

will operate 99.5 miles of the eastern portion of CP's line of railroad between milepost 105.1 at Brownville Junction and milepost 5.6 at the Maine-New Brunswick border, near Vanceboro, ME.²

This proceeding is related to a petition for exemption filed concurrently in *Fieldcrest Cannon, Inc. and Downeast Securities Corporation—Continuance in Control—Canadian American Railroad Company*, Finance Docket No. 32647. In that proceeding, Fieldcrest Cannon, Inc. (Fieldcrest), and Downeast Securities Corporation (Downeast) (collectively, petitioners), noncarriers, seek an exemption under 49 U.S.C. 10505 from the prior approval requirements of 49 U.S.C. 11343–11344 for the acquisition of control by petitioners of CDAC, upon CDAC becoming a class III rail carrier.³ Consummation of the acquisition and/or operation by CDAC in the instant proceeding is contingent upon an exemption being granted by the Commission in the related Finance Docket No. 32647.

Any comments⁴ must be filed with the Commission and served on: James E. Howard, One International Place, Boston, MA 02110.

This notice is filed under 49 CFR 1150.31. If the notice contains false or misleading information, the exemption is void *ab initio*. Petitions to revoke the exemption under 49 U.S.C. 10505(d) may be filed at any time. The filing of a petition to revoke will not automatically stay the transaction.

Because this line is the subject of a pending abandonment application (see

² Acquisition of the eastern portion of CP's line is the subject of another notice of exemption simultaneously filed by Eastern Maine Railway Company (Eastern Maine) in *Eastern Maine Railway Company—Acquisition Exemption—Rail Line of Canadian Pacific Limited Between Brownville Junction, ME, and Vanceboro, ME*, Finance Docket No. 32650. Eastern Maine is represented to be a noncarrier and is a wholly owned subsidiary of New Brunswick Railway Company (NBR), also represented to be a noncarrier controlled by J.D. Irving Limited (Irving). Eastern Maine, NBR and Irving have filed a related petition in *Eastern Maine Railway Company, J.D. Irving, Limited and New Brunswick Railway Company—Petition for Disclaimer of Jurisdiction or, Alternatively, for an Exemption From 49 U.S.C. 11343(a)(5)*, Finance Docket No. 32651.

³ Fieldcrest owns all of the outstanding stock of Downeast. Downeast owns all of the outstanding stock of Bangor and Aroostook Railroad Company (BAR), a class II carrier, which owns and operates approximately 400 miles of rail line in Maine. Downeast also owns all of the outstanding stock of CDAC. Upon CDAC becoming a class III rail carrier, Fieldcrest and Downeast will control two carriers.

⁴ A comment was filed on December 28, 1994, by Springfield Terminal Railway Company (ST) requesting issuance of certain orders by the Commission. ST's requests will be dealt with by the Commission in the related Finance Docket No. 32647.

n.1 *supra*), and labor protective conditions would have been imposed if abandonment had been authorized in that proceeding, the Commission will seriously consider in this case the imposition of the conditions imposed in *Oregon Short Line R. Co.—Abandonment—Goshen*, 360 I.C.C. 91 (1979). Petitions to revoke for purposes of imposing labor protective conditions should address the exceptional circumstances which would permit the Commission to impose such conditions on this 49 U.S.C. 10901 transaction.

Decided: December 29, 1994.

By the Commission, David M. Konschnik, Director, Office of Proceedings.

Vernon A. Williams,

Secretary.

[FR Doc. 95–226 Filed 1–4–95; 8:45 am]

BILLING CODE 7035–01–P

JUDICIAL CONFERENCE OF THE UNITED STATES

Hearings of the Judicial Conference Advisory Committee on Rules of Civil Procedure and the Advisory Committee on Rules of Evidence

AGENCY: Judicial Conference of the United States Advisory Committee on Rules of Civil Procedure and the Advisory Committee on Rules of Evidence.

ACTION: Notice of cancellation of open hearings.

