7535-01-U

NATIONAL CREDIT UNION ADMINISTRATION

12 CFR Part 747

RIN: 3133-AE92

Civil Monetary Penalty Inflation Adjustment

AGENCY: National Credit Union Administration (NCUA).

ACTION: Final Rule.

SUMMARY: The NCUA Board (Board) is amending its regulations to adjust the maximum

amount of each civil monetary penalty (CMP) within its jurisdiction to account for inflation.

This action, including the amount of the adjustments, is required under the Federal Civil

Penalties Inflation Adjustment Act of 1990, as amended by the Debt Collection Improvement

Act of 1996 and the Federal Civil Penalties Inflation Adjustment Act Improvements Act of 2015.

DATES: This final rule is effective [DATE OF PUBLICATION IN THE FEDERAL

REGISTER].

FOR FURTHER INFORMATION CONTACT: Marvin Shaw, Staff Attorney, at 1775 Duke Street, Alexandria, VA 22314, or telephone: (703) 518-6553.

SUPPLEMENTARY INFORMATION:

- I. Legal Background
- II. Calculation of Adjustments
- **III. Regulatory Procedures**

I. Legal Background

A. Statutory Requirements and OMB Guidance

The Debt Collection Improvement Act of 1996¹ (DCIA) amended the Federal Civil Penalties Inflation Adjustment Act of 1990² (FCPIA Act) to require every federal agency to enact regulations that adjust each CMP provided by law under its jurisdiction by the rate of inflation at least once every four years.

In November 2015, Congress further amended the CMP inflation requirements in the Bipartisan Budget Act of 2015,³ which contains the Federal Civil Penalties Inflation Adjustment Act

¹ Pub. L. 104-134, § 31001(s), 110 Stat. 1321-373 (Apr. 26, 1996). The law is codified at 28 U.S.C. 2461 note.

² Pub. L. 101-410, 104 Stat. 890 (Oct. 5, 1990), codified at 28 U.S.C. 2461 note.

³ Pub. L. 114-74, 129 Stat. 584 (Nov. 2, 2015).

Improvements Act of 2015 (the 2015 amendments).⁴ This legislation provided for an initial "catch-up" adjustment of CMPs in 2016, followed by annual adjustments. The catch-up adjustment reset CMP maximum amounts by setting aside the inflation adjustments that agencies made in prior years and instead calculated inflation with reference to the year when each CMP was enacted or last modified by Congress. Agencies were required to publish their catch-up adjustments in an interim final rule by July 1, 2016 and make them effective by August 1, 2016.⁵ The NCUA complied with these requirements in a June 2016 interim final rule, followed by an October 2016 final rule to confirm the adjustments as final.⁶

The 2015 amendments also specified how agencies must conduct annual inflation adjustments after the 2016 catch-up adjustment. Following the catch-up adjustment, agencies must make the required adjustments and publish them in the Federal Register by January 15 each year. For 2017, the NCUA issued an interim final rule on January 6, 2017, followed by a final rule issued on June 23, 2017. For 2018, the NCUA issued a final rule to satisfy the agency's requirement for the 2018 annual adjustments. This document satisfies the agency's requirement for the 2019 annual adjustment.

The law provides that the adjustments shall be made notwithstanding the section of the Administrative Procedure Act (APA) that requires prior notice and public comment for agency

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^{4 129} Stat. 599.

⁵ Pub. L. 114-74, Sec. 701(b)(1), 129 Stat. 584, 599 (Nov. 2, 2015).

⁶ 81 FR 40152 (June 21, 2016); 81 FR 78028 (Nov. 7, 2016).

⁷ Pub. L. 114-74, Sec. 701(b)(1), 129 Stat. 584, 599 (Nov. 2, 2015).

^{8 82} FR 7640 (Jan. 23, 2017).

^{9 82} FR 29710 (June 30, 2017).

¹⁰ 83 FR 2029 (Jan. 16, 2018).

rulemaking.¹¹ The 2015 amendments also specify that each CMP maximum must be increased by the percentage by which the consumer price index for urban consumers (CPI-U)¹² for October of the year immediately preceding the year the adjustment is made exceeds the CPI-U for October of the prior year.¹³ For example, for the adjustment to be made in 2019, an agency must compare the October 2017 and 2018 CPI-U figures.

