

## CFC Regulations – Errata Page

Like all Federal laws and regulations, CFC’s regulations are “living” rules – meaning that they are revised and supplemented as the need arises. Enclosed are the CFC regulations (at 5 CFR Part 950) as of January 2001. When using this manual, please be certain that you replace these regulations with newer versions as they become available.

We have identified several errors in the existing regulations. The regulatory revision process is underway to correct these errors. In the interim, you should be aware of the following:

**5 CFR §950.501(b)** refers to section 950.502. There is no section 950.502. The proper reference is to 5 CFR §501(a).

**5 CFR §950.901(i)(2)** refers to 950.106(d). There is no section 950.106(d). The proper reference is to 5 CFR 950.106.

**5 CFR §950.104(b)(6)** states that “...local Federal agencies [are encouraged] to appoint loaned executives to assist in the campaign. Federal agency heads are encouraged to grant administrative leave to all loaned executives appoint to assist in the conduct of the CFC.” This is incorrect.

The section should read:

“...local Federal agencies [are encouraged] to appoint loaned executives to assist in the campaign. CFC loaned executives’ time should be charged to regular working hours. It is not appropriate to place a CFC loaned executive on administrative leave, leave without pay or annual leave.”

[View the CFC Regulations On Line](#)

[Return to the On Line Table of Contents](#)