This section of the FEDERAL REGISTER contains notices to the public of the proposed issuance of rules and regulations. The purpose of these notices is to give interested persons an opportunity to participate in the rule making prior to the adoption of the final rules.

OFFICE OF PERSONNEL MANAGEMENT

5 CFR Part 315

RIN 3206–AM36

Noncompetitive Appointment of Certain Military Spouses


ACTION: Proposed rule with request for comments.

SUMMARY: The U.S. Office of Personnel Management (OPM) is issuing proposed regulations to eliminate the 2-year eligibility limitation for noncompetitive appointment for spouses of certain deceased or 100 percent disabled veterans. OPM is removing this restriction to provide spouses of certain deceased or 100 percent disabled veterans with unlimited eligibility for noncompetitive appointment. The intended effect of this change is to further facilitate the entry of these military spouses into the Federal civil service.

DATES: Comments must be received on or before May 9, 2011.

ADDRESSES: You may submit comments, which are identified by RIN 3206–AM36, by any of the following methods:

Fax: (202) 606–2329.

Mail: Angela Bailey, Deputy Associate Director for Employee Services, U.S. Office of Personnel Management, Room 6566, 1900 E Street, NW., Washington, DC 20415–9700.

FOR FURTHER INFORMATION CONTACT: Michelle Glynn, 202–606–1571, Fax: 202–606–2329 by TDD: 202–418–3134, or e-mail: michelle.glynn@opm.gov.

SUPPLEMENTARY INFORMATION: On September 25, 2008, the President issued Executive Order (E.O.) 13473 allowing agencies to make noncompetitive appointments of spouses of certain members of the armed forces. OPM implemented this E.O. via final regulations which were published in the Federal Register (FR) on August 12, 2009 (74 FR 40471). OPM’s implementing rules established a noncompetitive hiring authority for certain military spouses. Under this hiring authority, eligible spouses include, subject to other criteria specified in the final rule, the following categories of military spouses: Those who are relocating with their service member spouse as a result of permanent change of station (PCS) orders, spouses of service members who incurred a 100 percent disability because of the service member’s active duty service, and the un-remarried widow or widower of a service member killed while on active duty. A spouse remains eligible for a noncompetitive appointment for a maximum of 2 years from the date of: (a) The service member’s orders authorizing a permanent change of station; (b) the documentation showing the service member is 100 percent disabled; or (c) the documentation showing the service member was killed while on active duty.

Paragraph (d) of proposed § 315.612 provides conditions under which an agency may appoint a military spouse noncompetitively under this section. In this paragraph, OPM is proposing to eliminate the 2-year eligibility period for spouses of service members who incurred a 100 percent disability because of the service member’s active duty service, and spouses of service members killed while on active duty. This paragraph extends without time limitation the eligibility of these spouses from the point of documentation showing the service member is 100 percent disabled because of active duty service, or documentation showing the service member was killed while on active duty.

On February 4, 2011, the Department of the Navy presented OPM with the findings of a Spouse Employment and Empowerment Integrated Process Team that was initiated by the Chairman of the Joint Chiefs of Staff. The Integrated Process Team found that spouses of service members who were killed or who became 100 percent disabled while on active duty had been unable to make use of the noncompetitive hiring authority within the 2-year eligibility period prescribed by regulation, due to their bereavement, their convalescent care responsibilities, their dependant care responsibilities, or their need to undergo education or training. OPM believes that it is inconsistent with the purpose of E.O. 13473 to deny a military spouse the opportunity to make use of the noncompetitive hiring authority when the very condition that gives rise to eligibility—the death or disability of a service member—also places unique burdens on the service member’s spouse that delay his or her workforce reentry. For this reason, OPM is proposing to eliminate the 2-year eligibility period for noncompetitive appointment for spouses of service members who incurred a 100 percent disability because of the service member’s active duty service, and for spouses of service members killed while on active duty. The 2-year eligibility period will remain in effect for spouses whose eligibility is based on relocating with their service member spouse as a result of PCS orders.

E.O. 12866 and E.O. 13563 Regulatory Review

This rule has been reviewed by the Office of Management and Budget in accordance with Executive Order 12866 and Executive Order 13563.