SUMMARY: The Evidence Rules public hearing scheduled to be held in New York, New York on January 5, 1995, has been cancelled. The Civil Rules public hearing scheduled to be held in Dallas, Texas on January 10, 1995, has been cancelled. [Original notice of both hearings appeared in the **Federal Register** of November 18, 1994 (59 FR 59793).]

FOR FURTHER INFORMATION CONTACT: John K. Rabiej, Chief, Rules Committee Support Office, Administrative Office of the United States Courts, Washington, D.C., telephone (202) 273–1820.

Dated: December 28, 1994.

John K. Rabiej,

Chief, Rules Committee Support Office.

[FR Doc. 95–168 Filed 1–4–95; 8:45 am]

BILLING CODE 2210–01–M

DEPARTMENT OF JUSTICE

Information Collections Under Review

The Office of Management and Budget (OMB) has been sent the following collection(s) of information proposals

for review under the provisions of the Paperwork Reduction Act (44 USC Chapter 35) and the Paperwork Reduction Reauthorization Act since the last list was published. Entries are grouped into submission categories, with each entry containing the following information:

- (1) the title of the form/collection;
- (2) the agency form number, if any, and the applicable component of the Department sponsoring the collection;
- (3) how often the form must be filled out or the information is collected;
- (4) who will be asked or required to respond, as well as a brief abstract;
- (5) an estimate of the total number of respondents and the amount of time established for an average respondent to respond;
- (6) an estimate of the total public burden (in hours) associated with the collection; and,
- (7) an indication as to whether Section 3504(h) of Public Law 96–511 applies.

Comments and/or suggestions regarding the item(s) contained in this notice, especially regarding the estimated public burden and associated response time, should be directed to the OMB reviewer, Mr. Jeff Hill on (202) 395–7340 and to the Department of Justice's Clearance Officer, Mr. Robert B. Briggs, on (202) 514–4319. If you anticipate commenting on a form/collection, but find that time to prepare such comments will prevent you from prompt submission, you should notify the OMB reviewer and the Department of Justice Clearance Officer of your intent as soon as possible. Written comments regarding the burden estimate or any other aspect of the collection may be submitted to Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503, and to Mr. Robert B. Briggs, Department of Justice Clearance Officer, Systems Policy Staff/Information Resources Management/Justice Management Division Suite 850, WCTR, Washington, DC 20530.

New Collection

- (1) COPS MORE Application Kit.
- (2) COPS 004/01. Office of Community Oriented Policing Services.
- (3) On occasion.
- (4) State and local governments. The COPS MORE Application Kit is a grant application to be used to apply for grants to redeploy current sworn law enforcement officers to community policing by state, local, and Indian tribal law enforcement agencies.
- (5) 1150 annual respondents estimated at 26 hours per response.
- (6) 35,880 annual burden hours.

(7) Not applicable under Section 3504(h) of Public Law 96-511.

Public comment on this item is encouraged.

Robert B. Briggs,

Department Clearance Officer, United States Department of Justice.

[FR Doc. 95-196 Filed 1-4-95; 8:45 am]

BILLING CODE 4410-21-M

Shelter Care and Child Welfare Services to Alien Minors; Availability of Funding for Cooperative Agreements

AGENCY: Community Relations Service (CRS), DOJ.

ACTION: Notice of Availability of Funding for Cooperative Agreements to support a program which provides shelter care and other related child welfare services to alien minors detained in the custody of the United States Department of Justice, Immigration and Naturalization Service (INS).

SUMMARY: This announcement governs the award of Cooperative Agreements to public or private non-profit organizations or agencies, and, under certain conditions, to for-profit organizations or agencies, to provide shelter care and related child welfare services to alien minors detained in the custody of the United States Department of Justice, Immigration and Naturalization Service. The programs providing such services shall hereafter be referred to as the Alien Unaccompanied Minors Shelter Care Programs (AUMSCPs).

AUMSCPs have the specific goal of providing shelter care and other related child welfare services to male and female alien minors under 18 years of age who are referred to the CRS by the INS. These child welfare services will afford alien minors a structured, safe and productive environment which meets or exceeds respective State guidelines and standards for similar services designed to serve minors in AUMSCP care and custody. Applications submitted pursuant to this announcement must plan for the delivery of services to a population of alien minors (90 shelter and 10 foster care beds).

