notice and public procedure thereon are impracticable, unnecessary, or contrary to the public interest."

This rulemaking is exempt from normal notice-and-comment procedures because it is a technical change intended to reflect restructuring of Bureau of Prisons functions within the agency. We are also modifying our rule to permit inmates a more direct and efficient route of appeal of decisions/determinations made by Bureau entities other than institution-level staff.

Because the regulations still reflect current Bureau policy, and because the regulations are being changed only to accommodate a restructuring of Bureau functions, we find that normal noticeand-comment rulemaking is unnecessary. We are, however, allowing the public to comment on this rule change by publishing it as an interim final rule.

#### **Executive Order 12866**

This rule falls within a category of actions that the Office of Management and Budget (OMB) has determined to constitute a "significant regulatory action" under section 3(f) of Executive Order 12866 and, accordingly, it was reviewed by OMB.

The Bureau has assessed the costs and benefits of this rule as required by Executive Order 12866 Section 1(b)(6) and has made a reasoned determination that the benefits of this rule justify its costs. This rule will have the benefit of eliminating confusion in the courts that has been caused by the changes in the Bureau's statutory interpretation, while allowing us to continue to operate in compliance with the revised statute. There will be no new costs associated with this rulemaking.

#### **Executive Order 13132**

This regulation will not have substantial direct effects on the States, on the relationship between the national government and the States, or on distribution of power and responsibilities among the various levels of government. Therefore, under Executive Order 13132, we determine that this rule does not have sufficient Federalism implications to warrant the preparation of a Federalism Assessment.

### **Regulatory Flexibility Act**

The Director of the Bureau of Prisons, under the Regulatory Flexibility Act (5 U.S.C. 605(b)), reviewed this regulation and by approving it certifies that it will not have a significant economic impact upon a substantial number of small entities for the following reasons: This rule pertains to the correctional management of offenders committed to the custody of the Attorney General or the Director of the Bureau of Prisons, and its economic impact is limited to the Bureau's appropriated funds.

# **Unfunded Mandates Reform Act of** 1995

This rule will not result in the expenditure by State, local and Tribal governments, in the aggregate, or by the private sector, of \$100,000,000 or more in any one year, and it will not significantly or uniquely affect small governments. Therefore, no actions were deemed necessary under the provisions of the Unfunded Mandates Reform Act of 1995.

### **Small Business Regulatory Enforcement Fairness Act of 1996**

This rule is not a major rule as defined by § 804 of the Small Business Regulatory Enforcement Fairness Act of 1996. This rule will not result in an annual effect on the economy of \$100,000,000 or more; a major increase in costs or prices; or significant adverse effects on competition, employment, investment, productivity, innovation, or on the ability of United States-based companies to compete with foreign-based companies in domestic and export markets.

#### List of Subjects in 28 CFR Part 542

Prisoners.

### Harley G. Lappin,

Director, Bureau of Prisons.

■ Under rulemaking authority vested in the Attorney General in 5 U.S.C 301; 28 U.S.C. 509, 510 and delegated to the Director, Bureau of Prisons in 28 CFR 0.96, we amend 28 CFR part 542 as set forth below.

# SUBCHAPTER C—INSTITUTIONAL MANAGEMENT

# PART 542—ADMINISTRATIVE REMEDY

■ 1. The authority citation for 28 CFR part 542 continues to read as follows:

**Authority:** 5 U.S.C. 301; 18 U.S.C. 3621, 3622, 3624, 4001, 4042, 4081, 4082 (Repealed in part as to offenses committed on or after November 1, 1987), 5006–5024 (Repealed October 12, 1984, as to offenses committed after that date), 5039; 28 U.S.C. 509, 510.

■ 2. Add a new paragraph (d)(5) to § 542.14 to read as follows:

### § 542.14 Initial filing.

\* \* \* \* \* \* \* \* (d) \* \* \*

(5) Other requests for formal review of decisions not originating from the Warden. Other than the exceptions listed above, formal administrative remedy requests regarding initial decisions that did not originate with the Warden, or his/her staff, may be initially filed with the Bureau office which made the original decision, and appealed directly to the General Counsel.

