Committee Policy.

Director, Office of Federal Advisory

Jennifer S. Spaeth,

6974.

of mail sent through the U.S. Postal

delays in OMB's receipt and processing

Washington, DC 20503; due to potential

Executive Office Building, Room 10235,

of Management and Budget, New

Resources and Housing Branch, Office

SAMHSA Desk Officer, Human

Grants; 93.281, Scientist Development

Program Nos. 93.242, Mental Health Research

2402 Federal Register / Vol. 76, No. 9 / Thursday, January 13, 2011 / Notices

Extramural Activities, National Institute of

Mental Health, National Institutes of Health,

6001 Executive Blvd., Room 6154, MSC 9606,

Bethesda, MD 20892–9606. 301–443–7861.

dsommers@mail.nih.gov.

(Catalogue of Federal Domestic Assistance

Program Nos. 93.242, Mental Health Research

Grants; 93.281, Scientist Development

Awards, Scientist Development Award for

Clinicians, and Research Scientist Award;

93.282, Mental Health National Research

Service Awards for Research Training,

National Institutes of Health, HHS)

Dated: January 6, 2011.

Jennifer S. Spaeth,

Director, Office of Federal Advisory

Committee Policy.

[FR Doc. 2011–628 Filed 1–12–11; 8:45 am]
BILLING CODE 4140–01–P

DEPARTMENT OF HEALTH AND

HUMAN SERVICES

Substance Abuse and Mental Health

Services Administration

Agency Information Collection

Activities: Submission for OMB

Review; Comment Request

Periodically, the Substance Abuse and

Mental Health Services Administration

(SAMHSA) will publish a summary of

information collection requests under

OMB review, in compliance with the

Paperwork Reduction Act (44 U.S.C.

Chapter 35). To request a copy of these

documents, call the SAMHSA Reports

Clearance Officer on (240) 276–1243.

Project: Emergency Response Grants

Regulations—42 CFR part 51—(OMB

No. 0930–0229)—Extension

This rule implements section 501(m)

of the Public Health Service Act (42

U.S.C. 290aa), which authorizes the

Secretary to make noncompetitive grants, contracts or cooperative

agreements to public entities to enable

such entities to address emergency

substance abuse or mental health needs

in local communities. The rule

establishes criteria for determining that

a substance abuse or mental health

emergency exists, the minimum content

for an application, and reporting

requirements for recipients of such

funding. SAMHSA will use the

information in the applications to make

a determination that the requisite need

exists; that the mental health and/or

substance abuse needs are a direct result

of the precipitating event; that no other

local, State, Tribal or Federal funding

are sources available to address the

need; that there is an adequate plan of

services; that the applicant has

appropriate organizational capability;

and, that the budget provides sufficient

justification and is consistent with the

documentation of need and the plan of

services. Eligible applicants may apply

to the Secretary for either of two types

of substance abuse and mental health

emergency response grants: Immediate

awards and Intermediate awards. The

former are designed to be funded up to

$50,000, or such greater amount as

determined by the Secretary on a case-

by-case basis, and are to be used over

the initial 90-day period commencing as

soon as possible after the precipitating

event; the latter awards require more

documentation, including a needs

assessment, other data and related

budgetary detail. The Intermediate

awards have no predefined budget limit.

Typically, Intermediate awards would

be used to meet systemic mental health

and/or substance abuse needs during the

recovery period following the

Immediate award period. Such awards

may be used for up to one year, with a

possible second year supplement based

on submission of additional required

information and data. This program is

an approved user of the PHS–5161

application form, approved by OMB

under control number 0920–0428. The

quarterly financial status reports in

51d.10(a)(2) and (b)(2) are as permitted

by 45 CFR 92.41(b); the final program

report, financial status report and final

voucher in 51d.10(a)(3) and in

51d.10(b)(3–4) are in accordance with

45 CFR 92.50(b). Information collection

requirements of 45 CFR part 92 are

approved by OMB under control number

0990–0169. The following table

presents annual burden estimates for the

information collection requirements of

this regulation.

<table>
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<td>Total</td>
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*This burden is carried under OMB No. 0920–0428.

Written comments and

recommendations concerning the

proposed information collection should

be sent by February 14, 2011 to:

SAMHSA Desk Officer, Human

Resources and Housing Branch, Office

of Management and Budget, New

Executive Office Building, Room 10235,

Washington, DC 20503; due to potential

delays in OMB's receipt and processing

of mail sent through the U.S. Postal

Service, respondents are encouraged to

submit comments by fax to: 202–395–

6974.

Dated: January 5, 2010.

Elaine Parry

Director, Office of Management, Technology

and Operations.

[FR Doc. 2011–685 Filed 1–12–11; 8:45 am]
BILLING CODE 4152–20–P

DEPARTMENT OF HOMELAND

SECURITY

Coast Guard

[Docket No. USCG–2009–0384]

Maritime Security Directive 104–6 (Rev

5): Guidelines for U.S. Vessels

Operating in High Risk Waters

AGENCY: Coast Guard, DHS.

ACTION: Notice of Availability.

SUMMARY: The Coast Guard announces

the release of Maritime Security
(MARSEC) Directive 104–6 (Rev 5). This Directive only applies to U.S. flagged vessels subject to the Maritime Transportation Security Act (MTSA) on international voyages through or in designated high risk waters, and provides additional counter-piracy guidance and mandatory measures for these vessels operating in these areas where acts of piracy and armed robbery against ships are prevalent. MARSEC Directive 104–6 (Rev 5) also includes an annex that provides specific direction for vessels operating around the Horn of Africa. MARSEC Directives are designated Sensitive Security Information (SSI) and are not subject to public release.