The 2015 amendments also provide that agencies may forgo the required annual adjustments in certain circumstances. Specifically, in a subsection titled "Other Adjustments Made," the statute provides that an agency is not required to make an annual adjustment to a CMP if it has been increased by an amount greater than the contemplated annual adjustment in the preceding 12 months. ¹⁴ When these criteria are met, the agency has discretion not to make the adjustments otherwise required by the statute.

In addition, the 2015 amendments directed the Office of Management and Budget (OMB) to issue guidance to agencies on implementing the inflation adjustments. OMB is required to issue its guidance each December and, with respect to the 2019 annual adjustment, did so on December 14, 2018. This OMB guidance for the 2019 adjustments includes an inflationary multiplier (1.02522) to apply to each current CMP maximum amount to determine the adjusted

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¹¹ Pub. L. 114-74, Sec. 701(b)(1), 129 Stat. 584, 599 (Nov. 2, 2015).

¹² This index is published by the Department of Labor, Bureau of Labor Statistics, and is available at its website: http://www.bls.gov/cpi/.

¹³ Pub. L. 114-74, Sec. 701(b)(1)(2)(B), 129 Stat. 584, 600 (Nov. 2, 2015).

¹⁴ Pub. L. 114-74, Sec. 701(b)(1), 129 Stat. 584, 600 (Nov. 2, 2015).

¹⁵ Pub. L. 114-74, Sec. 701(b)(4), 129 Stat. 584, 601 (Nov. 2, 2015).

¹⁶ OMB, Implementation of Penalty Inflation Adjustments for 2019, Pursuant to the Federal Civil Penalties Inflation Adjustment Act Improvements Act of 2015 (Dec. 14, 2018), available at https://www.whitehouse.gov/wp-content/uploads/2017/11/m_19_04.pdf.

maximum. The guidance also addresses rulemaking procedures and agency reporting and oversight requirements for CMPs. 17

B. Application to the 2019 Adjustments

This section applies the statutory requirements and OMB's guidance to the NCUA's CMPs, and sets forth the Board's calculation of the 2019 adjustments.

As explained above, the 2015 amendments require the NCUA to adjust the maximum amounts of its CMPs by the percentage by which the October 2018 CPI-U (252.885) exceeds the October 2017 CPI-U (246.663). The percentage change is 2.522. This percentage increase can be expressed as an inflation multiplier (the quotient of the October 2018 figure divided by the October 2017 figure). Accordingly, each CMP maximum amount should be multiplied by 1.02522 to determine the adjusted maximum amount. OMB's guidance identifies the same multiplier.

The Board has considered the exception in the 2015 amendments for adjustments made in the preceding 12 months, discussed above, and has determined that it does not apply. All of the adjustments calculated below are equal to or greater than the adjustments made in January 2018 for each CMP. Accordingly, the exception for greater adjustments in the preceding 12 months does not apply. Thus, the Board lacks discretion to decline to make the adjustments calculated below.

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¹⁷ Id.

The table below presents the adjustment calculations. The current maximums are found at 12 C.F.R. 747.1001, as adjusted in January 2018. This amount is multiplied by the inflation multiplier to calculate the new maximum in the far right column. Only these adjusted maximum amounts, and not the calculations, will be codified at 12 CFR 747.1001 under this final rule. The adjusted amounts will be effective January 15, 2019, and can be applied to violations that occurred on or after November 2, 2015, the date the 2015 amendments were enacted.¹⁸

Table: Calculation of Maximum CMP Adjustments

Citation	Description/Tier 19	Current Maximum (\$)	Multiplier	Adjusted Maximum (\$) (Current Maximum X Multiplier, Rounded to Nearest Dollar)
12 U.S.C. 1782(a)(3)	Inadvertent failure to submit a report or the inadvertent submission of a false or misleading report	3,928	1.02522	4,027
12 U.S.C. 1782(a)(3)	Non- inadvertent failure to submit a report or the non- inadvertent submission of a false or misleading report	39.278	1.02522	40,269

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¹⁸ Public Law 114–74, 129 Stat. 600 (Nov. 2, 2015), codified at 28 U.S.C. 2461 note.

¹⁹ The table uses condensed descriptions of CMP tiers. Refer to the U.S. Code citations for complete descriptions.

