

designation, the majority of the land and facilities at this installation were on April 29, 1994, declared surplus to the federal government and available for use by (a) non-federal public agencies pursuant to various statutes which authorize conveyance of property for public projects, and (b) homeless provider groups pursuant to the Stewart B. McKinney Homeless Assistance Act (42 U.S.C. 11411), as amended.

Election to Proceed Under New Statutory Procedures

Subsequently, the Base Closure Community Redevelopment and Homeless Assistance Act of 1994 (Public Law 103-421) was signed into law. Section 2 of this statute gives the redevelopment authority at base closure sites the option of proceeding under new procedures with regard to the manner in which the redevelopment plan for the base is formulated and how requests are made for future use of the property by homeless assistance providers and non-federal public agencies. On December 13, 1994, the Naval Training Center Reuse Commission submitted a timely request to proceed under the new procedures. Accordingly, this notice of information regarding the redevelopment authority fulfills the **Federal Register** publication requirement of Section 2(e)(3) of the Base Closure Community Redevelopment and Homeless Assistance Act of 1994.

Also, pursuant to paragraph (7)(B) of Section 2905(b) of the Defense Base Closure and Realignment Act of 1990, as amended by the Base Closure Community Redevelopment and Homeless Assistance Act of 1994, the following information regarding the surplus property at the Naval Training Center, Area C, Orlando, FL, is published in the **Federal Register**

Redevelopment Authority

The redevelopment authority for the Naval Training Center, Orlando, FL, purposes of implementing the provisions of the Defense Base Closure and Realignment Act of 1990, as amended, is the Orlando Naval Training Center Reuse Commission. A cross section of community interests is represented on the committee. Day to day operations of the Commission are handled by Mr. Herb Smetheram, Executive Director. The address of the Commission is 400 South Orange Avenue, Orlando, FL 32801-3302, telephone (407) 246-3093 and facsimile (407) 246-3164.

Surplus Property Descriptions

The following is a listing of the land and facilities at the Naval Training Center, Area C, Orlando, FL, that were declared surplus to the federal government on April 29, 1994.

Land

Approximately 45 acres of improved and unimproved fee simple land at the Naval Training Center, Area C, Orlando, FL.

Buildings

The following is a summary of the facilities located on the above described land which will also be available when the center closes in October, 1998, unless otherwise indicated. Property numbers are available on request.

- Administration/Support (3 structures). Comments: Approx. 58,000 square feet.
- Warehouse/Storage (18 structures). Comments: Approx. 138,000 square feet.

Expressions of Interest

Pursuant to paragraph 7(C) of Section 2905(b) of the Defense Base Closure and Realignment Act of 1990, as amended by the Base Closure Community Redevelopment and Homeless Assistance Act of 1994, State and local governments, representatives of the homeless, and other interested parties located in the vicinity of the Naval Training Center, Area C, Orlando, FL, shall submit to said Commission a notice of interest, of such governments, representatives, and parties in the above described surplus property, or any portion thereof. A notice of interest shall describe the need of the government, representative, or party concerned for the desired surplus property. Pursuant to paragraphs 7(C) and (D) of Section 2905(b), the Commission shall assist interested parties in evaluating the surplus property for the intended use and publish in a newspaper of general circulation in Orlando the date by which expressions of interest must be submitted. Under Section 2(e)(6) of the Base Closure Community Redevelopment and Homeless Assistance Act of 1994, the deadline for submissions of expressions of interest may not be less than one (1) month nor more than six (6) months from the date the Commission elected to proceed under the new statute, i.e., December 13, 1994.

Dated: February 21, 1995.

M.D. Schetzle,

LT, JAGC, USNR, Alternate Federal Register Liaison Officer.

[FR Doc. 95-7824 Filed 3-29-95; 8:45 am]

BILLING CODE 3810-FF-P

DEPARTMENT OF EDUCATION

Office of Elementary and Secondary Education

Education of Migratory Children

AGENCY: Department of Education.

ACTION: Notice of final criteria for FY 1995 consortium incentive grants under part C of title I of the Elementary and Secondary Education Act of 1965.

SUMMARY: The Assistant Secretary for Elementary and Secondary Education (Assistant Secretary) establishes final criteria for awarding fiscal year (FY) 1995 Migrant Education Program (MEP) consortium incentive grants under section 1308(d) of Title I of the Elementary and Secondary Education Act of 1965 (ESEA), as amended by the Improving America's Schools Act (IASA), to State educational agencies (SEAs) with approved consortium arrangements.

