

## IX. Application Requirements

The State application requirements for grants for the FY 1995 targeted assistance formula allocation are as follows:

States that are currently operating under approved management plans for their FY 1994 targeted assistance program and wish to continue to do so for their FY 1995 grants may provide the following in lieu of resubmitting the full currently approved plan:

The State's application for FY 1995 funding shall provide:

A. Assurance that the State's current management plan for the administration of the targeted assistance program, as approved by ORR, will continue to be in full force and effect for the FY 1995 targeted assistance program, subject to any additional assurances or revisions required by this notice which are not reflected in the current plan. Any proposed modifications to the approved plan will be identified in the application and are subject to ORR review and approval. Any proposed changes must address and reference all appropriate portions of the FY 1994 application content requirements to ensure complete incorporation in the State's management plan.

B. Assurance that effective October 1, 1995, targeted assistance funds will be used in accordance with the new ORR regulations published in the **Federal Register** on June 28, 1995.

C. Assurance that targeted assistance funds will be used primarily for the provision of services which directly enhance refugee employment potential, have specific employment objectives, and are designed to enable refugees to obtain jobs with less than one year's participation in the targeted assistance program. States must indicate what percentage of FY 1995 targeted assistance formula allocation funds that are used for services will be allocated for employment services.

D. A line item budget and justification for State administrative costs limited to a maximum of 5% of the total award to the State. Each total budget period funding amount requested must be necessary, reasonable, and allocable to the project.

*States administering the program locally:* States that have administered the program locally or provide direct service to the refugee population (with the concurrence of the county) must submit a program summary to ORR for prior review and approval. The summary must include a description of the proposed services; a justification for the projected allocation for each component including relationship of

funds allocated to numbers of clients served, characteristics of clients, duration of training and services, projected outcomes, and cost per placement. In addition, the program component summary must describe any ancillary services or subcomponents such as day care, transportation, or language training.

*States with two or more counties receiving targeted assistance funds:* As in FY 1994, a State with two or more local areas which qualify for the program may choose to determine respective county allocations. If the State chooses to determine county allocations differently from those set forth in Table 1 of this notice, the State must provide a description of the State's proposed allocation plan and the basis for the proposed allocations. The application must contain a description of the allocation approach, data used in its determination, the calculated allocation amount for each county, and the rationale for the proposed allocations. States are encouraged to revise allocation formulas to assure appropriate funding among eligible counties for the duration of the grant such that targeted assistance activities within the State conclude simultaneously. Where the State chooses not to determine county allocation amounts, the State must provide the allocations which are specified in this notice.

## X. Reporting Requirements

States will be required to submit quarterly reports on the outcomes of the targeted assistance program, using the same form which States use for reporting on refugee social services formula grants. This is Schedule A and Schedule C of the ORR-6 Quarterly Performance Report form. ORR is no longer using the ORR-12 form which was originally used to report on the outcomes of the targeted assistance program. ORR is consolidating its reporting requirements. The new reporting form will consolidate social services and targeted assistance performance reporting in one format in order to simplify and coordinate reporting. The new form will be available when reporting on FY 1995 grants begins, which would be at the end of the first quarter of FY 1996.

Dated: July 19, 1995.

**Lavinia Limon,**

Director, Office of Refugee Resettlement.

[FR Doc. 95-18335 Filed 7-25-95; 8:45 am]

BILLING CODE 4184-01-P

## Substance Abuse and Mental Health Services Administration Proposed Data Collection

**AGENCY:** Substance Abuse and Mental Health Services Administration (SAMHSA), HHS.

**ACTION:** Notice.

**SUMMARY:** SAMHSA is publishing this notice to solicit public comment on a proposed data collection: Evaluation of High Risk Substance Abuse Prevention Initiatives. Written comments are requested within 60 days of the publication of this notice.

**AUTHORITY/JUSTIFICATION:** Section 3506(c)(2)(A) of the Paperwork Reduction Act of 1995 requires that Federal agencies provide a 60-day notice in the **Federal Register** concerning each proposed collection of information.

In compliance with Section 3506(c)(2)(A) of the Paperwork Reduction Act of 1995 for opportunity for public comment on proposed data collection projects, the Substance Abuse and Mental Health Services Administration will publish periodic summaries of proposed projects. To request copies of data collection plans and instruments, call the SAMHSA Reports Clearance Officer on (301) 443-0525.

Comments are invited on: (a) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden of the proposed collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology. Send comments to Deborah Trunzo, SAMHSA Reports Clearance Officer, Room 16-105, Parklawn Building, 5600 Fishers Lane, Rockville, MD 20857. Written comments should be received within 60 days of this notice.

## Proposed Project

Evaluation of High Risk Substance Abuse Prevention Initiatives—New—The Center for Substance Abuse Prevention (CSAP), SAMHSA will conduct a cross-site evaluation of approximately 50 demonstration projects targeting high risk youth to: (1) Assess the effectiveness of the Demonstration Program in preventing and/or reducing substance abuse among at-risk youth and intervention strategies

in reducing selected risk factors or enhancing protective factors; and (2) document the process of service

delivery and program implementation. Data will be collected from both program participants and comparison

group youth at four points in time over a 4-year period. The annual burden estimates are as follows:

|                                   | Number of respondents | Number of responses per respondent | Average burden/response |
|-----------------------------------|-----------------------|------------------------------------|-------------------------|
| Demonstration Project Staff ..... | 245                   | .75                                | 1.1 hours.              |
| Youth .....                       | 11,000                | 1.0                                | 1.0 hour.               |

Dated: July 20, 1995.

