

Basic class	Established revised 1995 quotas
Phencyclidine .....	72
Phenylacetone (for conv) .....	3,528,000
1-Phenylcyclohexylamine .....	10
1-Piperidinocyclohexanecarbonitrile .....	10
Secobarbital .....	322,000
Sufentanil .....	1,600
Thebaine .....	9,383,000

Dated: June 26, 1995.

**Stephen H. Greene,**

*Deputy Administrator.*

[FR Doc. 95-16321 Filed 7-3-95; 8:45 am]

BILLING CODE 4410-09-M

**National Institute of Corrections**

**Cooperative Agreement Award**

**AGENCY:** National Institute of Corrections, Justice.

**ACTION:** Notice.

**SUMMARY:** This notice is to provide information to the public concerning a planned cooperative agreement award from the National Institute of Corrections, Department of Justice to Policy Research, Inc. (PRI) to establish a center to improve knowledge and services related to improving mechanisms for the acquisition and application of high quality knowledge about individuals in contact with the criminal justice system dually diagnosed with mental illness and substance abuse in order to improve the full range of interventions possible, including sanctioning practices, management/supervision strategies, and treatment of dually diagnosed substance abuse and mental illness with these individuals. This is not a formal request for applications.

**DATES:** The deadline for submission of the application is 4 p.m., E.S.T., August 4, 1995.

**ADDRESSES:** The application is to be submitted in original with 6 copies to the National Institute of Corrections, Attention Mr. George Keiser, Chief, Division of Community Corrections, National Institute of Corrections, 500 First Street N.W., Washington D.C. 20534.

**FOR FURTHER INFORMATION CONTACT:** Mr. George Keiser, 202-307-3995, ext. 135.

**SUPPLEMENTARY INFORMATION:** Authority: This cooperative agreement award will be made under authority of NIC's statutory authorities as set forth in Title 18 of the U.S. Code at 4351-4352. The cooperative agreement mechanism is

being employed to fund this activity, because it is NIC's intent to be actively involved and to provide support for a public purpose which requires highly specialized expertise and a unique set of collaborative alliances to reach the projects's goals. This cooperative agreement is not subject to review as governed by Executive Order 12372, Intergovernmental Review of Federal Programs.

**Availability of Funds**

Approximately \$906,000 will be available in Fiscal Year 1995 to fund this project for the first of 3 years. It is expected that the project will begin on or about September 15, 1995 and based on funding availability and first year results, additional funding is anticipated for up to 2 subsequent years.

The National Institute of Corrections will administer the cooperative agreement and will coordinate with program officials of the Substance Abuse and Mental Health Services' Center for Substance Abuse Treatment and the Center for Mental Health Services in the management, oversight, and evaluation of project activities.

**Purpose**

Research has shown a high degree of dual diagnosis or co-morbidity of addictive and mental disorders (up to 80%) among offender populations resulting in a need to establish an integrated network for knowledge development, analyses of state-of-the-art practices, and knowledge application and technical assistance related to techniques for appropriately intervening, managing/supervising and treating persons in the criminal justice system who are dually diagnosed with substance abuse and mental illness. There is a need to establish an expert knowledge and practice base through the creation of a center that serves as a resource to enhanced collaboration among mental health, substance abuse treatment, and criminal justice professionals, consumers, family members, and State and local officials.

This project will increase the ability to effectively acquire, adapt, and apply existing knowledge and practice that

will result in system change and improved mental health and substance abuse interventions, outcomes and management with dually diagnosed individuals in contact with the criminal justice system.

Through a cooperative agreement with a detailed strategic plan that (1) builds upon and augments the work already accomplished with the earlier jail population initiative of NIC and CMHS and (2) addresses how additional correction system target populations are to be reached over the lifetime of the award, the project through the creation of a center will address the following goals:

**Goal 1:** Create a commitment and common understanding regarding the need to share responsibility for the treatment, care, and management/supervision of dually diagnosed individuals who have contact across the Criminal Justice System, as well as the Mental Health Care System, and the Substance Abuse Treatment System.