Citation	Description/Tier 19	Current Maximum (\$)	Multiplier	Adjusted Maximum (\$) (Current Maximum X
				Multiplier, Rounded to Nearest Dollar)
12 U.S.C. 1782(a)(3)	Failure to submit a	Lesser of 1,963,870	1.02522	Lesser of 2,013,399
	report or the submission of	or 1% of		or 1% of total CU
	a false or	total CU assets		assets
	misleading			
	report done knowingly or			
	with reckless			
12 11 0 0	disregard	2.501	1.02522	2.602
12 U.S.C. 1782(d)(2)(A)	Tier 1 CMP for	3,591	1.02522	3,682
	inadvertent			
	failure to submit			
	certified			
	statement of insured shares			
	and charges			
	due to			
	NCUSIF, or inadvertent			
	submission of			
	false or misleading			
	statement			
12 U.S.C.	Tier 2 CMP	35,904	1.02522	36,809
1782(d)(2)(B)	for non- inadvertent			
	failure to			
	submit certified			
	statement or			
	submission of			
	false or misleading			
	statement			
12 U.S.C.	Tier 3 CMP	Lesser of	1.02522	Lesser of
1782(d)(2)(C)	for failure to submit a	1,795,216		1,840,491or 1% of total CU assets
	certified			

Citation	Description/Tier 19	Current Maximum (\$)	Multiplier	Adjusted Maximum (\$) (Current Maximum X Multiplier, Rounded to
				Nearest Dollar)
	statement or	or 1% of		
	the	total CU		
	submission of	assets		
	a false or			
	misleading statement			
	done			
	knowingly or			
	with reckless			
	disregard			
12 U.S.C.	Non-	122	1.02522	125
1785(a)(3)	compliance			
	with			
	insurance			
	logo			
	requirements			
12 U.S.C.	Non-	285	1.02522	
1785(e)(3)	compliance			292
	with NCUA			
	security			
12 U.S.C.	requirements Tier 1 CMP	9,819	1.02522	10,067
1786(k)(2)(A)	for violations	9,019	1.02322	10,007
1700(K)(Z)(M)	of law,			
	regulation,			
	and other			
	orders or			
	agreements			
12 U.S.C.	Tier 2 CMP	49,096	1.02522	50,334
1786(k)(2)(B)	for violations			
	of law,			
	regulation,			
	and other			
	orders or			
	agreements and for			
	recklessly			
	engaging in			
	unsafe or			
	unsound			
	practices or			

Citation	Description/Tier 19	Current Maximum (\$)	Multiplier	Adjusted Maximum (\$)
		147		(Current Maximum X Multiplier, Rounded to Nearest Dollar)
	breaches of fiduciary duty			
12 U.S.C. 1786(k)(2)(C)	Tier 3 CMP for knowingly committing the violations under Tier 1 or 2 (natural person)	1,963,870	1.02522	2,013,399
12 U.S.C. 1786(k)(2)(C)	Tier 3 (same) (CU)	Lesser of 1,963,870 or 1% of total CU assets	1.02522	Lesser of 2,013,399 or 1% of total CU assets
12 U.S.C. 1786(w)(5)(A)(ii)	Non- compliance with senior examiner post- employment restrictions	323,027	1.02522	331,174
15 U.S.C. 1639e(k)	Non- compliance with appraisal independence standards (first violation)	11,279	1.02522	11,563
15 U.S.C. 1639e(k)	Subsequent violations of the same	22,556	1.02522	23,125
42 U.S.C. 4012a(f)(5)	Non- compliance with flood insurance requirements	2,133	1.02522	2,187

III. Regulatory Procedures

A. Final Rule under the APA

In the 2015 amendments to the FCPIA Act, Congress provided that agencies shall make the required inflation adjustments in 2017 and subsequent years notwithstanding 5 U.S.C. 553, ²⁰ which requires agencies to follow notice-and-comment procedures in rulemaking and to make rules effective no sooner than 30 days after publication in the Federal Register. The 2015 amendments provide a clear exception to these requirements. ²¹ In addition, the Board finds that notice-and-comment procedures would be impracticable and unnecessary under the APA because of the largely ministerial and technical nature of the rule, which affords agencies limited discretion in promulgating the rule, and the statutory deadline for making the adjustments. ²² In these circumstances, the Board finds good cause to issue a final rule without issuing a notice of proposed rulemaking or soliciting public comments. The Board also finds good cause to make the final rule effective upon publication because of the statutory deadline. Accordingly, this final rule is issued without prior notice and comment and will become effective immediately upon publication.

