engine repairs or maintenance, shall immediately notify the Coast Guard
Captain of the Port via Coast Guard Sector Miami on VHF-FM Channel 16.
(6) No vessel may anchor within the
designated anchorage for more than 72
hours without the prior approval of the
Captain of the Port. To obtain this
approval, contact the Coast Guard
Captain of the Port, via the Port
Everglades Harbor Master, on VHF-FM
Channel 14.
(7) The Coast Guard Captain of the
Port may close the anchorage area and
direct vessels to depart the anchorage
during periods of adverse weather or at
other times as deemed necessary in the
interest of port safety or security.
(8) Commercial vessels anchoring
under emergency circumstances outside
the anchorage area shall shift to new
positions within the anchorage area
immediately after the emergency ceases.
(9) Whenever the maritime or
commercial interests of the United
States so require, the Captain of the
Port, U.S. Coast Guard, Miami, Florida,
may direct relocation of any vessel
anchored within the anchorage area.
Once directed, such vessel must get
underway at once or signal for a tug,
and must change position as directed.

D.W. Kunkel,
Rear Admiral, U.S. Coast Guard Commander,
Seventh Coast Guard District.
[FR Doc. E7–20698 Filed 10–19–07; 8:45 am]
BILLING CODE 4910–15–P

DEPARTMENT OF EDUCATION

34 CFR Chapter VI

Office of Postsecondary Education;
Notice of Negotiated Rulemaking for
Programs Authorized Under Title IV of
the Higher Education Act of 1965, as
Amended

AGENCY: Department of Education.

ACTION: Notice of establishment
of negotiated rulemaking committee.

SUMMARY: We announce our intention
to establish one or two negotiated
rulemaking committees to prepare
proposed regulations under Title IV of
the Higher Education Act of 1965, as
amended (HEA). Each committee will
include representatives of organizations
or groups with interests that are
significantly affected by the subject
carer of the proposed regulations. We
also announce three public hearings
where interested parties can suggest
issues that should be considered for
action by the negotiating committees. In
addition, we request nominations for
individual negotiators who represent
key stakeholder constituencies that are
involved in the student financial
assistance programs authorized under
Title IV of the HEA to serve on these
committees.

DATES: We must receive your
nominations for negotiators to serve on
the committees on or before November
29, 2007. The dates, times, and locations
of the public hearings are listed under
the SUPPLEMENTARY INFORMATION
section of this notice.

ADDRESS: Please send your
nominations for negotiators to Patty
Chase, U.S. Department of Education,
1990 K Street, NW., room 8050,
Washington, DC 20006, or by fax to
Patty Chase at (202) 502–7874. You may
also e-mail your nominations to:
Patty.Chase@ed.gov. Those nominated
will be notified via letter as to whether
or not they have been selected as a
negotiator as soon as the Department’s
review process is completed.

FOR FURTHER INFORMATION CONTACT: For
information about the hearings and the
nomination submission process,
contact: Patty Chase, U.S. Department of
Education, 1990 K Street, NW., room
8050, Washington, DC 20006.
Telephone: (202) 502–7905. You may
e-mail your questions about the
hearings and the nomination
submission process to:
Patty.Chase@ed.gov.

For information about negotiated
rulemaking in general, contact: John
Kolotos, U.S. Department of Education,
1990 K Street, NW., room 8018,
Washington, DC 20006.
Telephone (202) 502–7762. You may also
e-mail your questions about negotiated
rulemaking to:
John.Kolotos@ed.gov

If you use a telecommunications
device for the deaf (TDD), call the
Federal Relay Service (FRS), toll free at
1–800–877–8339.

Individuals with disabilities can
obtain this document in an alternative
format (e.g., Braille, large print,
audiotape, or computer diskette) by
contacting the person responsible for
information about the hearings and the
nomination submission process listed in
this section under FOR FURTHER
INFORMATION CONTACT.

SUPPLEMENTARY INFORMATION: Section
492 of the HEA requires that, before
publishing any proposed regulations to
implement programs authorized under
Title IV of the HEA, the Secretary obtain
public involvement in the development
of the proposed regulations. After
obtaining advice and recommendations
from the public, the Secretary uses a
negotiated rulemaking process to
develop the proposed regulations.