[FR Doc. 2010–14715 Filed 6–17–10; 8:45 am]
BILLING CODE 4410–05–P

#### **DEPARTMENT OF LABOR**

# **Employee Benefits Security Administration**

#### 29 CFR Part 2578

# Rules and Regulations for Abandoned Individual Account Plans

CFR Correction

In Title 29 of the Code of Federal Regulations, Part 1927 to End, revised as of July 1, 2009, on pages 664 and 665, remove the second Appendix C; and on page 661, correct Appendix B to read as follows:

## APPENDIX B TO § 2578.1

# NOTIFICATION OF PLAN ABANDONMENT AND INTENT TO SERVE AS QUALIFIED TERMINATION ADMINISTRATOR

[Date	of notice]			
Emple U.S. I 200 C Suite	doned Plan Coordinator, Office of Enforcement oyee Benefits Security Administration Department of Labor Constitution Ave., NW 600 ington, DC, 20210	ent		
Re:	Plan Identification [Plan name and plan number] [EIN] [Plan account number] [Address] [Telephone number]	Qualified Termination Administrator [Name] [Address] [E-mail address] [Telephone number] [EIN]		
Aban	doned Plan Coordinator:			
becon Admi	ant to 29 CFR 2578.1(b), we have determined ne abandoned by its sponsor. We are eligible nistrator for purposes of terminating and wind 2578.1, and hereby elect to do so.	to serve as a Qualified Termination		
	nd that {check the appropriate box below and sary}:	d provide additional information as		
re	There have been no contributions to, or distributions to a least 12 consecutive months immediately prescords indicate that the date of the last contributions are propriate date.	eceding the date of this letter. Our		
□ at	☐ The following facts and circumstances suggest that the plan is or may become abandoned by the plan sponsor {add description below}:			

We ha	ve als	o determined that the plan sponsor {check	appropriat	e box b	elow}:
	No lo	onger exists			
	Canr	not be located			
	Is un	able to maintain the plan			
		ten the following steps to locate or communeived no objection {provide an explanation}		the kno	own plan sponsor
Part I	– <u>Plan</u>	<u>Information</u>			
1.		mated number of individuals (participants or the plan:	and benefic	iaries)	with accounts [number]
2.	Plan A. B.	assets held by Qualified Termination Adr Estimated value of assets: Months we have held plan assets, if les			[value] [number]
	C.	Hard to value assets {select "yes" or " readily ascertainable fair market value assets the best known estimate of their	, and includ value}:	le for th	
	(a)	Down and him /i aimt wantung in tangets	Yes	No	[
	(a) (b)	Partnership/joint venture interests Employer real property			[ <u>value]</u> [ <u>value]</u>
	(c)	Real estate (other than (b))	П	П	[value]
	(d)	Employer securities			[value]
	(e)	Participant loans			[value]
	(f)	Loans (other than (e))	П	П	[value]
	(g)	Tangible personal property			[value]
3.	Nam	ne and last known address and telephone n	umber of pl	an spor	nsor:
4.	Other	r:			

### Part II – Known Service Providers of the Plan

<u>Name</u>	Address	<u>Telephone</u>
1		
2		
3		

## Part III - Services and Related Expenses to be Paid

Services	Service Provider	Estimated Cost	
1.			
2			
3			

### Part IV – Investigation

In the past 24 months {check one box}:
□ Neither we nor our affiliates are or have been the subject of an investigation, examination, or enforcement action by the Department, Internal Revenue Service, or Securities and Exchange Commission concerning such entity's conduct as a fiduciary or party in interest with respect to any plan covered by the Act.
☐ We or our affiliates are or have been the subject of an investigation, examination, or enforcement action by the Department, Internal Revenue Service, or Securities and Exchange Commission concerning such entity's conduct as a fiduciary or party in interest with respect to any plan covered by the Act.

### Part V – Contact Person {enter information only if different from signatory}:

[Name]		
[Address]		
[E-mail address]		
[Telephone number]		

Under penalties of perjury, I declare that I have examined this notice and to the best of my knowledge and belief, it is true, correct and complete.

### [Signature]

[Title of person signing on behalf the Qualified Termination Administrator] [Address, e-mail address, and telephone number]