**Goal 2:** Across all 3 systems, decrease stigmatization of those individuals with dual diagnosis of substance abuse and mental illness.

**Goal 3:** Increase individual jurisdictions' abilities to appropriately intervene and use of a range of graduated sanctions, with individuals dually diagnosed with substance abuse and mental illness.

**Goal 4:** Develop knowledge application strategies and opportunities to improve the treatment and management/supervision of substance abuse and mental illness of dually diagnosed offenders by promoting system change within each and across all three systems.

**Objectives**

Specifically, PRI will prepare an application for a center that will include cost, timeframes, and anticipated outcomes to:

—Consolidate, synthesize and assess promising research and program evaluation information identifying promising practices ready for dissemination and knowledge application to a wide range of

- audiences, to include female adult and juvenile offenders, violent offenders and those at risk for violence, offenders from racial/ethnic minority groups, and offenders who are *chronically* mentally ill.
- Provide technical assistance regarding the development and implementation of populations specific, e.g. gender-specific and racial/ethnic specific, treatment guidelines for dually diagnosed offenders regardless of offense and length and type of sanctioning, e.g. ranging from individuals in pre-trial status to those with long prison terms. Provide information and analyses relevant to the inclusion of these populations in approaches to the provision of "managed care."
  - Identify the most appropriate audiences suitable for technical assistance, including the judicial system, and match these audiences to the most effective and efficient means of technical assistance, including knowledge application and marketing strategies. Describe how the relative effectiveness of various forms of such technical assistance, knowledge application, and marketing will be assessed.
  - Describe how the 3 systems in question will be addressed through the center and how the project will build incrementally on the legal status (based on court dispositions) of offender populations.
  - Create networks and examine and evaluate different modes of structure and organization of these networks of policy makers, researchers, mental health, substance abuse and corrections providers and administrators, consumers, family members, advocacy organizations, and public/private organizations to assist in accomplishing the systems change goals of this project as well as participating in technical assistance and knowledge application activities.
  - Identify and assist key organizations to meet shared goals related to the interventions, sanctioning, treatment, and management/supervision of offenders, e.g. issues of family access and family participation to offenders with mental illness of concern to the National Alliance for the Mentally Ill.
  - Provide technical assistance to relevant systems officials regarding the availability of services for offenders dually diagnosed with substance abuse and mental illness in the community and in jails and prisons. Strategize with relevant officials on how to stabilize and maintain the chronic dually diagnosed offender in community

settings, especially when minor offenses have been committed. Explore more diversion and sanctioning options for the non-violent dually diagnosed offender.

- Increase the awareness and use of a range or continuum of interventions, including sanctions, assuring appropriate matching of services to the specifics of the population. Increase the use of screening and assessment processes to identify and help place the dually diagnosed within the corrections system. Provide technical assistance in developing common (across jurisdictions, States, counties) screening and assessment instruments. Provide technical assistance to improve the classification system for dually diagnosed offenders. Assist in identifying and developing more effective and reliable instruments that allow for non-detention options while awaiting adjudication. Increase the ability of the offender to fulfill obligations related to legal violations.
- Identify the need for new research, evaluation, and data-base building and assess and identify voids and gaps in knowledge and subsequently recommend research, evaluation and data-base building needed to expand the knowledge base on how to treat and manage the full spectrum of dually diagnosed offenders in all components of the criminal justice system, including community corrections, jails, and prisons.

#### Evaluation of Project

The awardee is required to evaluate the center established through this project to assure consistency with stated goals, objectives, strategic plans, and timeframes as well as to determine the outcome and impact of this project on improved sanctioning practices, treatment for dually diagnosed substance abuse and mental illness, and management of the dually diagnosed offender.

