affect the rights or obligations of nonagency parties and, accordingly, is not a "rule" as that term is used by the Congressional Review Act (Subtitle E of the Small Business Regulatory Enforcement Fairness Act of 1996 (SBREFA)). Therefore, the reporting requirement of 5 U.S.C. 801 does not apply.

Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35)

Notwithstanding any other provision of law, no person is required to respond to, nor shall any person be subject to a penalty for failure to comply with a collection of information subject to the requirements of the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.) (PRA), unless that collection of information displays a currently valid Office of Management and Budget (OMB) Control Number.

This rule involves a collection of information subject to the PRA for the Federal Employees Dental and Vision Insurance Program (FEDVIP) Enrollment System, known as BENEFEDS OPM is in the process of seeking OMB approval. The public reporting burden for this collection is estimated to average 8 minutes for a respondent to submit an enrollment including time for reviewing education and support but may not include time for reviewing a plan and specific benefits. The total burden hour estimate for this form is 44,307 hours. The systems of record notice for this collection is: Central-1 found on https:// www.opm.gov/informationmanagement/privacy-policy/sorn/opmsorn-central-1-civil-service-retirementand-insurance-records.pdf.

List of Subjects in 5 CFR Part 894

Administrative practice and procedure, Government employees, Health facilities, Health insurance, Health professions, Hostages, Iraq, Kuwait, Lebanon, Military personnel, Reporting and recordkeeping requirements, Retirement.

Office of Personnel Management. **Alexys Stanley**,

Regulatory Affairs Analyst.

Accordingly, the interim final rule amending 5 CFR part 894, which was published on November 19, 2018, and the correcting amendments, published on February 5, 2019, are adopted as final without change, and 5 CFR part 894 is further amended by making the following correcting amendments:

PART 894—FEDERAL EMPLOYEES DENTAL AND VISION INSURANCE PROGRAM

■ 1. The authority citation for part 894 continues to read as follows:

Authority: 5 U.S.C. 8962; 5 U.S.C. 8992; Subpart C also issued under section 1 of Pub. L. 110–279, 122 Stat. 2604; Pub. L. 114–328.

Subpart A—Administration and General Provisions

■ 2. Amend § 894.101 by revising the definition for "sponsor" to read as follows:

§894.101 Definitions.

* * * *

Sponsor generally means the individual who is eligible for medical or dental benefits under 10 U.S.C. chapter 55 based on his or her direct affiliation with the uniformed services (including members of the National Guard and Reserves), in accordance with § 894.804.

Subpart C—Eligibility

■ 3. Revise § 894.306 to read as follows:

§ 894.306 Are foster children eligible as family members?

Generally, foster children are eligible for coverage as family members under FEDVIP. However, a foster child is excluded from the definition of a TEI family member, except a foster child who is a ward in the legal custody of a sponsor. A pre-adoptive child and an eligible ward in the legal custody of a sponsor are eligible as TEI family members.

Subpart H—Special Provisions for TRICARE-Eligible Individuals (TEI)

■ 4. Revise § 894.814 to read as follows:

§ 894.814 Is a foster child included in the definition of TEI family member?

Generally, a foster child is excluded from coverage as they are not defined to be a *TEI family member*. However, a pre-adoptive child, adopted child, and an eligible ward in the legal custody of a *sponsor*, including a foster child who is a ward in the legal custody of a *sponsor*, are considered *TEI family members*.

[FR Doc. 2019–11939 Filed 6–6–19; 8:45 am]

BILLING CODE 6325-64-P

DEPARTMENT OF AGRICULTURE

National Institute of Food and Agriculture

7 CFR Part 3434

RIN 0524-AA39

Hispanic-Serving Agricultural Colleges and Universities (HSACU) Certification Process

AGENCY: National Institute of Food and Agriculture (NIFA), USDA.

ACTION: Final rule.

SUMMARY: This amendment to NIFA regulations updates the list of institutions that are granted Hispanic-Serving Agricultural Colleges and Universities (HSACU) certification by the Secretary and are eligible for HSACU programs for the period starting October 1, 2018, and ending September 30, 2019.