We intend to develop proposed
regulations by following the negotiated
rulemaking procedures in section 492 of
the HEA. We intend to select
participants for the negotiated
rulemaking committees that represent
the interests significantly affected by the
proposed regulations. To the extent
possible, we will select individual
negotiators who reflect the diversity
among program participants, in
accordance with section 492(b)(1) of the
HEA.

Regulatory Issues

We intend to conduct negotiated
rulemaking to develop proposed
regulations for the new TEACH Grant
program, which was added to Title IV of
the HEA by the College Cost
Reduction and Access Act of 2007
(CCRAA), Pub. L. 110–84. We will also
address regulatory changes that will be
needed for the Federal Family
Education Loan Program (FFEL) and the
William D. Ford Direct Loan Program
resulting from the enactment of the
CCRAA including, but not limited to:
rules for income-based repayment;
changes to the maximum repayment
period; reductions to the lender
insurance rates and loan forgiveness for
public service employees; and
redefinition of terms used in the
programs. We will also consider
whether the regulations need to be
amended to implement or reflect Pub. L.
110–93, which made permanent the
Secretary’s authority under the Higher
Education Relief Opportunities for
Students Act of 2003 (HEROES Act).
We note that there is legislation
currently pending in Congress to
reauthorize the HEA. If reauthorization
of the HEA is completed prior to the
first negotiating session, we may also
include on the negotiating agenda
additional changes to the regulations
that may be needed.

We also expect to conduct negotiated
rulemaking on other regulatory issues.
These may include issues raised by the
public during the regional hearings.
Other issues the Department identifies
as necessary to improve program
administration and accountability will
also be negotiated, including potential
Federal preemption of State laws that
may conflict with the Department’s
regulations on improper inducements
and the use of preferred lender lists in
the FFEL program.

We may also consider the
establishment of competitive preference
priorities within the Gaining Early
Awareness and Readiness for
Undergraduate Programs (GEAR UP)
program.
Structure of the Committees

We anticipate having one or two negotiating committees based upon the nature of the topics to be negotiated. The number of committees and their organization will be determined as necessary, depending upon the comments received as a result of this notice. If one negotiating committee is established, it will address all of the regulatory issues that we identify. If two negotiating committees are established, one negotiating committee would address issues related to the Federal student loan programs authorized by Title IV, Parts B and D of the HEA and the other committee would focus on TEACH Grants and other issues.

Our goal is to establish committees that will allow significantly affected parties to be represented while keeping the committees’ size manageable.

We strongly encourage nominations of individuals from coalitions of individuals and organizations representing the constituencies identified below. Moreover, the Department encourages nominations of individuals who are actively involved in administering the Federal programs that are subject of these negotiated rulemaking sessions and who can represent the interests of groups that are significantly affected by the regulations. The committee or committees can create subgroups to discuss particular topics, such as TEACH Grants, Income-Based Repayment, or the definition of a non-profit holder. The subgroup can also involve in its discussions additional individuals who are not members of the committees. Individuals who are not selected as members of a committee can attend committee meetings, access the individuals representing their constituencies, and participate in informal working groups on various issues between the meetings. Committee meetings will be open to the public.

We have identified the following constituencies as having interests that are significantly affected by the subject matter of the negotiated rulemaking process. The Department anticipates that individuals representing each of these constituencies will participate as members of one or more of the negotiated rulemaking committees. These constituencies are:

- Students
- Legal assistance organizations that represent students
- Financial aid administrators at institutions of higher education
- Business officers and bursars at institutions of higher education
- Institutional service providers (including collection agencies)
- Trustees
- State higher education executive officers
- State Attorneys General and other appropriate State officials
- Business and industry
- Institutions of higher education eligible to receive Federal assistance under Title III, Parts A and B, and Title V of the HEA, which include Historically Black Colleges and Universities, Hispanic-Serving Institutions, American Indian Tribally Controlled Colleges and Universities, Alaska Native and Native Hawaiian-Serving Institutions, and other institutions with a substantial enrollment of needy students as defined in Title III of the HEA
- Two-year public institutions of higher education
- Four-year public institutions of higher education
- Private, non-profit institutions of higher education
- Private, for-profit institutions of higher education
- Institutions of higher education that prepare teachers
- Organizations that represent teachers
- Guaranty agencies and guaranty agency servicing (including collection agencies)
- Lenders, secondary markets, and loan servicers
- Accrediting agencies

While an individual selected to represent a constituency may be an employee, official, or representative of a specific group, institution, or industry participant, the individual will be expected to represent the interests of the entire constituency that the individual has been designated to represent on the committee and to confer with other individuals and representatives of groups within that constituency.