DATES: Closing Date: 5:00 p.m. Eastern Daylight Time; February 21, 1995.

APPLICATION REQUESTS AND CONTACT

PERSON: Eligible applicants may request Proposal Application Packages from the United States Department of Justice, Community Relations Service, Suite 330, 5550 Friendship Boulevard, Chevy

Chase, Maryland, 20815; Attention: Orin McCrae, Grants Officer.

Proposal Application Packages may also be obtained by contacting CRS at (301) 492-5995, or FAX (301) 492-5984.

SUPPLEMENTARY INFORMATION:

Purpose and Scope

The purpose of the AUMSCPs is to provide temporary shelter care and other related services to alien minors in INS custody. Shelter care services will be provided for the interim period beginning when the minor is transferred into the AUMSCP and ending when a final disposition of the child's status is implemented. Final disposition may result in either the bond, release, or removal of the minor from the United States.

These minors, although released to the physical custody of the CRS Recipient, shall remain in the legal custody of the INS.

The population level of alien minors is expected to fluctuate as arrivals and case dispositions occur. Program content must, therefore, reflect differential planning of services to children in various stages of personal adjustment and administrative processing. Although the population of minors is projected to consist primarily of adolescents, the Recipient is expected to be able to serve some minors who are 12 years of age or younger.

The CRS Recipients are expected to facilitate the provision of assistance and services for each alien minor including, but not limited to: physical care and maintenance, access to routine and emergency medical care, comprehensive needs assessment, education, recreation, individual and group counseling, access to religious services and other social services.

Other services that are necessary and appropriate for these minors may be provided if CRS determines in advance that the service is reasonable and necessary for a particular minor.

The Recipients are expected to develop and implement an appropriate individualized service plan for the care and maintenance of each minor in accordance with his/her needs as determined in an intake assessment. In addition, the Recipients are required to implement and administer a case management system which tracks and monitors client's progress on a regular basis to ensure that each minor receives the full range of program services in an integrated and comprehensive manner.

Shelter care services shall be provided in accordance with applicable State child welfare statutes and generally accepted child welfare standards,

practices, principles, and procedures. Services must be delivered in an open type of setting without a need for extraordinary security measures'.

However, the Recipients are required to design programs and strategies to discourage runaways and prevent the unauthorized absence of minors in care.

Service delivery is expected to be accomplished in a manner which is sensitive to the culture, native language, and needs of these children.

Application review

Applications submitted by the closing date and meeting the requirements of this Notice will be competitively reviewed, evaluated, rated, and numerically ranked by an independent panel of experts on the basis of weighted criteria listed in this Notice. All final funding decisions are at the discretion of the Associate Director, Office of Immigration and Refugee Affairs, Community Relations Service. The awards made are subject to the availability of funds and the concurrence of the Assistant Commissioner, Detention and Deportation, Immigration and Naturalization Service.

Authorization

Authority for the provisions of shelter care and related child welfare services to alien minors detained in the custody of the Immigration and Naturalization Service is contained in a Memorandum of Agreement and Cost Reimbursable Agreement, dated October 1, 1994, between the Immigration and Naturalization Service and the Community Relations Service.

Legislative authority for CRS Cuban/Haitian Entrant child welfare activities is contained in Title V, Section 501(c), of Public Law 96-422 (The Refugee Education Assistance Act of 1980).

Available Funds

Funds will be available on a Fiscal Year basis to support the number of shelters needed to provide 100 beds (90 shelter beds and 10 foster home beds). The number of shelters to be funded will depend on the design of the programs proposed.

The awards made will not exceed a 36 month program performance period. Funding will be for 12 month budget periods. Continuation of funding is dependent upon successful completion of prior year objectives, the level of need as defined by the Federal government, and the availability of future fiscal year funding.

The number of beds listed above do not bind CRS to any specific number of