(33) Where appropriate, borrowers may replace a cutout (item "af") and an arrester (item "ae") with a combination cutout/arrester (item "ax") without additional review and approval by RUS. The material for the assembly needs to be changed accordingly.

(34) Additional information was added to the "Specifications for Pole Top Assemblies" stating that for NESC Grade B construction, the permitted line angles referenced on the pole top assemblies may need to be reduced based on the design engineer's calculations.

(35) Whereas the drawings for pole top assemblies do not show the permitted transverse load on the assemblies, the subtitles of the tables in Exhibit 1 referenced in the design parameters on the drawings specify the permitted transverse loads.

(36) The alleged errors regarding the "wild leg" and the high side grounding on guide drawing G3.1G were checked and determined to be correct as drawn.

Electronic (pdf) copies of this final rule and the new bulletin are available on the RUS Web site at *http:// www.usda.gov/rus/electric/regs/ index.htm.* Electronic and printed copies of the bulletin are also available from Publications Office, Program Development and Regulatory Analysis, Rural Utilities Service, U.S. Department of Agriculture, 1400 Independence Ave., SW., Washington, DC 20250–1522.

List of Subjects in 7 CFR Part 1728

Electric power, Incorporation by reference, Loan programs-energy, Rural areas.

■ For reasons set out in the preamble, chapter XVII of title 7 of the Code of Federal Regulations, is amended to read as follows:

PART 1728—ELECTRIC STANDARDS AND SPECIFICATIONS FOR MATERIALS AND CONSTRUCTION

 1. The authority citation for part 1728 continues to read as follows:

Authority: 7 U.S.C. 901 *et seq.*; 7 U.S.C. 1921 *et seq.*; 6941 *et seq.*

2. Section 1728.97 is amended by:
A. Revising the second sentence in paragraph (a), and

■ B. Amending paragraph (b) by removing the entries for Bulletin 50–3 and Bulleting 50–6; and adding to the list of bulletins, in numerical order, the entry for Bulletin 1728F–804.

These revisions are to read as follows:

§ 1728.97 Incorporation by reference of electric standards and specifications.

(a) * * * The bulletins containing construction standards (50–4 and

1728F–803 to 1728F–811), may be purchased from the Superintendent of Documents, U.S. Government Printing Office, Washington, DC 20402. * * *

(b) *List of Bulletins.*

Bulletin 1728F–804 (D–804), Specification and Drawings for 12.47/7.2 kV Line Construction October 2005.

* * * * *

Dated: March 28, 2005.

Curtis M. Anderson,

Acting Administrator, Rural Utilities Service. [FR Doc. 05–7920 Filed 4–20–05; 8:45 am] BILLING CODE 3410–15–M

DEPARTMENT OF AGRICULTURE

Rural Housing Service

Rural Business—Cooperative Service

Rural Utilities Service

Farm Services Agency

7 CFR Part 1955

Management of Property

AGENCIES: Rural Housing Service, Rural Business—Cooperative Service, Rural Utilities Service and Farm Service Agency, USDA.

ACTION: Final rule.

SUMMARY: The Rural Housing Service (RHS) is amending this regulation to remove an incorrect reference. The intended effect of this change is to ensure that Agency regulations continue to provide current information.

DATES: *Effective Date:* April 21, 2005.

FOR FURTHER INFORMATION CONTACT: Brinder Billups, Chief, Policy and Program Management Branch, Procurement Management Division, Rural Development, U.S. Department of Agriculture, Stop 0741, 1400 Independence Avenue, SW., Washington, DC 20250–0741, Telephone: (202) 692–0247. SUPPLEMENTARY INFORMATION:

Classification

This action is not subject to the provisions of Executive Order (E.O.) 12866 since it involves only internal Agency management. This action is not published for prior notice and comment under the Administrative Procedure Act since it involves only internal Agency management and publication for comment is unnecessary and contrary to the public interest.

Programs Affected

The Catalog of Federal Domestic Assistance programs affected by this action are 10.406—Farm Operating Loans and 10.407—Farm Ownership Loans.

Intergovernmental Consultation

Programs with Catalog Federal Domestic Assistance numbers 10.406 and 10.407 are not subject to the provisions of E.O. 12372 which requires intergovernmental consultation with State and local officials.

Civil Justice Reform

This final rule has been reviewed under E.O. 12988, Civil Justice Reform. When published: (1) Unless otherwise specifically provided, all State and local laws that are in conflict with this rule will be preempted; (2) no retroactive effect will be given this rule except as specifically prescribed in the rule; and (3) administrative proceedings of the National Appeals Division (7 CFR part 11) must be exhausted before litigation against the Department is instituted.

Paperwork Reduction Act

There are no new reporting and recordkeeping requirements associated with this rule.

Unfunded Mandates Reform Act

Title II of the Unfunded Mandate Reform Act of 1995 (UMRA), Public Law (Pub. L.) 104-4, establishes requirements for Federal agencies to assess the effects of their regulatory actions on State, local, and tribal governments and the private sector. Under section 202 of the UMRA, Federal agencies generally must prepare a written statement, including costbenefit analysis, for proposed and final rules with "Federal mandates" that may result in expenditures to State, local, or tribal governments, in the aggregate, or to the private sector, or \$100 million or more in any 1 year. When such statement is needed for a rule, section 205 of the UMRA generally requires a Federal agency to identify and consider a reasonable number of regulatory alternatives and adopt the least costly, more cost-effective, or least burdensome alternative that achieves the objectives of the rule.