Nominations should include the following information:

- The name of the nominee, the organization the individual works for, if any, and a description of the interests that the individual represents.
- Evidence of support from individuals or groups of the constituency that the nominee will represent.
- The nominee’s commitment that the nominee will actively participate in good faith in the development of the proposed regulations.
- The nominee’s contact information, including address, phone number, fax number, and e-mail address.

Schedule for Negotiations

We anticipate that the negotiating committee(s) will meet in the

Washington, DC, area three or more times beginning in January 2008 and concluding no later than April 2008. The dates and locations of these meetings will be published in a subsequent notice in the Federal Register, and will be posted on the Department’s Web site at: http://www.ed.gov/policy/highered/reg/hearulemaking/2008/index2008.html. We will post the schedule for negotiations on this same Web site. Each committee must use electronic mail to exchange documents and discuss proposals between meetings. We anticipate that the schedule will allow sufficient time for us to provide the public with a 60-day comment period for the proposed regulations resulting from the negotiated rulemaking process and sufficient time to address any issues raised in the comment period, while meeting the November 1 statutory deadline for publishing student financial assistance final regulations.

Regional Hearings

We will hold three public regional hearings for interested parties to discuss the agenda for the negotiated rulemaking sessions. These hearings will be held on—

November 2, 2007, at the Sheraton New Orleans, 500 Canal Street, in New Orleans, Louisiana;

November 16, 2007, at the U.S. Department of Education in Washington, DC; and

November 29, 2007, at the Manchester Grand Hyatt San Diego, One Market Place, San Diego, California.

The regional hearings in New Orleans and San Diego will be held from 11 a.m.–3 p.m., local time. The hearing in Washington, DC will be held from 9 a.m.–4 p.m., local time.

Individuals desiring to present comments at the hearings are encouraged to do so. It is likely that each participant choosing to make a statement will be limited to five minutes. Individuals interested in making oral statements will be able to register to make a statement beginning at 10 a.m. for the regional hearings and at 8:30 a.m. on the day of the Washington hearing at the Department’s on-site registration table on a first-come, first-served basis. If additional time slots remain, individuals may be given additional time to speak. If no time slots remain, the Department has reserved one additional hour at the end of the day for individuals who were not able to register to speak. The amount of time available will depend upon the number of individuals who register to speak. Speakers may also submit written comments.
In addition, for anyone unable to attend any of the regional hearings, the Department will also accept written comments. You should send your comments to: John Kolotos, U.S. Department of Education, 1900 K Street, NW., room 8018, Washington, DC 20006. All comments must be received by November 29, 2007.

All of the hearing sites are accessible to individuals with disabilities. Individuals needing an auxiliary aid or service to participate in the meeting (e.g., interpreting service, assistive listening device, or materials in alternative format), should notify the contact person for information about hearings listed under FOR FURTHER INFORMATION CONTACT in this notice in advance of the scheduled meeting date. Although we will attempt to meet any request we receive, we may not be able to make available the requested auxiliary aid or service because of insufficient time to arrange it. Further information on the regional hearing sites is available on http://www.ed.gov/policy/highered/reg/hearulemaking/2008/index2008.html.

Electronic Access to This Document: You can view this document, as well as all other documents of this Department published in the Federal Register, in text or Adobe Portable Document Format (PDF) on the Internet at the following site: http://www.ed.gov/news/federalregister.

To use PDF you must have Adobe Acrobat Reader, which is available free at this site. If you have questions about using PDF, call the U.S. Government Printing Office (GPO), toll free, at 1–888–293–4498; or in the Washington, DC area at (202) 512–1530.