EFFECTIVE DATE: This notice takes effect on May 1, 1995.

FOR FURTHER INFORMATION CONTACT:

James English, Office of Migrant Education, U.S. Department of Education, 600 Independence Avenue SW., Portals Building, Room 4100, Washington, DC 20202-6135. Telephone: (202) 260-1394. Individuals who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1-800-877-8339 between 8 a.m. and 8 p.m., Eastern time, Monday through Friday.

SUPPLEMENTARY INFORMATION:

Background

The MEP, authorized in Title I, Part C of the ESEA, is a State-operated, formula grant program under which SEAs receive funds to improve the academic achievement and welfare of migratory children who reside in their States. Consistent with the emphasis that the reauthorized ESEA places upon removing barriers to coordination and integration of programs that serve migratory children, sections 1303(d) and 1308(d) of the ESEA encourage SEAs to consider whether consortium arrangements with other States or appropriate entities would result in a more effective and efficient delivery of MEP services.

In this regard, section 1303(d) directs the Secretary to consult with SEAs whose MEP allocations in any year will be \$1 million or less about the desirability of forming consortia. This section also directs the Secretary to approve any SEA's consortium proposal that (1) reduces MEP administrative costs or program function costs, and (2) increases the amount of MEP funds available for direct services to migratory children that add substantially to the educational attainment or welfare of those children. While an SEA may form a consortium arrangement with any appropriate entity, in light of the strong interstate emphases in the MEP the Secretary anticipates that SEAs will consider the benefits of forming consortium arrangements on a multi-State basis. The Secretary also anticipates that SEAs will want to plan their consortium activities to be implemented on a multiyear basis. The Department already has begun discussions with SEA officials about the circumstances in which consortium arrangements might enhance their programs for migratory children.

To encourage SEAs to form consortium arrangements that meet the requirements of section 1303(d), section 1308(d) of the ESEA directs the Secretary to reserve up to \$1.5 million of the funds appropriated for the MEP for competitive incentive awards to SEAs with consortium arrangements approved by the Secretary. Section 1308(d) also limits the size of each grant to no more than \$250,000, and provides that not fewer than 10 grants shall be made to eligible SEAs with approved consortium arrangements whose MEP formula grant allocations are less than \$1 million. While the provision offers all SEAs an incentive to participate in consortium arrangements, it was enacted particularly to benefit those SEAs that, because of the small size of their MEP allocations, may have particular difficulty in both administering the MEP and providing an adequate level of direct services to migratory children.

Waiver of Proposed Rulemaking

In accordance with the Administrative Procedure Act (5 U.S.C. 553), it is the practice of the Department of Education to offer interested parties the opportunity to comment on proposed rulemaking documents. However, in accordance with section 437(d)(1) of the General Education Provisions Act, the Assistant Secretary has determined that, in order that SEAs may use the incentive grant funds as quickly as possible to promote their programs of direct services for migratory

children under the MEP formula-grant program, it is desirable to waive public comment for the first year of implementation of this new discretionary grant. This waiver will apply only to the criteria and process included in this notice for awarding FY 1995 consortium incentive grants. Any criteria and procedures that the Department establishes for the award of consortium incentive grants in future years will be based on experiences with this FY 1995 award process, and will be published in proposed form in the **Federal Register** with an opportunity for interested parties to comment.

Eligibility for Consortium Incentive Grants

The criteria and procedures announced in this notice govern only the award of consortium incentive grants for FY 1995. These criteria and procedures reflect consideration of comments on a preliminary proposal discussed with State MEP Directors in a meeting in McAllen, Texas on January 26-27, 1995. The Secretary will reserve \$1.5 million to implement this consortium incentive grant program in FY 1995. Only SEAs with approved consortium arrangements will be eligible for incentive grants. Consistent with section 1303(d), a consortium arrangement will be approved if it (1) reduces the overall amount of MEP administrative or program function costs across the participating SEAs from the amount that would be incurred in the absence of the consortium, and (2) makes more funds available, overall across the participating SEAs, for direct educational or support services to migratory children so as to add substantially to their welfare or educational attainment than would have been available in the absence of the consortium.