#### Reasons for Selecting Policy Research, Inc. as Recipient of this Cooperative Agreement Award

Policy Research, Inc. is the non-profit arm of Policy Research Associates (PRA), research firm committed to the application of rigorous social science research methods to policy issues at the Federal, State, and local levels. The delivery of technical assistance and the application of new research to pressing service and organizational issues have been major foci of PRA activities since its inception.

PRA has been recognized nationally and internationally as a leader in research and its applications in the areas of mental health and substance abuse services in the criminal justice system, violence and mental disorders and mental health services for persons who are homeless. Its national leadership in bringing together other researchers, service providers, administrators, advocates, and key political leaders in these areas to focus on issues of extreme national importance is well documented.

This unique capacity and long-term commitment to the issues that are at the core of the project and this capacity exists in no other single organization: private or public, research firm or university. Because PRA does so much cutting-edge policy analysis, it understands the practicalities of interpreting and applying research to foster program development and systemic change, an essential ingredient for this project to succeed. PRA drafted the report required by Congress in Public Law 102-321, section 703 requiring "a report concerning the most effective methods for providing mental health services to individuals who come into contact with the criminal justice system. . . and the obstacles to providing such services." PRA drafted this report and conducted a series of meetings that brought together key constituent groups for their input. PRA has supported a range of technical assistance activities in assisting the National Institute of Corrections Jail Division's evaluation of its jail mental health technical assistance center, preparing a brochure on the current research summarizing data on mental disorder and violence and conducting a workshop to develop model contracts between jails and mental health service providers.

#### Evaluation Criteria

NIC routinely uses four categories of criteria in reviewing applications for financial assistance. They are programmatic, organizational, project management, and financial/administrative. A description of the general elements that compose these criteria categories follows:

**Programmatic**—Indication of a clear understanding of the problem to be addressed, the key issues underlying the problem area, and the relevance of the proposed project, well defined project objectives, and resources necessary to meet the objectives; potential for NIC's using the results of the project in other undertakings or programs.

**Organizational**—Background, experience and expertise of the

proposed project staff, including any proposed consultants; and sufficient realistic time commitments from key project staff.

**Project Management**—Description of all elements and tasks of the project, and realistic timeframes necessary to complete the tasks; technical soundness of the design and methodology for achieving the project goals; identification of realistic process of ensuring achievement of tasks and milestones; provisions for adequate evaluation of the effectiveness of the project.

**Financial/Administrative**—financial and administrative integrity of the proposal, including adherence to Federal financial guidelines and processes; adequate project cost detail/narrative to support the proposed budget; reasonableness of estimated cost in relation to the anticipated results.

#### **Executive Order 12372**

Not subject to review.

Catalog of Federal Domestic Assistance Number: The Catalog of Federal Domestic Assistance Number applicable to this program is 16.602

#### **Application Process**

Policy Research, Inc. is to submit an application using OMB Standard Form 424, Application For Federal Assistance, including as appropriate required certifications and assurances (e.g. drug-free workplace, debarment, lobbying activities, etc.) The original application must bear the original ink-signature of the president or chief executive officer of PRI.)

A budget must be part of the application and composed of a narrative description linking costs to projected tasks, outcomes, and time frames, as well as a summary projection of costs/prices by major categories such as personnel, benefits, travel, supplies, equipment, and indirect costs.

Dated: June 28, 1995.

#### **Morris L. Thigpen,**

*Director, National Institute of Corrections.*  
[FR Doc. 95-16357 Filed 7-3-95; 8:45 am]

BILLING CODE 4410-36-P

## **NUCLEAR REGULATORY COMMISSION**

[Docket No. 50-440]

### **The Cleveland Electric Illuminating Company, et al., Perry Nuclear Power Plant, Unit No. 1; Notice of Issuance of Amendment to Facility Operating License**

The U.S. Nuclear Regulatory Commission (the Commission) has issued Amendment No. 69 to Facility Operating License No. NPF-58 issued to the Cleveland Electric Illuminating Company, Centerior Service Company, Duquesne Light Company, Ohio Edison Company, Pennsylvania Power Company, and Toledo Edison Company for operation of the Perry Nuclear Power Plant (PNPP), Unit No. 1, located in Lake County, Ohio. The amendment is effective as of the date of issuance.