Note: The official version of this document is the document published in the Federal Register, free Internet access to the official edition of the Federal Register and the Code of Federal Regulations is available on GPO Access at: http://www.gpoaccess.gov/nara/index.html.


Diane Auer Jones,
Assistant Secretary for Postsecondary Education.

[FR Doc. E7–20785 Filed 10–19–07; 8:45 am]

BILLING CODE 4000–01–P

DEPARTMENT OF AGRICULTURE

Forest Service

36 CFR Part 223

RIN 0596–ABB1

Sale and Disposal of National Forest System Timber; Special Forest Products and Forest Botanical Products

AGENCY: Forest Service, USDA.

ACTION: Proposed rule; request for comment.

SUMMARY: The Department is issuing this proposed rule governing the disposal of special forest products from National Forest System lands. Special forest products include, but are not limited to, wildflowers, mushrooms, moss, nuts, seeds, tree sap, and Christmas trees. This proposed rule also formally establishes a pilot program to charge and collect fees for the harvest and sale of forest botanical products on National Forest System lands. This proposed rule is intended to facilitate sustainable harvest of special forest products and forest botanical products. Public comment is invited and will be considered in the development of the final rule.

DATES: Comments must be received in writing by December 21, 2007.

ADDRESSES: Send written comments to Director, Forest Management Staff, USDA Forest Service, Mail Stop 1105, Independence Avenue, SW., Washington, DC 20250–1105, or by e-mail to wospecialproducts@fs.fed.us. Comments also may be submitted via the world wide web/Internet at http://www.regulations.gov. All comments, including names and addresses when provided, are placed in the record and are available for public inspection and copying at the Office of the Director, Forest Management Staff Third Floor NW., Yates Building, 201 14th Street, SW., Washington, DC. Persons wishing to inspect the comments are encouraged to call ahead (202) 205–1766 to facilitate entrance into the building.


SUPPLEMENTARY INFORMATION:

I. Introduction

This proposed rule adds Subparts G and H to 36 CFR part 223. Subpart G governs the commercial harvest and sale of special forest products and also establishes regulations for limited free use of these products. Subpart H, in turn, implements a pilot program for the harvest and sale of forest botanical products, as authorized by the Department of the Interior and Related Agencies Appropriations Act of 2000, (Pub. L. 106–113, Div. B, sec. 1000(a)[3], 113 Stat. 135 (enacting into law sec. 339 of Title III of H.R. 3423)), as amended in 2004 by section 335 of Public Law 108–108 (“the pilot program law”). Subpart H also contains regulations governing free, personal use of forest botanical products, as authorized under the pilot program law.

II. Background

A. Special Forest Products: Commercial Harvest and Sale and Free Use

1. Commercial Harvest and Sale

The Forest Service presently sells special forest products from National Forest System lands under the authorities contained in the Multiple-Use Sustained-Yield Act of 1960, as amended (16 U.S.C. 528–531); the National Forest Management Act of 1976, as amended (16 U.S.C. 472a et seq.), the Forest and Rangeland Renewable Resources Planning Act of 1974, as amended (16 U.S.C. 1600–1614); and the timber sale regulations at 36 CFR part 223. Historically, timber-related products, such as firewood, posts, poles, and Christmas trees, have comprised most of the sales. However, the Forest Service also sells smaller amounts of non-timber special forest products, such as boughs, mushrooms, berries, and floral greenery. On an annual basis, the total revenue from the sale of special forest products sold from National Forest System lands is approximately $3 million.

Sales of special forest products are relatively small-scale in comparison to timber sales. Purchasers are frequently individuals or small business, and most special forest product sales do not exceed $10,000 in value. Generally, these smaller sales are not sold through competitive bidding; rather, a prospective purchaser asks to harvest certain forest products, and either enters into a simplified contract with the Forest Service, or buys a permit that allows the purchaser to conduct operations. Consistent with existing regulations, the Forest Service follows competitive bidding procedures for sales of special forest products valued at $10,000, or more. The Forest Service presently uses the following standard documents for smaller sales: Permit FS–2400–1, Forest Products Removal Permit; Contract Forest Products FS–2400–3P for pre-measured products, and Contract FS–2400–4, Forest Products Contract. These documents contai