For purposes of section 1303(d), "administrative or program function costs" include all costs that an SEA or its local operating agencies pay from MEP funds to support MEP activities other than direct educational or support services for migratory children. Administrative and program function costs would include the costs of general program administration paid from funds reserved under section 1603(c) of ESEA, as well as the costs of other, program-specific administrative activities, such as identification and recruitment, interstate, intrastate, and interagency coordination, and parent advisory councils. The term "direct educational or support services" means any instructional or support activities provided directly to migratory children, as well as training of instructional or

support staff who provide instructional or support services directly to migratory children. For purposes of section 1303(d), the term "other appropriate entity" can mean any public or private agency or organization.

A single SEA may be part of more than one consortium arrangement. However, consistent with section 1303(d) of the ESEA, each consortium arrangement that the Secretary approves must separately decrease the total amount of MEP administrative or program function costs across the participating SEAs and, conversely, increase the total amount of MEP funds that are made available for direct services to migratory children across the participating SEAs. SEAs will submit the information that the Department needs to review and approve the SEA's consortium arrangement, and determine the size of the SEA's consortium incentive grant, through the FY 1995 MEP application or in conjunction with the optional consolidated State plan under section 14302 of the ESEA.

Amount of an SEA's Incentive Grants

Each SEA with one or more consortium arrangements that the Secretary determines meet the criteria in section 1303(d) of the ESEA, and whose consortium arrangements increase the amount of MEP funds available for direct services to migratory children in its State, will receive one incentive award. In determining the size of an SEA's award, the Secretary will rank SEAs seeking incentive grants on the basis of the total percentage increase in MEP funds that the SEA will make available for direct services to migratory children in its State as a result of the SEA's participation in the consortium arrangements, as compared to the level of direct services that would be made available to migratory children in the State in the absence of the consortia.

Example I: SEA A has one consortium arrangement that increases the amount of funds available for direct services in State A by 10 percent, while SEA B has two consortium arrangements that increase the total amount of funds available for direct services in State B by 8 percent. State A would be ranked higher than State B even if SEA B's consortium arrangements permit more total funds to be used for direct services. Example II: SEA C and SEA D participate together in one consortium and this consortium is the only one in which each SEA participates. If the amount available for direct services increases in total across the two States due to participation in the consortium, but the amount available for direct services in State C does not increase, the

consortium arrangement will be approved, but only State D, and not State C, will receive an incentive grant.

From the information that an SEA submits, the Department will calculate, for each State, the total percentage increase in MEP funds available for direct services as a result of all the approved consortium arrangements in which an applicant SEA participates. The Department will then rank these percentages in descending order and divide the distribution into thirds (that is, by terciles). Each SEA ranked in the highest third of the distribution will receive an incentive grant that is three-times the size of the grant received by each SEA ranked in the lowest third, while each SEA ranked in the middle third will receive an incentive grant that is twice the size of that provided to each SEA ranked in the lowest third. Within each third, grant awards will be of equal size, except that adjustments will be made so that no consortium incentive grant will be greater than \$250,000 or 100 percent of the amount of funds awarded to the SEA under its formula grant allocation, whichever is less.

An SEA may use incentive grant funds awarded under section 1308(d) of the ESEA only to provide direct services to migratory children. These funds are in addition to, and not in place of, the funds awarded under the MEP formula grant.

The Secretary implements section 1308(d) in this way in order to (1) reward all SEAs whose participation in consortium arrangements increases direct services to migratory children in their State, (2) provide larger awards to those SEAs whose consortium arrangements most enhance their capacity to deliver direct services, and (3) ensure that FY 1995 funds under this program are available to SEAs as soon as possible.

Because of the criteria and procedures announced in this notice for awarding FY 1995 consortium incentive grants, the regulations and selection criteria contained in 34 CFR Part 205 (Migrant Education Coordination Program) do not apply to this competition.

Applicability of the Education Department General Administrative Regulations (EDGAR)

In view of the process that the Department will use to obtain information on proposed SEA consortium arrangements, and the criteria it will use to determine, by formula, the amount of consortium incentive grant that each applicant SEA will receive, the regulations in 34 CFR Part 75 (Direct Grant Programs) of the Education Department General

Administrative Regulations (EDGAR) do not apply. Instead, the incentive grant program is being administered, like the MEP itself, under the provisions of 34 CFR Parts 76, 77, 80, 81, 85, and 86 of EDGAR.