This rule contains no Federal mandates (under the regulatory provisions of Title II of the UMA) for State, local, and tribal governments or the private sector. Therefore, this rule is not subject to the requirements of sections 202 and 205 of the UMRA. 20704

Environmental Impact Statement

This document has been reviewed in accordance with 7 CFR part 1940, subpart G, "Environmental Program." It is the determination of RHS that the proposed action does not constitute a major Federal action significantly affecting the quality of the environment and in accordance with the National Environmental Policy Act of 1969, Public Law 91–190, an Environmental Impact Statement is not required.

Executive Order 13132, Federalism

The policies contained in this rule do not have any substantial direct effect on States, on the relationship between the National Government and the States, or on the distribution of power and responsibilities among the various levels of government. Nor does this rule impose a substantial direct compliance cost on State and local governments. Therefore, consultation with the States is not required.

List of Subjects in Part 1955

Government acquired property, Government property management. ■ Accordingly, Chapter XVIII, Title 7, Code of Federal Regulations, is amended as follows:

PART 1955—PROPERTY MANAGEMENT

 1. The authority citation for part 1955 continues to read as follows:

Authority: 5 U.S.C. 301; 7 U.S.C. 1989; 42 U.S.C. 1480.

Subpart B—Management of Property

■ 2. Section 1955.65 is amended by revising paragraph (c)(3) to read as follows:

§ 1955.65 Management of inventory and/or custodial real property.

(c) * * *

(3) Specification of services. All management contracts will provide for termination by either the contractor or the Government upon 30 days written notice. Contracts providing for management of multiple properties will also provide for properties to be added or removed from the contractor's assignment whenever necessary, such as when a property is acquired or taken into custody during the period of a contract or when a property is sold from inventory. If a contractor prepares repair specifications, that contractor will be excluded from the solicitation for making the repairs to avoid a conflict of interest.

If a management contract calls for specification writing services, a clause

must be inserted in the contract prohibiting the preparer or his/her associates from doing the repair work.

Dated: April 4, 2005.

Gilbert Gonzalez,

Under Secretary, Rural Development. Dated: April 11, 2005.

J.B. Penn,

Under Secretary, Farm and Foreign Agricultural Service. [FR Doc. 05–7982 Filed 4–20–05; 8:45 am]

BILLING CODE 3410-XV-P

FEDERAL RESERVE SYSTEM

12 CFR Part 225

[Regulation Y]

Bank Holding Companies and Change in Bank Control

AGENCY: Board of Governors of the Federal Reserve System (Board).

ACTION: Final rule; correction.

SUMMARY: This correction amends a footnote reference in the text of 12 CFR part 225, Appendix A.

DATES: Effective on April 21, 2005.

FOR FURTHER INFORMATION CONTACT: John F. Connolly, Senior Supervisory Financial Analyst (202–452–3621 or *john.f.connolly@frb.gov*), Division of Banking Supervision and Regulation. For users of Telecommunications Device for the Deaf (TDD) only, contact 202–263–4869.

SUPPLEMENTARY INFORMATION:

■ In part 225, Appendix A, Section III, D.1.b., footnote reference 52 in the text should be redesignated as footnote reference 55. The correction reads as follows:

Appendix A to Part 225—Capital Adequacy Guidelines for Banking Holding Companies: Risk-Based Measure [Corrected]

III. * * * D. * * * 1. * * b. * * *55 * * *

By order of the Board of Governors of the Federal Reserve System, April 15, 2005.

Jennifer J. Johnson,

Secretary of the Board. [FR Doc. 05–8020 Filed 4–20–05; 8:45 am] BILLING CODE 6210–01–P

FEDERAL DEPOSIT INSURANCE CORPORATION

12 CFR Part 347

RIN 3064-AC85

International Banking

AGENCY: Federal Deposit Insurance Corporation (FDIC). **ACTION:** Final rule; correction.

SUMMARY: The Federal Deposit Insurance Corporation published in the **Federal Register** of April 6, 2005, a final rule amending parts 303, 325, and 327 and revising subparts A and B of part 347. The regulations contained in subpart C of part 347 were not included in the publication. This document corrects the final rule by adding the regulations in subpart C of part 347 to the regulatory text.

DATES: Effective on July 1, 2005.

FOR FURTHER INFORMATION CONTACT: Rodney D. Ray, Counsel, Legal Division, (202) 898–3556 or *rray@fdic.gov*, Federal Deposit Insurance Corporation, 550 17th Street, NW., Washington, DC 20429.

SUPPLEMENTARY INFORMATION: The Federal Deposit Insurance Corporation published in the **Federal Register** of April 6, 2005, a final rule amending parts 303, 325, and 327 and revising subparts A and B of part 347. Although the regulations in subpart C of part 347 were listed in the Table of Contents for part 347, the regulatory text of subpart C was not contained in the final rule. This document corrects the final rule by adding the regulations in subpart C of part 347 to the regulatory text.

■ In the final rule published on April 6, 2005, (70 FR 17550) make the following correction. On page 17572, in the third column after section 347.216, add Subpart C to read as follows:

Subpart C—International Lending

§ 347.301 Purpose, authority, and scope.

Under the International Lending Supervision Act of 1983 (Title IX, Pub. L. 98–181, 97 Stat. 1153) (12 U.S.C. 3901 *et seq.*) (ILSA), the Federal Deposit Insurance Corporation prescribes the regulations in this subpart relating to international lending activities of banks.

§ 347.302 Definitions.

For the purposes of this subpart: (a) *Administrative cost* means those costs which are specifically identified with negotiating, processing and consummating the loan. These costs include, but are not necessarily limited to: legal fees; costs of preparing and