**Richard Kopanda,**  
Acting Executive Officer, SAMHSA.

[FR Doc. 95-18324 Filed 7-25-95; 8:45 am]  
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## Food and Drug Administration

### Muscle Monitoring Devices; Decision Not to Rely on Dental Products Panel Recommendations

**AGENCY:** Food and Drug Administration, HHS.

**ACTION:** Notice.

**SUMMARY:** The Food and Drug Administration (FDA) is announcing that it does not intend to rely on recommendations arising out of the October 13 and 14, 1994, meeting of the Dental Products Panel of the Medical Devices Advisory Committee concerning the classification of muscle monitoring devices. It is FDA's view that the October 1994 meeting was flawed and should not be the basis for decisions made about the use of these devices. FDA plans to fully and comprehensively consider the classification of muscle monitoring devices at a future meeting of the Dental Products Panel of the Medical Devices Advisory Committee.

**FOR FURTHER INFORMATION CONTACT:** Nancy J. Pluhowski, Center for Devices and Radiological Health (HFZ-400), Food and Drug Administration, 9200 Corporate Blvd., Rockville, MD 20850, 301-594-2022.

**SUPPLEMENTARY INFORMATION:** In the **Federal Register** of September 19, 1994 (59 FR 47880 at 47881), FDA announced that a meeting of the Dental Products Panel of the Medical Devices Advisory Committee would be held on October 13 and 14, 1994, to consider the classification of muscle monitoring devices. Because of substantive and procedural issues in connection with the October 1994 meeting, including the scope of products included and concerns that all interested parties may not have received adequate notice of the devices to be discussed at the meeting, FDA does not intend to rely on the

Panel's discussion or recommendations for the use or classification of these devices. In addition, it is FDA's view that the October 1994 meeting should not be the basis for decisions about the use of these devices. FDA plans a full and comprehensive consideration of muscle monitoring devices at a future meeting of the Dental Products Panel.

The Dental Products Panel of the Medical Devices Advisory Committee meeting tentatively scheduled for August 8, 9, and 10, 1995, which was announced in the **Federal Register** on March 9, 1995 (60 FR 12960 at 12962), will not include discussion of muscle monitoring devices. FDA will announce future meetings of the Dental Products Panel of the Medical Devices Advisory Committee in the **Federal Register** at least 15 days in advance of the upcoming meetings.

Dated: July 21, 1995.

**William B. Schultz,**  
Deputy Commissioner for Policy.  
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## DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

### Office of the Assistant Secretary for Fair Housing and Equal Opportunity

[Docket Nos. FR-3622-N-07 and FR-3878-N-03]

### Announcement of Funding Awards Fair Housing Initiatives Program FY 1994

**AGENCY:** Office of the Assistant Secretary for Fair Housing and Equal Opportunity, HUD.

**ACTION:** Announcement of funding awards.

**SUMMARY:** In accordance with section 102(a)(4)(C) of the Department of Housing and Urban Development Reform Act of 1989, this document notifies the public of FY 1994 funding awards made under the Fair Housing Initiatives Program (FHIP). The purpose of this document is to announce the names and addresses of the award winners and the amount of the awards

to be used to strengthen the Department's enforcement of the Fair Housing Act and to further fair housing.

**FOR FURTHER INFORMATION CONTACT:** Maxine Cunningham, Director, Office of Fair Housing Initiatives and Voluntary Programs, Room 5234, 451 Seventh Street, S.W., Washington, D.C. 20410-2000. Telephone number (202) 708-0800. A telecommunications device (TDD) for hearing and speech impaired persons is available at (202) 708-3216. (These are not toll-free numbers.)

**SUPPLEMENTARY INFORMATION:** Title VIII of the Civil Rights Act of 1968, as amended, 42 U.S.C. 3601-19 (The Fair Housing Act), charges the Secretary of Housing and Urban Development with responsibility to accept and investigate complaints alleging discrimination based on race, color, religion, sex, handicap, familial status or national origin in the sale, rental, or financing of most housing. In addition, the Fair Housing Act directs the Secretary to coordinate with State and local agencies administering fair housing laws and to cooperate with and render technical assistance to public or private entities carrying out programs to prevent and eliminate discriminatory housing practices.

Section 561 of the Housing and Community Development Act of 1987, 42 U.S.C. 3616 note, established the FHIP to strengthen the Department's enforcement of the Fair Housing Act and to further fair housing. This program assists projects and activities designed to enhance compliance with the Fair Housing Act and substantially equivalent State and local fair housing laws. Implementing regulations are found at 24 CFR Part 125.

The FHIP has four funding categories: The Administrative Enforcement Initiative, the Education and Outreach Initiative, the Private Enforcement Initiative, and the Fair Housing Organizations Initiative.

In the FY 1995 FHIP Notice of Funding Availability (NOFA) published in the **Federal Register** on April 11, 1995 (60 FR 18444), the Department announced the availability of up to \$1,457,446 for funding of FY 1994 awards. This Notice announces the