DATES: This rule is effective June 7, 2019 and applicable from October 1, 2018–September 30, 2019.

FOR FURTHER INFORMATION CONTACT:

Joanna Moore; Senior Policy Specialist; National Institute of Food and Agriculture; U.S. Department of Agriculture; STOP 2272; 1400 Independence Avenue SW; Washington, DC 20250–2272; Voice: 202–690–6011; Fax: 202–401–7752; Email: jmoore@ nifa.usda.gov.

SUPPLEMENTARY INFORMATION:

HSACU Institutions for Fiscal Year 2019

This rule makes changes to the existing list of institutions in appendix B of 7 CFR part 3434. The list of institutions is amended to reflect the institutions that are granted HSACU certification by the Secretary and are eligible for HSACU programs for the period starting October 1, 2018, and ending September 30, 2019.

Certification Process

As stated in 7 CFR 3434.4, an institution must meet the following criteria to receive HSACU certification: (1) Be a Hispanic-Serving Institution (HSI), (2) offer agriculture-related degrees, (3) not appear on the Excluded Parties List System (EPLS), (4) be accredited, and (5) award at least 15% of agriculture-related degrees to Hispanic students over the two most recent academic years.

NIFA obtained the latest report from the U.S. Department of Education's National Center for Education Statistics that lists all HSIs and the degrees conferred by these institutions (completion data) during the 2016–17 academic year. NIFA used this report to identify HSIs that conferred a degree in an instructional program that appears in appendix A of 7 CFR part 3434 and to confirm that over the 2015–16 and 2016–17 academic years at least 15% of the degrees in agriculture-related fields were awarded to Hispanic students. NIFA further confirmed that these institutions were nationally accredited and were not on the exclusions listing in the System for Award Management (https://www.sam.gov/SAM/pages/public/searchRecords/search.jsf).

The updated list of HSACUs is based on (1) completions data from 2015–16 and 2016–17, and (2) enrollment data from Fall 2017. NIFA identified 158 institutions that met the eligibility criteria to receive HSACU certification for FY 2019 (October 1, 2018 to September 30, 2019).

Section 7102 of the Agriculture Act of 2018 (Pub. L. 115–334) amended Section 1404(14) of the National Agricultural Research, Extension, and Teaching Policy Act of 1977 (7 U.S.C. 3103(14)) to remove the opt-in, opt-out language for Hispanic Serving Agricultural Colleges and Universities (HSACU) in order to apply for Non Land-Grant College of Agriculture (NLGCA) designation.

Appeal Process

As set forth in 7 CFR 3434.8, NIFA will permit HSIs that are not granted HSACU certification to submit an appeal within 30 days of the publication of this notice.

Classification

This rule relates to internal agency management. Accordingly, pursuant to 5 U.S.C. 553, notice of proposed rulemaking and opportunity for comment are not required, and this rule may be made effective less than 30 days after publication in the Federal Register. This rule also is exempt from the provisions of Executive Order 12866. This action is not a rule as defined by the Regulatory Flexibility Act, as amended by the Small Business Regulatory Enforcement Fairness Act of 1996, 5 U.S.C. 601 et seq., or the Congressional Review Act, 5 U.S.C. 801 et seq., and thus is exempt from the provisions of those Acts. This rule contains no information collection or recordkeeping requirements under the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.).

List of Subjects in 7 CFR Part 3434

Administrative practice and procedure, Agricultural research,

education, extension, Hispanic-serving institutions, Federal assistance.

Title 7 of the Code of Federal Regulations is amended accordingly as set forth below:

PART 3434—HISPANIC-SERVING AGRICULTURAL COLLEGES AND UNIVERSITIES CERTIFICATION PROCESS

■ 1. The authority citation for part 3434 continues to read as follows:

Authority: 7 U.S.C. 3103.

■ 2. Revise appendix B to read as follows:

Appendix B to Part 3434—List of HSACU institutions, 2018–2019

The institutions listed in this appendix are granted HSACU certification by the Secretary and are eligible for HSACU programs for the period starting October 1, 2018, and ending September 30, 2019. Institutions are listed alphabetically under the state of the school's location, with the campus indicated where applicable.