B. Regulatory Flexibility Act

The Regulatory Flexibility Act requires the Board to prepare an analysis to describe any significant economic impact a regulation may have on a substantial number of small entities.²³

²⁰ Pub. L. 114-74, Sec. 701(b)(1), 129 Stat. 584, 599 (Nov. 2, 2015).

²¹ See 5 U.S.C. 559; Asiana Airlines v. Fed. Aviation Admin., 134 F.3d 393, 396-99 (D.C. Cir. 1998).

²² 5 U.S.C. 553(b)(3)(B); see Mid-Tex Elec. Co-op., Inc. v. Fed. Energy Regulatory Comm'n, 822 F.2d 1123, (D.C. Cir. 1987).

²³ 5 U.S.C. 603(a).

For purposes of this analysis, the Board considers small credit unions to be those having under \$100 million in assets. ²⁴ This final rule will not have a significant economic impact on a substantial number of small credit unions because it only affects the maximum amounts of CMPs that may be assessed in individual cases, which are not numerous and generally do not involve assessments at the maximum level. In addition, several of the CMPs are limited to a percentage of a credit union's assets. Finally, in assessing CMPs, the Board generally must consider a party's financial resources. ²⁵ Because this final rule will affect few, if any, small credit unions, the Board certifies that the final rule will not have a significant economic impact on a substantial number of small entities.

C. Paperwork Reduction Act

The Paperwork Reduction Act of 1995 (PRA) applies to rulemakings in which an agency creates a new paperwork burden on regulated entities or modifies an existing burden. For purposes of the PRA, a paperwork burden may take the form of either a reporting or a recordkeeping requirement, both referred to as information collections. This final rule adjusts the maximum amounts of certain CMPs that the Board may assess against individuals, entities, or credit unions but does not require any reporting or recordkeeping. Therefore, this final rule will not create new paperwork burdens or modify any existing paperwork burdens.

D. Executive Order 13132

²⁴ Interpretive Ruling and Policy Statement 15-1, 80 FR 57512 (Sept. 24, 2015).

²⁵ 12 U.S.C. 1786(k)(2)(G)(i).

²⁶ 44 U.S.C. 3507(d); 5 CFR part 1320.

Executive Order 13132 encourages independent regulatory agencies to consider the impact of their actions on state and local interests. In adherence to fundamental federalism principles, the NCUA, an independent regulatory agency as defined in 44 U.S.C. 3502(5), voluntarily complies with the executive order. This final rule adjusts the maximum amounts of certain CMPs that the Board may assess against individuals, entities, and federally insured credit unions, including state-chartered credit unions. However, the final rule does not create any new authority or alter the underlying statutory authorities that enable the Board to assess CMPs. Accordingly, this final rule will not have a substantial direct effect on the states, on the connection between the national government and the states, or on the distribution of power and responsibilities among the various levels of government. The Board has determined that this final rule does not constitute a policy that has federalism implications for purposes of the executive order.

E. Assessment of Federal Regulations and Policies on Families

The Board has determined that this final rule will not affect family well-being within the meaning of Section 654 of the Treasury and General Government Appropriations Act, 1999.²⁷

F. Small Business Regulatory Enforcement Fairness Act

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²⁷ Pub. L. 105–277, 112 Stat. 2681 (Oct. 21, 1998).

The Small Business Regulatory Enforcement Fairness Act of 1996²⁸ (SBREFA) provides generally for congressional review of agency rules. A reporting requirement is triggered in instances where the Board issues a final rule as defined by Section 551 of the APA.²⁹ The Board has submitted this final rule to OMB for it to determine whether it is a "major rule" within the meaning of the relevant sections of SBREFA, but the Board does not believe the rule is major.

List of Subjects in 12 CFR Part 747

Credit unions, Civil monetary penalties.

By the National Credit Union Administration Board on _______, 2019.

Gerard S. Poliquin

Secretary of the Board

For the reasons stated above, the NCUA Board amends 12 CFR part 747 as follows:

PART 747 — ADMINISTRATIVE ACTIONS, ADJUDICATIVE HEARINGS, RULES
OF PRACTICE AND PROCEDURE, AND INVESTIGATIONS

²⁸ Pub. L. 104–121, 110 Stat. 857 (Mar. 29, 1996).

