Special Pay is effective on December 19, 2009, the enactment date of the 2010 Department of Defense Appropriations Act.

FOR FURTHER INFORMATION CONTACT: LTC Brigitte Williams, (703) 614–3973.

SUPPLEMENTARY INFORMATION:

Need for Correction

The words of issuance that were set out within the final rule must be corrected to allow for the proper codification of the rule’s regulatory text.

Correction

In rule FR Doc. 2010–8739, published on April 16, 2010 (75 FR 9777) make the following correction. On page 9879, in the first column, in the words of issuance, correct the word “added” to read “revised”.


Mitchell S. Bryman, Alternate OSD Federal Register Liaison Officer, Department of Defense.

[FR Doc. 2010–9541 Filed 4–23–10; 8:45 am]

DEPARTMENT OF EDUCATION

34 CFR Part 280

RIN 1855–AA07


Magnet Schools Assistance Program

AGENCY: Office of Innovation and Improvement, Department of Education.

ACTION: Interim final rule; reopening comment period.

SUMMARY: On March 4, 2010, the Department of Education published in the Federal Register an interim final rule and requested comments on that rule for the Magnet Schools Assistance Program (MSAP). The rule became effective March 4, 2010, and the comment period for the interim final rule ended on April 5, 2010. During the comment period, the Department received requests asking that the Department extend the comment period for the interim final rule. This document announces the reopening of the comment period.

DATES: The Department reopening the public comment period for the interim final rule that was published in the Federal Register on March 4, 2010 (75 FR 9777) because we have determined that a longer comment period would provide local educational agencies submitting grant applications under the MSAP for fiscal year (FY) 2010 funding and other interested parties an opportunity to submit comments on the interim rule after the May 3, 2010 application deadline date announced for the FY 2010 grant competition in the notice inviting applications published on March 4, 2010 (75 FR 9879).

The Department believes this approach will improve the quality of information available for rulemaking, so the Secretary is reopening the comment period.


James H. Shelton, III, Assistant Deputy Secretary for Innovation and Improvement.

[FR Doc. 2010–9195 Filed 4–23–10; 8:45 am]

BILLING CODE 4000–01–P

LEGAL SERVICES CORPORATION

45 CFR Parts 1609, 1610, and 1642

Fee-Generating Cases; Use of Non-LSC Funds, Transfers of LSC Funds, Program Integrity; Attorneys’ Fees

AGENCY: Legal Services Corporation.

ACTION: Final rule.

SUMMARY: On February 11, 2010, LSC issued an Interim Final Rule and Request for Comments repealing its regulatory prohibition on the claiming of, and the collection and retention of attorneys’ fees pursuant to Federal and State law permitting or requiring the awarding of such fees. The action was taken in accordance with the elimination on the statutory prohibition on attorneys’ fees in LSC’s FY 2010 appropriation legislation. The rule moved provisions on accounting for and use of attorneys’ fees and acceptance of reimbursements from clients from part 1642 (which was eliminated) to part 1609 of LSC’s regulations. LSC also made technical changes to its regulations to remove cross references to the obsolete statutory and regulatory citations. With this document, LSC is responding to the comments received and confirming the February 11 rule as final without change.

DATES: This final rule is effective April 26, 2010.

FOR FURTHER INFORMATION CONTACT: Mattie Cohan, Senior Assistant General Counsel, Office of Legal Affairs, Legal Services Corporation, 3333 K Street, NW., Washington DC 20007; 202–295–1624 (ph); 202–337–6519 (fax); mcohan@lsc.gov.

SUPPLEMENTARY INFORMATION:

BACKGROUND

LSC’s FY 1996 appropriation legislation provided that none of the funds appropriated in that Act could be used to provide financial assistance to any person or entity (which may be referred to in this section as a recipient) that claims (or whose employee claims), or collects and retains, attorneys’ fees pursuant to any Federal or State law permitting or requiring the awarding of attorneys’ fees not qualified by the terms of the Act.