Arizona (4)

Arizona Western College Cochise County Community College Mesa Community College Pima Community College

California (67)

Allan Hancock College Bakersfield College Cabrillo College California Baptist University California State University—San Bernardino California State University—Long Beach California State University—Los Angeles California State University—East Bay California State University—Fullerton California State University—Fresno California State University—Chico California State University—Bakersfield California State University—Stanislaus California State University—San Marcos California State University—Monterey Bay California State University—Channel Islands California State Polytechnic—Pomona Chaffey College City College of San Francisco Crafton Hills College College of the Desert College of the Sequoias Cosumnes River College Cuesta College Cuyamaca College El Camino Community College District Foothill College Fresno Pacific University Fullerton College Golden West College Hartnell College **Humboldt State University** Imperial Valley College Las Positas College Long Beach City College Los Angeles Pierce College Mendocino College Merced College Mills College

Mt San Antonio College Mt San Jacinto Community College District Napa Valley College National University Orange Coast College Pacific Union College Porterville College Reedley College Saddleback College Santa Barbara City College Santa Monica College San Bernardino Valley College San Diego City College San Diego Mesa College San Diego State University San Joaquin State University San Jose State University Saint Mary's College of California Southwestern College University of California—Irvine University of California—Riverside University of California—Santa Barbara University of California—Santa Cruz Victor Valley College West Hills College—Coalinga Whittier College Yuba College

Modesto Junior College

Connecticut (1)

Norwalk Community College

Colorado (2)

Aims Community College Community College of Denver

Florida (7)

Broward College City College—Hollywood Florida International University Hillsborough Community College Miami Dade College South Florida State College Valencia College

Illinois (3)

College of Lake County Dominican University Triton College

Kansas (2)

Dodge City Community College Garden City Community College

Nevada (3)

College of Southern Nevada Nevada State College Truckee Meadows Community College

New Jersey (4)

Essex County College Montclair State University Saint Peter's University William Paterson University of New Jersey

New Mexico (9)

Campus

Central New Mexico Community College
Eastern New Mexico University—Main
Campus
Mesalands Community College
New Mexico Highlands University
Northern New Mexico College
Santa Fe Community College
Western New Mexico University
University of New Mexico—Los Alamos

University of New Mexico—Main Campus

New York (8)

CUNY Hunter College

CUNY LaGuardia Community College

CUNY Lehman College

CUNY Queens College

CUNY Queensborough Community College

Mercy College

Nassau Community College

SUNY Westchester Community College

Puerto Rico (16)

Instituto Tecnologico de Puerto Rico-Recinto de Manati

Inter American University of Puerto Rico-Aguadilla

Inter American University of Puerto Rico-Bayamon

Inter American University of Puerto Rico-Metro

Inter American University of Puerto Rico-San German

Inter-American University of Puerto Rico-

Pontifical Catholic University of Puerto Rico—Arecibo

Pontifical Catholic University of Puerto Rico—Ponce

Universidad Del Turabo

Universidad Metropolitana

University of Puerto Rico—Humacao

University of Puerto Rico-Utuado

University of Puerto Rico—Mayaquez

University of Puerto Rico-Medical Sciences

University of Puerto Rico-Rio Piedras

Texas (28)

Angelo State University Concordia University—Texas Houston Community College Frank Phillips College Lee College

Odessa College

Palo Alto College

Saint Edwards's University

San Antonio College

Southwest Texas Junior College

St. Mary's University

Sul Ross University

Texas State University

Texas State Technical College

Texas A & M International University

Texas A & M University—Corpus Christi

Texas A & M University—Kingsville

The University of Texas at El Paso

The University of Texas Rio Grande Valley

The University of Texas at San Antonio

The University of Texas at Arlington

Texas Woman's University

University of Houston

University of Houston—Clear Lake

University of the Incarnate Word

University of St. Thomas

Western Texas College

Wayland Baptist University

Washington (4)

Big Bend Community College Columbia Basin College Wenatchee Valley College Yakima Valley Community College

Done in Washington, DC, this 21 day of May 2019.