²⁹ 5 U.S.C. 551.

1. The authority for Part 747 continues to read as follows:

Authority: 12 U.S.C. 1766, 1782, 1784, 1785, 1786, 1787, 1790a, 1790d; 15 U.S.C. 1639e; 42 U.S.C. 4012a; Pub. L. 101-410; Pub. L. 104-134; Pub. L. 109-351; Pub. L. 114-74.

2. Revise § 747.1001 to read as follows:

Subpart K – Inflation Adjustment of Civil Monetary Penalties

§ 747.1001 – Adjustment of civil monetary penalties by the rate of inflation.

(a) The NCUA is required by the Federal Civil Penalties Inflation Adjustment Act of 1990 (Public Law 101-410, 104 Stat. 890, as amended (28 U.S.C. 2461 note)), to adjust the maximum amount of each civil monetary penalty within its jurisdiction by the rate of inflation. The following chart displays those adjusted amounts, as calculated pursuant to the statute:

U.S. Code citation	CMP description	New maximum amount
(1) 12 U.S.C. 1782(a)(3)	Inadvertent failure to submit	\$4,027
	a report or the inadvertent	
	submission of a false or	
	misleading report	

U.S. Code citation	CMP description	New maximum amount
(2) 12 U.S.C. 1782(a)(3)	Non-inadvertent failure to	\$40,269
	submit a report or the non-	
	inadvertent submission of a	
	false or misleading report	
(3) 12 U.S.C. 1782(a)(3)	Failure to submit a report or	\$2,013,399 or 1 percent of the
	the submission of a false or	total assets of the credit
	misleading report done	union, whichever is less
	knowingly or with reckless	
	disregard	
(4) 12 U.S.C.	Tier 1 CMP for inadvertent	\$3,682
1782(d)(2)(A)	failure to submit certified	
	statement of insured shares	
	and charges due to NCUSIF,	
	or inadvertent submission of	
	false or misleading statement	
(5) 12 U.S.C.	Tier 2 CMP for non-	\$36,809
1782(d)(2)(B)	inadvertent failure to submit	
	certified statement or	
	submission of false or	
	misleading statement	

U.S. Code citation	CMP description	New maximum amount
(6) 12 U.S.C.	Tier 3 CMP for failure to	\$1,840,491 or 1 percent of the
1782(d)(2)(C)	submit a certified statement	total assets of the credit
	or the submission of a false or	union, whichever is less
	misleading statement done	
	knowingly or with reckless	
	disregard	
(7) 12 U.S.C. 1785(a)(3)	Non-compliance with	\$125
	insurance logo requirements	
(8) 12 U.S.C. 1785(e) (3)	Non-compliance with NCUA	\$292
	security requirements	
(9) 12 U.S.C.	Tier 1 CMP for violations of	\$10,067
1786(k)(2)(A)	law, regulation, and other	
	orders or agreements	
(10) 12 U.S.C.	Tier 2 CMP for violations of	\$50,334
1786(k)(2)(A)	law, regulation, and other	
	orders or agreements and for	
	recklessly engaging in unsafe	
	or unsound practices or	
	breaches of fiduciary duty	
(11) 12 U.S.C.	Tier 3 CMP for knowingly	\$2,013,399
1786(k)(2)(A)	committing the violations	

U.S. Code citation	CMP description	New maximum amount
	under Tier 1 or 2 (natural	
	person)	
(12) 12 U.S.C.	Tier 3 CMP for knowingly	\$2,013,399 or 1 percent of the
1786(k)(2)(A)	committing the violations	total assets of the credit
	under Tier 1 or 2 (insured	union, whichever is less
	credit union)	
(13) 12 U.S.C.	Non-compliance with senior	\$331,174
1786(w)(5)(ii)	examiner post-employment	
	restrictions	
(14) 15 U.S.C.	Non-compliance with	First violation: \$11,563
1639e(k)	appraisal independence	Subsequent violations:
	requirements	\$23,125
(15) 42 U.S.C.	Non-compliance with flood	\$2,187
4012a(f)(5)	insurance requirements	

(b) The adjusted amounts displayed in paragraph (a) of this section apply to civil monetary penalties that are assessed after the date the increase takes effect, including those whose associated violation or violations pre-dated the increase and occurred after November 2, 2015.