

published by the Agricultural Marketing Service, adjusted downward to reflect prices received by farmers by the difference between (1) the mid-month prices published by the Economics, Statistics and Cooperatives Service for the respective commodity for the previous month, and (2) the average mid-month price for the same month at major markets published by the Agricultural Marketing Service, equals or exceeds the release level for the respective commodity. The national average market price for barley will be considered by CCC to have reached the release level when the five-day average price for barley published by the Agricultural Marketing Service for the major market which serves the area where the majority of the barley in the reserve is stored, adjusted downward to reflect prices received by farmers by the difference between (i) the mid-month price published by the Economics, Statistics and Cooperatives Service for feed barley for the previous month in the area where the majority of the barley in the reserve is stored, and (ii) the average mid-month price for barley published by the Agricultural Marketing Service for the same month at the major market which serves the area where the majority of the barley in the reserve is stored, equals or exceeds the release level for barley. However, if CCC determines that the trend in such wheat or feed grains (including barley) prices is downward, release may not be authorized. Producers will be advised when the market reaches this level for any such commodity and that their loans are eligible for redemption without an early redemption charge. Such determinations shall be made and announced by CCC and shall be applicable until a subsequent announcement is made. When the release level is reached for a commodity, the initial release period shall be for the remainder of the month in which release is announced plus the next month. Subsequent announcements to continue or discontinue release will be made at the end of the initial or subsequent release period. Subsequent announcements to continue release will be for the month following the preceding release period. If a subsequent announcement shows that the market price is below the applicable release level, the terms of the reserve agreement and the regulations which are applicable to the commodity prior to release shall again apply, and the commodity will not be eligible for redemption without an early redemption charge.

Signed at Washington, D.C., on May 21, 1980.

Jim Williams,
Acting Secretary.

[FR Doc. 80-18040 Filed 5-27-80; 8:45 am]

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DEPARTMENT OF JUSTICE

Immigration and Naturalization Service

8 CFR Part 242

Proceedings To Determine Deportability of Aliens in United States: Apprehension, Custody, Hearing, and Appeal; Restriction on Reinstatement of Voluntary Departure for Nationals of Iran; Correction

AGENCY: Immigration and Naturalization Service, Justice.

ACTION: Final Rule; correction.

SUMMARY: This amendment is intended to correct the amendment published on May 7, 1980, to limit the prohibition against reinstatement of voluntary departure by immigration judges to cases involving Iranian nationals.

EFFECTIVE DATE: May 7, 1980.

FOR FURTHER INFORMATION CONTACT: For general information: Stanley J.

Kieszkial, Acting Instructions Officer, Immigration and Naturalization Service, 425 Eye Street NW., Washington, DC 20536. Telephone: (202) 633-3048.

For specific information: David Dixon, Special Assistant, Immigration and Naturalization Service, 425 Eye Street NW., Washington, DC 20536. Telephone: (202) 633-2331.

SUPPLEMENTARY INFORMATION: On May 7, 1980, (45 FR 30063) an amendment to 8 CFR 242.22 was published which was intended to preclude reinstatement of voluntary departure by immigration judges in cases involving Iranian nationals. It was made in response to the international crisis created by the unlawful detention of American citizens in the United States Embassy in Iran. The language limiting the prohibition to cases involving Iranian nationals, however, was inadvertently omitted. Consequently, this clarifying amendment is necessary.

Compliance with the provisions of 5 U.S.C. 553 as to notice of proposed rulemaking and delayed effective date is unnecessary and contrary to the public interest.

In FR Doc. 80-13962 appearing at page 30063 in the Federal Register of May 7,

1980, in the second column, the phrase added to § 242.22 is corrected by deleting the comma and inserting the following phrase after the word "departure":

§ 242.22 Reopening or reconsideration. * * * "in a case involving an Iranian national,"

(Sec. 103, 242, 8 U.S.C. 1103, 1252)

Dated: May 21, 1980.

David Crosland,
Acting Commissioner of Immigration and Naturalization.

[FR Doc. 80-16171 Filed 5-23-80; 8:45 am]

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FEDERAL RESERVE SYSTEM

12 CFR Part 226

[Reg. Z; Docket No. R-0294]

Truth In Lending; Agricultural Credit and Closed-End Periodic Statements

Correction

In FR Doc. 80-15360 appearing on page 33599 in the issue of Tuesday, May 20, 1980, make the following correction:

In the amendment to § 226.8, change "(p) [Reserved]" to read "(n) [Reserved]"

BILLING CODE 1505-01-M

NATIONAL CREDIT UNION ADMINISTRATION

12 CFR Part 745

Clarification and Definition of Account Insurance Coverage

AGENCY: National Credit Union Administration.

ACTION: Final rule.

SUMMARY: These amendments increase the maximum insurance coverage on accounts maintained at Federal credit unions and state chartered credit unions insured by the National Credit Union Administration from \$40,000 to \$100,000. The increase in insurance coverage is mandated by section 308(c)(1) of the Consumer Checking Account Equity Act of 1980.

EFFECTIVE DATE: March 31, 1980.

FOR FURTHER INFORMATION CONTACT:

Todd A. Okun, Senior Attorney or Frederick S. Lipton, Staff Attorney, Office of General Counsel, National Credit Union Administration, 1776 G Street, N.W., Washington, DC 20456. Telephone number (202) 357-1030.

SUPPLEMENTARY INFORMATION: The