(Program Authority: 20 U.S.C. 6393(d), 6398(d))

(Catalog of Federal Domestic Assistance Number 84.011, Migratory Education Basic State Formula Grant Program)

Dated: March 10, 1995.

Thomas W. Payzant,

Assistant Secretary for Elementary and Secondary Education.

[FR Doc. 95-7826 Filed 3-29-95; 8:45 am]

BILLING CODE 4000-01-P

DEPARTMENT OF ENERGY

Environmental Management Advisory Board

AGENCY: Department of Energy.

ACTION: Notice of open meeting.

SUMMARY: Pursuant to the provisions of the Federal Advisory Committee Act (Pub. L. 92-463, 86 Stat. 770), notice is hereby given of the following Advisory Committee meeting:

Name: Environmental Management Advisory Board.

Date and Times: Monday, April 17, 1995 from 4:30 a.m. to 6:30 p.m.; Tuesday, April 18, 1995 from 8:30 a.m. to 5:30 p.m.

Place: Willard Inter-Continental Washington, 1401 Pennsylvania Avenue, N.W., Washington, D.C. 20004, (202) 628-9100.

For Further Information Contact: James T. Melillo, Executive Secretary, Environmental Management Advisory Board, EM-5, 1000 Independence Avenue, S.W., Washington, DC 20585, (202) 586-4400. The Internet address is: James.Melillo@em.doe.gov

Supplementary Information: Purpose of the Board. The purpose of the Board is to provide the Assistant Secretary for Environmental Management (EM) with advice and recommendations on issues confronting the Environmental Management program and the Programmatic Environmental Management Impact Statement, from the perspectives of affected groups and State and local Governments. The Board will help to improve the Environmental Management Program by assisting in the process of securing consensus recommendations, and providing the Department's numerous publics with opportunities to express their opinions regarding the Environmental Management Program.

Tentative Agenda

Monday, April 17, 1995

4:30 p.m. Co-chairs Open the Meeting Presentation on Environmental Management Budget Challenges &

Strategies—Assistant Secretary for Environmental Management
6:30 p.m. Meeting Adjourns

Tuesday, April 18, 1995

8:30 a.m. Co-chairs Resume the Meeting Overview of Major Budget Issues
Confronting the Environmental Management Program Offices—Program Deputy Assistant Secretaries
10:30 a.m. Breakout Sessions on Major Budget Issues Confronting Field Offices and Headquarters
12:00 p.m. Lunch
1:00 p.m. Board Business
1:15 p.m. Reports from Breakout Sessions
2:30 p.m. Board Committee Reports
4:30 p.m. BEMR/PEIS/FFCA Integrated Message Presentation
5:00 p.m. Public Comment Session
5:30 p.m. Meeting Adjourns

A final agenda will be available at the meeting.

Public Participation: The meeting is open to the public. Written statements may be filed with the Board either before or after the meeting. Members of the public who wish to make oral statements pertaining to agenda items should contact James T. Melillo at the address or telephone number listed above. Individuals wishing to orally address the Board during the public comment session should call (800) 862-8860 and leave a message. Individuals may also register on April 17, 1995 at the meeting site. Every effort will be made to hear all those wishing to speak to the Board, on a first come, first serve basis. Those who call in and reserve time will be given the opportunity to speak first. The Board Co-chairs are empowered to conduct the meeting in a fashion that will facilitate the orderly conduct of business.

Transcripts and Minutes: A meeting transcript and minutes will be available for public review and copying at the Freedom of Information Public Reading Room, 1E-190, Forrestal Building, 1000 Independence Avenue, S.W., Washington, DC 20585 between 9:00 a.m. and 4:00 p.m., Monday through Friday, except Federal holidays.

Issued at Washington, DC on March 27, 1995.

Rachel Murphy Samuel,

Acting Deputy Advisory Committee, Management Officer.

[FR Doc. 95-7852 Filed 3-29-95; 8:45 am]

BILLING CODE 6450-01-P

Energy Information Administration

American Statistical Association Committee on Energy Statistics

AGENCY: U. S. Department of Energy.

ACTION: Notice of open meeting.

SUMMARY: Pursuant to the provisions of the Federal Advisory Committee Act (Pub. L. 92-463, 86 Stat. 770), notice is hereby given of the following meeting:

Name: American Statistical Association's Committee on Energy Statistics, a utilized Federal Advisory Committee.