DATES: MARSEC Directive 104–6 (Rev 5) is available on January 13, 2011. MARSEC Directive 104–6 (Rev 4) is no longer valid after this date.

ADDRESSES: The latest MARSEC Directives are available at your local Captain of the Port (COTP) office. Phone numbers and addresses for your local COTP office can be found in the Port Directory at http://homeport.uscg.mil.

FOR FURTHER INFORMATION CONTACT: If you have questions on this notice, call LCDR James T. Fogle, Office of Vessel Activities, Coast Guard, telephone 202–372–1038, e-mail James.T.Fogle@uscg.mil. If you have questions on viewing material on the docket, call Renee V. Wright, Program Manager, Docket Operations, telephone 202–366–9826.

SUPPLEMENTARY INFORMATION:

Background and Purpose

Somali pirates operate along a 2,300 mile coast and in 2.5 million square miles of ocean. Given the size and complexity of the affected area, a combination of domestic and international efforts has been necessary to curb piratical activities. The combination of piracy and weak rule of law in the region offers a potential breeding ground for other transnational threats. Accordingly, the U.S. uses existing statutory authority to develop security standards designed to protect U.S.-flagged vessels and continues to work with international partners to prevent piracy.

On February 10, 2006, the Coast Guard announced the release of MARSEC Directive 104–6 (71 FR 7054) for those owners and operators of vessels subject to 33 CFR parts 101 and 104 to provide direction to U.S. flagged vessels operating in high risk waters. MARSEC Directive 104–6 has been revised five times. MARSEC Directive 104–6 (REV 1) provided an updated list of the high risk waters based on a biennial review of global piracy and terrorism threats.

MARSEC Directive 104–6 (REV 2) provided additional counter-piracy guidance to U.S. flagged vessels operating in high risk waters where acts of piracy and armed robbery against ships are prevalent. It also provided a listing of additional high risk waters, updated from the previous version of the Directive.

MARSEC Directive 104–6 (REV 3) encouraged the use of industry best management practices that have proven to be successful in thwarting pirate attacks and incorporates lessons-learned since the issuance of Revision 2.

MARSEC Directive 104–6 (REV 4) provided clarification for U.S. flagged vessels berthed or anchored in high risk waters. Vessels at anchor should operate in a manner consistent with vessels that transit through high risk waters. Whether at anchor or underway, the vessels are subjected to the same type of threats from attacking pirates. Vessels berthed in high risk waters should implement enhanced security measures as described in the MARSEC Directive.

MARSEC Directive 104–6 (REV 5), the Directive that is the subject of this notice of availability, addresses the expanding operating area of Somali pirates and provides U.S. flagged vessels additional guidance for operations in the Indian Ocean. With the issuance of (Rev 5), MARSEC Directive 104–6 (Rev 4) is no longer valid.

To support the issuance of MARSEC Directive 104–6 (series), we developed piracy-related Port Security Advisories (PSAs) to provide further guidance and direction to U.S. flagged vessels operating in high risk waters to help facilitate compliance with this Directive. The PSAs can be found at http://homeport.uscg.mil/piracy, including a non-SSI version of this MARSEC Directive in PSA (2–09) (Rev 3).

Procedural

COTPs and District Commanders can access all MARSEC directives on Homeport by logging in and going to Missions > Maritime Security > Maritime Transportation Security Act (MTSA) > Policy. Owners and operators of U.S. flagged vessels that travel on international voyages must contact their local COTP, cognizant District Commander or the Office of Vessel Activities to acquire a copy of MARSEC Directive 104–6 (Rev 5). COTPs or cognizant District Commanders may provide this MARSEC Directive to appropriate vessel owners and operators via mail or fax in accordance with SSI handling procedures.

Pursuant to 33 CFR 101.405, we consulted with the Department of State, Office of the Secretary of Defense, Joint Chiefs of Staff, Department of Transportation/Maritime Administration, Office of Naval Intelligence, Department of Commerce, Department of Justice, Military Sealift Command, Global Maritime Situational Awareness, Overseas Security Advisory Council, United States Agency for International Development, Naval Criminal Investigative Service, Customs and Border Protection, Transportation Security Administration, U.S. Africa Command, U.S. Central Command, and U.S. Transportation Command prior to issuing these Directives.

All MARSEC Directives issued pursuant to 33 CFR 101.405 are marked as SSI in accordance with 49 CFR Part 1520. COTPs and District Commanders will require individuals requesting a MARSEC Directive to prove that they meet the standards for a “covered person” under 49 CFR 1520.7, have a “need to know” the information, as defined in 49 CFR 1520.11, and that they will safeguard the SSI in MARSEC Directive 104–6 (Rev 5) as required in 49 CFR 1520.9.

Dated: January 7, 2011.

Kevin S. Cook, USCG,
Director of Prevention Policy.

[FR Doc. 2011–578 Filed 1–12–11; 8:45 am]

BILLING CODE 9110–04–P

DEPARTMENT OF HOMELAND SECURITY

Customs and Border Protection

Agency Information Collection Activities: Ship’s Store Declaration


ACTION: 60-Day Notice and request for comments; Extension of an existing collection of information: 1651–0018.

SUMMARY: As part of its continuing effort to reduce paperwork and respondent burden, CBP invites the general public and other Federal agencies to comment on an information collection requirement concerning the Ship’s Stores Declaration (CBP Form 1303). This request for comment is being made pursuant to the Paperwork Reduction Act of 1995 (Pub. L. 104–13).

DATES: Written comments should be received on or before March 14, 2011, to be assured of consideration.