork Reduction Act

This final rule imposes no reporting or recordkeeping requirements subject to OMB clearance.

List of Subjects in 20 CFR Part 295

Railroad retirement.

For the reasons stated in the preamble, the Railroad Retirement Board amends 20 CFR part 295 as follows:

PART 295—PAYMENTS PURSUANT TO COURT DECREES OR COURT-APPROVED SETTLEMENTS

1. The authority citation for part 295 continues to read as follows:

Authority: 45 U.S.C. 231f; 45 U.S.C. 231m.
§ 295.5 [Amended]

2. In § 295.5(d), remove "§ 234.1" and add in its place "§ 234.31".

Dated: June 17, 2021.
By Authority of the Board.
Stephanie Hillyard,
Secretary to the Board.

[FR Doc. 2021–13231 Filed 6–30–21; 8:45 am]
BILLING CODE P

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

24 CFR Part 92
[Docket No. FR–6249–C–03]
RIN 2529–AB01

Restoring Affirmatively Furthering Fair Housing Definitions and Certifications

AGENCY: Office of General Counsel, HUD.

ACTION: Interim final rule; correction.

SUMMARY: On June 23, 2021, HUD published a document to correct an amendatory instruction appearing in its Restoring Affirmatively Furthering Fair Housing Definitions and Certifications interim final rule, which published on June 10, 2021. In that document, HUD incorrectly referenced the Federal Register publication date for its interim final rule. For the convenience of the public, this document republishes HUD’s June 23, 2021, correction with the corrected publication dates.

DATES: Effective July 31, 2021.

FOR FURTHER INFORMATION CONTACT: Aaron Santa Anna, Associate General Counsel for Legislation and Regulations, Department of Housing and Urban Development, 451 7th Street SW, Room 10238, Washington, DC 20410; telephone number 202–708–1793 (this is not a toll-free number). Persons with hearing or speech impairments may access this number through TTY by calling the toll-free Federal Relay at 800–877–8339 (this is a toll-free number).

SUPPLEMENTARY INFORMATION: On June 10, 2021 (86 FR 30779), HUD published its Restoring Affirmatively Furthering Fair Housing Definitions and Certifications interim final rule. Following publication, the Federal Register alerted HUD to an error in the amendatory instruction for revisions to 24 CFR 92.508. Specifically, the amendatory instruction directed that paragraph (a)(7)(i)(C) be revised; however, the revision being made by the interim final rule is to paragraph (a)(7)(i)(B). This document corrects the amendatory instructions for 24 CFR 92.508 to reflect the correct paragraph being revised.

Correction

In FR Doc. 2021–12114 appearing on page 30779 in the Federal Register on June 10, 2021, the following correction is made:

§ 92.508 [Corrected]

On page 30792, in the second column, after the title for part 92, in amended 11, the instruction “Amend § 92.508 by revising paragraph (a)(7)(i)(C) to read as follows:” is corrected to read “Amend § 92.508 by revising paragraph (a)(7)(i)(B) to read as follows:”

Aaron Santa Anna,
Associate General Counsel for Legislation and Regulations.

[FR Doc. 2021–14011 Filed 6–30–21; 8:45 am]
BILLING CODE 4210–67–P

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

25 CFR Part 48
[212A2100DD; AAKC001030; AOA501010.999990]
RIN 1076–AF55

Use of Bureau-Operated Schools by Third Parties Under Lease Agreements and Fundraising Activity by Bureau-Operated School Personnel

AGENCY: Bureau of Indian Education, Interior.

ACTION: Final rule.

SUMMARY: Congress authorized the Director of the Bureau of Indian Education (BIE or Bureau) to enter into agreements with private persons and entities allowing them to lease the land or facilities of a Bureau-operated school in exchange for consideration (in the form of funds) that benefits the school. The head of the school determines the manner in which the consideration will be used to benefit the school. The head of the school is responsible for ensuring that the consideration is used in accordance with the terms of the agreement. This final rule establishes standards for the appropriate use of Bureau-operated schools to benefit the school and provides for the acceptance of consideration for the use and benefit of a Bureau-operated school.

DATES: This rule takes effect on August 2, 2021.

FOR FURTHER INFORMATION CONTACT: Elizabeth Appel, Director, Office of Regulatory Affairs & Collaborative Action, (202) 273–4680; elizabeth.appel@bia.gov.

SUPPLEMENTARY INFORMATION:

I. Background
II. Summary of Rule
III. Responses to Comments and Changes
IV. Procedural Requirements
A. Regulatory Planning and Review (E.O. 12866)
B. Regulatory Flexibility Act
C. Small Business Regulatory Enforcement Fairness Act
D. Unfunded Mandates Reform Act
E. Takings (E.O. 12630)
F. Federalism (E.O. 13132)
G. Civil Justice Reform (E.O. 12988)
H. Consultation With Indian Tribes (E.O. 13175)
I. Paperwork Reduction Act
J. National Environmental Policy Act
K. Effects on the Energy Supply (E.O. 13211)

I. Background

Public Law 112–74, as amended by Public Law 113–235 and Public Law 114–113, authorizes the Director of BIE, or the Director’s designee, to enter into agreements with public and private persons and entities allowing them to lease the land or facilities of a Bureau-operated school in exchange for consideration in the form of funds that benefits the school. The head of the school determines the manner in which the consideration will be used to benefit the school. The head of the school is responsible for ensuring that the consideration is used in accordance with the terms of the agreement. This final rule establishes standards for the appropriate use of Bureau-operated schools to benefit the school and provides for the acceptance of consideration for the use and benefit of a Bureau-operated school. The Act requires the establishment and administration of mechanisms for the acceptance of consideration for the use and benefit of a Bureau-operated school. The Act requires the Secretary of the Interior to promulgate regulations. The Act provides that the regulations must include standards for the appropriate use of Bureau-operated school lands and facilities by third parties under a rental or lease agreement; provisions for the establishment and administration of mechanisms for the acceptance of consideration for the use and benefit of a Bureau-operated school; accountability standards to ensure ethical conduct; and provisions for monitoring the amount and terms of such funds. The Act also requires the Secretary of the Interior to promulgate regulations. The Act provides that the regulations must include standards for the appropriate use of Bureau-operated school lands and facilities by third parties under a rental or lease agreement; provisions for the establishment and administration of mechanisms for the acceptance of consideration for the use and benefit of a Bureau-operated school; accountability standards to ensure ethical conduct; and provisions for monitoring the amount and terms of such funds. The Act requires the Secretary of the Interior to promulgate regulations. The Act provides that the regulations must include standards for the appropriate use of Bureau-operated school lands and facilities by third parties under a rental or lease agreement; provisions for the establishment and administration of mechanisms for the acceptance of consideration for the use and benefit of a Bureau-operated school; accountability standards to ensure ethical conduct; and provisions for monitoring the amount and terms of such funds.