Regulatory Flexibility Act

I certify that this regulation will not have a significant economic impact on a substantial number of small entities because it affects only Federal agencies and employees.

List of Subjects in 5 CFR Part 315

Government employees.

John Berry,

Director.

Accordingly, OPM is proposing to amend 5 CFR part 315 as follows:

PART 315—CAREER AND CAREER-CONDITIONAL EMPLOYMENT

1. The authority citation for part 315 continues to read as follows:

SUMMARY: The public meeting will be held at the Holiday Inn, 550 C Street, SW., Washington, DC 20585–0121. If a foreign national wishes to participate in the meeting, please inform DOE as soon as possible by contacting Ms. Brenda Edwards at (202) 586–2945 so that the necessary procedures can be completed.

Background Materials and Submitting Comments: For access to the IgCC code change proposals filed by DOE, visit the Web site: http://www.energycodes.gov/development/IgCC/. Written comments may be filed to each DOE IgCC code change proposal by using the “submit input” function on this Web site.


Mr. Chris Calamita, U.S. Department of Energy, Office of the General Counsel, GC–72, 1000 Independence Avenue, SW., Washington, DC 20585–0121. Tel.: (202) 586–1777. E-mail: Christopher.Calamita@hq.doe.gov.

SUPPLEMENTARY INFORMATION: The public meeting announced in today’s notice is for DOE to present and receive comments on DOE’s proposed changes to the IgCC.

The IgCC is being developed to provide a baseline of codes addressing green construction, and provide a framework linking sustainability with safety and performance.

The IgCC is intended to provide a green model building code provisions for new and existing commercial buildings and would include American Society of Heating, Refrigerating and Air-Conditioning Engineers ASHRAE 189.1–2009 as an alternate compliance option in its current form. It is currently being developed as a voluntary “overlay” code with energy conservation and efficiency provisions intended to exceed those in the 2012 IECC. It also contains provisions for regulating site development and land use, material resource conservation and efficiency, water resource conservation and efficiency, indoor environmental quality and commissioning. The IgCC also currently provides for jurisdictional requirements and is intended to provide compliance flexibility through a variety of optional project electives.

The International Codes Council will conduct hearings on the IgCC from May 16 through 17, 2011, in Dallas, Texas, for consideration of the proposed changes. The complete set of all 1400 proposed changes to the IgCC will be available from the ICC in mid-March.

It is not the object of this public meeting to obtain any group position or consensus. Rather, the EERE is seeking as many recommendations as possible from all individuals at this meeting. The meeting will be conducted in a conference style.

Written comments to the IgCC code change proposals filed by DOE may be submitted by using the “submit input” function assigned to each DOE proposal on the Web site: http://www.energycodes.gov/development/IgCC/.

Issued in Washington, DC, on March 4, 2011.

Roland J. Risser,

[FR Doc. 2011–5494 Filed 3–9–11; 8:45 am]
BILLING CODE 6450–01–P

COMMODITY FUTURES TRADING COMMISSION

17 CFR Parts 23, 37, 38, and 39

RIN 3038–AC98

Requirements for Processing, Clearing, and Transfer of Customer Positions

AGENCY: Commodity Futures Trading Commission.

ACTION: Notice of proposed rulemaking.

SUMMARY: The Commodity Futures Trading Commission (Commission) is proposing regulations to implement Title VII of the Dodd-Frank Wall Street Reform and Consumer Protection Act (Dodd-Frank Act). Proposed regulations would establish the time frame for a swap dealer (SD), major swap participant (MSP), futures commission merchant (FCM), swap execution facility (SEF), and designated contract market (DCM) to submit contracts, agreements, or transactions to a derivatives clearing organization (DCO) for clearing. Proposed regulations also would facilitate compliance with DCO Core Principle C (Participant and Product Eligibility) in connection with standards for cleared products and the prompt and efficient processing of all contracts, agreements, and transactions submitted for clearing. The Commission is further proposing related regulations implementing SEF Core Principle 7 (Financial Integrity of Transactions) and DCM Core Principle 11 (Financial Integrity of Transactions), requiring coordination with DCOs in the