

continue. The Department will revisit this provisional advance consent when it promulgates any necessary implementing regulations to determine whether these pilots should continue to be granted advance consent.

Effective immediately and until further notice, the Department is granting a provisional advance consent for the training of the following categories of aliens, based on a determination that they do not appear to pose a risk to aviation or national security:

(1) Foreign nationals who are current and qualified as pilot in command, second in command, or flight engineer with respective certificates and ratings recognized by the United States for aircraft with a maximum certificated takeoff weight of 12,500 pounds or more;

(2) Military pilots or other crew members who are being provided training by a component of the Department of Defense or the U.S. Coast Guard, or pursuant to a contract awarded by a component of the Department of Defense or the U.S. Coast Guard;

(3) Military pilots or other crew members who are being provided training pursuant to an export authorization of the Department of State, provided such authorization was issued prior to February 1, 2002 and that the training was scheduled to commence prior to April 1, 2002; and

(4) Commercial, governmental, corporate or military pilots of aircraft with a maximum certificated takeoff weight of 12,500 pounds or more who must receive familiarization training on a particular aircraft in order to transport it to the purchaser or recipient, provided that the training provided be limited to familiarization and not basic flight instruction.

The categories covering military pilots were devised after consulting with the Departments of Defense and State. Based on these consultations, the Department believes that military pilots training under the auspices of the Department of Defense or Coast Guard are thoroughly investigated prior to training and pose no risk to aviation or national security. Aliens being trained pursuant to export authorizations of the Department of State, however, are not always investigated to the same extent. As a result, the Department is limiting the advance consent for this category to certain aliens already scheduled for training, as these were not found to constitute a risk to aviation or national security.

Determination of Status as a U.S. Citizen or National or as an Alien

Section 113 of the ATSA applies to all aliens as defined in section 101(a)(3) of the Immigration and Nationality Act, but does not currently apply to citizens or nationals of the United States.

Accordingly, training providers must make a determination as to whether or not a prospective trainee is an alien. If the prospective trainee establishes that he or she is a citizen or national of the United States, the restrictions of section 113 do not apply.

Training providers should require appropriate proof of citizenship or nationality from all trainees who claim to be citizens or nationals of the United States, before commencing aviation training on aircraft with a maximum certificated takeoff weight of 12,500 pounds or more. This requirement is necessary to prevent aliens from falsely claiming to be United States citizens or nationals in order to evade the Department's security risk assessment.

The Department believes that the following documents are sufficient to establish proof of citizenship or nationality:

(1) A valid, unexpired United States passport;

(2) An original birth certificate with raised seal documenting birth in the United States or one of its territories;

(3) An original U.S. naturalization certificate with raised seal, Form N-550 or Form N-570;

(4) An original certification of birth abroad, Form FS-545 or Form DS-1350; or

(5) An original certificate of U.S. citizenship, Form N-560 or Form N-561.

(6) In the case of training provided to a federal employee pursuant to a contract between a U.S. Government agency and a training provider, the agency's written certification as to its employee's U.S. citizenship may be accepted as sufficient proof of such citizenship.

If a training provider has questions about the documents above or any other documentation presented by a person who claims to be a citizen or national of the United States, the training provider may seek further guidance from the Department, the Immigration and Naturalization Service, or the appropriate federal agency.

Commencement of Aviation Training for Aliens Granted Advance Consent

After a training provider reasonably determines that a prospective alien trainee falls within one of the four advance consent categories, the training

provider may proceed with training the alien immediately and does not have to submit any identifying information to the Department. The training provider, however, should retain records to document how the training provider made the determination that the alien was eligible for advance consent.

Appropriate measures will be taken by the Department with respect to any alien who is determined to pose a risk to aviation or national security. Available civil and/or criminal penalties will be pursued with respect to any training provider who knowingly or negligently provides training to aliens not covered by this notice.

Dated: February 4, 2002.

Steven C. McCraw,

Director, Foreign Terrorist Tracking Task Force.

[FR Doc. 02-3070 Filed 2-7-02; 8:45 am]

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DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Pursuant to the Clean Water Act

In accordance with Departmental Policy, 28 CFR 50.7, notice is hereby given that a proposed Consent Decree in *United States v. Oleander Company, Inc. and Nelson MacRae* was lodged with the United States District Court for the Eastern District of North Carolina on December 20, 2001. The proposed Consent Decree concerns alleged violations of sections 301(a), 402, and 404 of the Clean Water Act, 33 U.S.C. 1311(a), 1342 and 1344, resulting from Defendant's unauthorized discharge of pollutants into waters of the United States at a site of New Hanover County, North Carolina, North Carolina.

The proposed Consent Decree would require restoration or mitigation of affected wetlands, filling of ditches, payment of civil penalties totaling \$15,000, and preservation of approximately 40 acres of wetlands as part of a Supplemental Environmental Project.

The United States Department of Justice will receive written comments relating to the proposed Consent Decree for a period of thirty (30) days from the date of publication of this Notice. Comments should be faxed to 202.514.8865 to the attention of S. Randall Humm, Attorney, United States Department of Justice, Environmental Defense Section, PO Box 23986, Washington, DC 20026-3986, and should refer to *United States v. Oleander Company, Inc. and Nelson MacRae*.

The proposed Consent Decree may be examined at the Clerk's Office, United States District Court for the Eastern District of North Carolina, 310 New Bern Avenue, Federal Building, 5th Floor, Raleigh, North Carolina.

Stephen Samuels,

Assistant Chief, Environmental Defense Section, Environment and Natural Resources, Division, United States Department of Justice.