Steve Censky,

Deputy Secretary, U.S. Department of Agriculture.

[FR Doc. 2019-12021 Filed 6-6-19; 8:45 am]

BILLING CODE 3410-22-P

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 39

[Docket No. FAA-2018-0722; Product Identifier 2017-SW-104-AD; Amendment 39-19651; AD 2019-11-05]

RIN 2120-AA64

Airworthiness Directives; Bell **Helicopter Textron Canada Limited** Helicopters

AGENCY: Federal Aviation Administration (FAA), DOT.

ACTION: Final rule.

SUMMARY: We are superseding Airworthiness Directive (AD) 2015-22-02 for certain Bell Helicopter Textron Canada Limited (Bell) Model 429 helicopters. AD 2015-22-02 required inspecting the tail rotor (TR) pitch link assemblies. This AD retains the inspections of AD 2015-22-02 and requires replacing certain pitch link bearings. This AD was prompted by a new design bearing introduced by Bell. We are issuing this AD to address the unsafe condition on these products.

DATES: This AD is effective July 12,

ADDRESSES: For service information identified in this final rule, contact Bell Helicopter Textron Canada Limited, 12,800 Rue de l'Avenir, Mirabel, Quebec J7J1R4; telephone (450) 437-2862 or (800) 363–8023; fax (450) 433–0272; or at http://www.bellcustomer.com/files/. You may review the referenced service information at the FAA, Office of the Regional Counsel, Southwest Region, 10101 Hillwood Pkwy., Room 6N-321, Fort Worth, TX 76177.

Examining the AD Docket

You may examine the AD docket on the internet at http:// www.regulations.gov by searching for and locating Docket No. FAA-2018-0722; or in person at Docket Operations between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays. The AD docket contains this final rule, the Transport Canada AD, the regulatory evaluation, any comments received, and other information. The address for Docket Operations is U.S. Department of Transportation, Docket Operations, M-30, West Building Ground Floor, Room W12-140, 1200 New Jersey Avenue SE, Washington, DC 20590.

FOR FURTHER INFORMATION CONTACT:

David Hatfield, Aviation Safety Engineer, Safety Management Section, Rotorcraft Standards Branch, FAA, 10101 Hillwood Pkwy., Fort Worth, TX 76177; telephone (817) 222-5110; email david.hatfield@faa.gov.

SUPPLEMENTARY INFORMATION:

Discussion

We issued a notice of proposed rulemaking (NPRM) to amend 14 CFR part 39 to remove AD 2015-22-02, Amendment 39-18306 (80 FR 65618, October 27, 2015) ("AD 2015-22-02") and add a new AD. AD 2015-22-02 applied to Bell Model 429 helicopters with a TR pitch link assembly part number (P/N) 429-112-101 or 429-112-103 installed.

The NPRM published in the Federal Register on August 8, 2018 (83 FR 39004). The NPRM was prompted by a new design bearing introduced by Bell. The NPRM proposed to continue to require the inspections of AD 2015-22-02. The NPRM also proposed to require replacing certain pitch link bearings. We are issuing this AD to address a worn pitch link. This condition, if not corrected, could result in pitch link failure and subsequent loss of control of the helicopter.

Transport Canada, which is the aviation authority for Canada, issued Canadian AD No. CF-2015-16R2, dated April 3, 2017 (Transport Canada AD No. CF-2015-16R2), to correct an unsafe condition for certain Bell Model 429 helicopters. Transport Canada advises that Bell has reported that the TR pitch link assembly can be rotated during the 50-hour inspections to extend the serviceability life of the bearings. Transport Canada AD No. CF-2015-16R2 requires modified inspection procedures for the spherical bearings and requires replacing the TR pitch link bearings (or the TR pitch link assembly) with spherical bearings manufactured after January 12, 2015. Transport Canada AD No. CF-2015-16R2 also requires re-identifying TR pitch link assemblies with a different part number after installing the new bearings.

Comments

We gave the public the opportunity to participate in developing this final rule, but we did not receive any comments on the NPRM.

FAA's Determination

These helicopters have been approved by the aviation authority of Canada and