The amendment modified the Technical Specifications (TS) by replacing the existing TS in their entirety with a new set of TS based on NUREG-1434, "Improved BWR-6 Technical Specifications," dated September 1992. This amendment was based on the licensee's submittal of December 16, 1993, and supplemented by letters dated November 7, 1994, May 5 and May 18, 1995.

The application for the amendment complies with the standards and requirements of the Atomic Energy Act of 1954, as amended (the Act), and the Commission's rules and regulations. The Commission has made appropriate findings as required by the Act and the Commission's rules and regulations in 10 CFR Chapter I, which are set forth in the license amendment.

Notice of Consideration of Issuance of Amendment and Opportunity for Hearing in connection with this action was published in the **Federal Register** on April 14, 1994 (59 FR 17799). No request for a hearing or petition for leave to intervene was filed following this notice.

The Commission has prepared an Environmental Assessment related to the action and has determined not to prepare an environmental impact statement. Based upon the environmental assessment, the Commission has concluded that the issuance of the amendment will not have a significant effect on the quality of the human environment (60 FR 2162, dated January 6, 1995).

For further details with respect to the action see (1) the application for amendment dated December 16, 1993, and supplemented by letters dated November 7, 1994, May 5 and May 18, 1995, (2) Amendment No. 69 to License

No. NPF-58, (3) the Commission's related Safety Evaluation, and (4) the Commission's Environmental Assessment. All of these items are available for public inspection at the Commission's Public Document Room, the Gelman Building, 2120 L Street NW., Washington, DC, and at the local public document room located at the Perry Public Library, 3753 Main Street, Perry, Ohio 44081.

Dated at Rockville, Maryland, this 23rd day of June 1995.

For the Nuclear Regulatory Commission.

**Jon B. Hopkins, Sr.,**

*Project Manager, Project Directorate III-3, Division of Reactor Projects III/IV, Office of Nuclear Reactor Regulation.*

[FR Doc. 95-16368 Filed 7-3-95; 8:45 am]

BILLING CODE 7590-01-M

[Docket Nos. 50-254 and 50-265]

### **Order Approving Transfer of License and Notice of Consideration of Proposed Issuance of Associated Amendment, Proposed No Significant Hazards Consideration Determination, and Opportunity for a Hearing**

In the Matter of: Commonwealth Edison Company, Iowa-Illinois Gas and Electric Company (Quad Cities Nuclear Power Station, Units 1 and 2).

#### **I**

Iowa-Illinois Gas and Electric Company (IIGEC) is holder of 25 percent ownership in Quad Cities Nuclear Power Station, Units 1 and 2. Commonwealth Edison Company (ComEd) owns the remaining 75 percent share of the facility. IIGEC and ComEd are governed by Facility Operating License Nos. DPR-29 and DPR-30 issued by the U.S. Atomic Energy Commission (AEC) pursuant to part 50 of title 10 of the Code of Federal Regulations (10 CFR part 50) on December 14, 1972. Under these licenses, only ComEd, acting as agent and representative of the two owners listed on the licenses, has the authority to operate the Quad Cities Nuclear Power Station, Units 1 and 2. The Quad Cities station is located in rock Island County, Illinois.

#### **II**

By letter dated November 21, 1994, IIGEC informed the Commission that MidAmerican Energy Company (MidAmerican) will become the surviving corporation and public utility of a proposed merger between IIGEC, MidAmerican, Midwest Resources, Inc., and Midwest Power Systems, Inc. This merger would result in the transfer of IIGEC's 25 percent ownership share in