[FR Doc. 02-3069 Filed 2-7-02; 8:45 am]

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DEPARTMENT OF JUSTICE

[OJP(OJJDP)-1330]

Office of Juvenile Justice and Delinquency Prevention

Announcement of the Juvenile Mentoring Program Discretionary Competitive Assistance Program

AGENCY: Office of Justice Programs, Office of Juvenile Justice and Delinquency Prevention, Justice.

ACTION: Notice of solicitation and availability of the Juvenile Mentoring Program (JUMP) Program Announcement.

SUMMARY: The Office of Juvenile Justice and Delinquency Prevention (OJJDP), pursuant to part G, section 288 of the Juvenile Justice and Delinquency Prevention (JJDP) Act of 1974, as amended (42 U.S.C. 5601 *et seq.*), is requesting applications for funding to support the Juvenile Mentoring Program (JUMP).

DATES: Applications for JUMP funding must be received by March 25, 2002.

ADDRESSES: All application packages must be mailed or delivered to the Office of Juvenile Justice and Delinquency Prevention, c/o Juvenile Justice Resource Center, 2277 Research Boulevard, Mail Stop 2K, Rockville, Maryland 20850; 301-519-5535. Interested applicants can obtain a copy of the *OJJDP JUMP Discretionary Program Announcement* and the *OJJDP Application Kit* from OJJDP's Web site at www.ojjdp.ncjrs.org/grants. A limited number of copies of the *JUMP Discretionary Program Announcement* and the *OJJDP Application Kit* are also available from the Juvenile Justice Clearinghouse by calling 800-638-8736 or sending an e-mail request to puborder@ncjrs.org. The program announcement describes the program's nature and purpose, specifies eligibility requirements and selection criteria, establishes the application submission deadline, and provides contact information. Application instructions,

forms (including the SF-424), and review guidelines are provided in the *OJJDP Application Kit*.

FOR FURTHER INFORMATION CONTACT: Travis Cain, Program Manager, Office of Juvenile Justice and Delinquency Prevention, 202-307-5914. (This is not a toll-free number.)

SUPPLEMENTARY INFORMATION:

Background

The JUMP program supports one-to-one mentoring projects for youth at risk of failing in school, dropping out of school, or being involved in delinquent activities, including gang participation and substance use. The goals of JUMP are to reduce juvenile delinquent activities and gang participation, improve academic performance, and reduce the dropout rate through a one-to-one, supportive relationship between an adult and an at-risk youth.

Applications are invited from local education agencies (LEAs), public agencies, private for-profit or nonprofit organizations, and tribal nations that can demonstrate knowledge of and/or experience with mentoring programs, volunteers, and programming for at-risk youth. When an LEA is the primary applicant, it must collaborate with a public agency, private for-profit or nonprofit agency (including faith-based groups), or tribal nation. Likewise, if a public agency, private for-profit or nonprofit organization (including faith-based groups), or tribal nation is the primary applicant, it must collaborate with an LEA. OJJDP encourages applications from both new mentoring programs and mentoring programs with proven track records that want to expand mentoring activities in accordance with the JUMP goals and objectives. National organizations are not eligible to apply for JUMP funds. Grantees or collaborative entities that have received JUMP funds previously are not eligible to compete for funding through this solicitation. Applicants selected for funding will receive a one-time award of up to \$220,000 for a 3-year project and budget period.

Modification to Eligibility Requirements

Prior program requirements restricted funding to applicants (LEAs, public agencies, private for-profit or nonprofit organizations, or tribal nations) that could demonstrate that the participating school(s) had 60 percent or more youth eligible for Chapter 1 funding (Elementary and Secondary Education Act of 1965). OJJDP has modified this eligibility requirement. Instead, OJJDP will give priority in the selection

process to applicants that can demonstrate that the population being served is "high risk" using one of three criteria, including a disproportionately high arrest rate within the target area, disproportionately high dropout rates in the targeted schools, and schools with 60 percent or more youth eligible for Chapter 1 funding. See the *JUMP Discretionary Program Announcement* for details.

Reduction of the Age Requirement for Mentors

OJJDP now defines a "mentor" as an adult age 18 or older. The previous age requirement was age 21 or older.

Decrease in the Required Number of Mentor/Mentee Matches

Projects must maintain a minimum of 25 new matches each year, for a total of at least 75 matches over 3 years. The previous match requirement was 50 to 60 each year, for a total of at least 150 to 180 over 3 years.

Dated: February 5, 2002.

Terrence S. Donahue,

Acting Administrator, Office of Juvenile Justice and Delinquency Prevention.

[FR Doc. 02-3115 Filed 2-7-02; 8:45 am]

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DEPARTMENT OF LABOR

Office of the Secretary

Submission for OMB Review; Comment Request

January 31, 2002.

The Department of Labor (DOL) has submitted the following public information collection requests (ICRs) to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act of 1995 (Pub. L. 104-13, 44 U.S.C. Chapter 35). A copy of each individual ICR, with applicable supporting documentation, may be obtained by calling the Department of Labor. To obtain documentation contact Darrin King on (202) 693-4129 or e-mail: King-Darrin@dol.gov.

Comments should be sent to Office of Information and Regulatory Affairs, Attn: OMB Desk Officer for OSHA, Office of Management and Budget, Room 10235, Washington, DC 20503 ((202) 395-7316), within 30 days from the date of the publication in the **Federal Register**.

The OMB is particularly interested in comments which:

* Evaluate whether the proposed collection of information is necessary for the proper performance of the