

provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Name of Committee: National Institute of Mental Health Special Emphasis Panel, NIMH COR Honors Undergraduate Research Training.

Date: October 6, 2008.

Time: 8 a.m. to 5 p.m.

Agenda: To review and evaluate grant applications.

Place: Embassy Suites at the Chevy Chase Pavilion, 4300 Military Road, NW., Washington, DC 20015.

Contact Person: David M. Armstrong, PhD, Scientific Review Administrator, Division of Extramural Activities, National Institute of Mental Health, NIH, Neuroscience Center/Room 6138/MSB 9608, 6001 Executive Boulevard, Bethesda, MD 20892-9608, 301-443-3534, armstrda@mail.nih.gov.

(Catalogue of Federal Domestic Assistance Program Nos. 93.242, Mental Health Research Grants; 93.281, Scientist Development Award, 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: September 5, 2008.

Jennifer Spaeth,

Director, Office of Federal Advisory Committee Policy.

[FR Doc. E8-21173 Filed 9-11-08; 8:45 am]

BILLING CODE 4140-01-P

DEPARTMENT OF HOMELAND SECURITY

Security of Aircraft and Safety of Passengers Departing From Airports From Venezuela to the United States

AGENCY: Department of Homeland Security.

ACTION: Notice.

SUMMARY: This document informs the public that the Department of Homeland Security (DHS) is unable to determine whether international airports in Venezuela that serve as the last point of departure for non-stop flights to the United States maintain and carry out effective aviation security measures. Since the Government of Venezuela has refused multiple requests to allow assessments of its airports by the Transportation Security Administration (TSA), DHS can no longer verify the security of its airports. As authorized by statute, DHS is directing all U.S. and

foreign air carriers (and their agents) providing service between the United States and Venezuelan airports, to provide notice to any passenger purchasing a ticket for transportation between the United States and these airports that DHS is unable to determine whether such airports maintain and carry out effective security measures. DHS is also requiring that similar notices be posted at U.S. airports.

FOR FURTHER INFORMATION CONTACT:

Richard Stein, Office of Global Strategies, International Operations, TSA-38, Transportation Security Administration, 601 South 12th Street, Arlington, VA 22202-4220, telephone: (571) 227-3239, e-mail: Richard.Stein@dhs.gov.

Notice

Pursuant to 49 U.S.C. 44907(a), the Secretary of Homeland Security (the Secretary) is required to assess periodically the effectiveness of the security measures maintained by foreign airports that are served by U.S. carriers, from which foreign air carriers serve the United States, that may pose a "high risk of introducing danger to international air travel," or other airports deemed appropriate by the Secretary. If the Secretary determines that a foreign airport does not maintain and carry out effective security measures, the Secretary is required to "notify the appropriate authorities of the government of the foreign country of the decision and recommend the steps necessary to bring the security measures up to a standard used in making the assessment." 49 U.S.C. 44907(c).

Further, the Secretary must: (a) Publish the identity of the foreign airport in the **Federal Register**, (b) post the identity of such airport at all U.S. airports that regularly provide scheduled air carrier operations, and (c) notify the news media of the identity of the airport. 49 U.S.C. 44907(d). In addition, the statute requires all air carriers providing service between the United States and the airport to provide written notice of the determination, either on or with the ticket, to all passengers purchasing transportation between the United States and the airport. 49 U.S.C. 44907(d)(1)(B).

On August 8, 2008, the Secretary notified the Government of Venezuela that DHS could not determine whether Venezuelan airports that serve as the last point of departure for non-stop flights to the United States maintain and carry out effective security measures. This notification was made because the Government of Venezuela has not permitted the Transportation Security Administration (TSA) to conduct

assessments of the security measures maintained and carried out at these airports, using the security standards and appropriate recommended practices established by the International Civil Aviation Organization (ICAO) as the basis for analysis.

The Department of Homeland Security (DHS) is issuing this document pursuant to 49 U.S.C. 114, to inform the public that DHS is unable to determine whether such airports maintain and carry out effective security measures. DHS directs that all U.S. airports with regularly scheduled air carrier operations prominently post a notice displaying this information. Further, DHS is notifying the news media of this decision to provide public notification. In addition, DHS is requiring that each U.S. and foreign air carrier (and their agents) providing transportation between the United States and these Venezuelan airports provide notice of this information to each passenger buying a ticket for transportation between the United States and these airports, with such notice to be made by written material included on or with such ticket.

Issued in Washington, DC, on September 8, 2008.

Michael Chertoff,

Secretary.

[FR Doc. E8-21224 Filed 9-11-08; 8:45 am]

BILLING CODE 9110-05-P

DEPARTMENT OF HOMELAND SECURITY

U.S. Citizenship and Immigration Services

[CIS No. 2457-08; DHS Docket No. USCIS-2008-0036]

RIN 1615-ZA74

Revision to Direct Mail Program for Submitting Form N-400, Application for Naturalization

AGENCY: U.S. Citizenship and Immigration Services, DHS.

ACTION: Notice.

SUMMARY: U.S. Citizenship and Immigration Services (USCIS) is revising its Direct Mail Program so that certain filings of Form N-400, Application for Naturalization, will now be filed at a designated lockbox facility instead of a USCIS Service Center. However, if you are the spouse of an active member of the Armed Forces, this notice instructs you now to file your Form N-400 at the Nebraska Service Center (NSC), whether you are filing from within the U.S. or abroad. This

notice does not change the filing location for Forms N-400 filed by active members or certain veterans of the Armed Forces who are eligible to apply for naturalization under sections 328 or 329 of the Immigration and Nationality Act (the Act).

DATES: This notice becomes effective October 14, 2008.

FOR FURTHER INFORMATION CONTACT:

Kathleen Stanley, Chief, Lockbox Operations Division, Office of the Chief Financial Officer, U.S. Citizenship and Immigration Services, Department of Homeland Security, 20 Massachusetts Avenue, NW., 4th Floor, Washington, DC 20529, Telephone (202) 233-2385.

SUPPLEMENTARY INFORMATION:

Background

What Is the Direct Mail Program?

The Direct Mail Program allows USCIS to standardize and more efficiently process applications by eliminating duplicative work, maximizing staff productivity, and introducing better information management tools. The purpose and strategy of the Direct Mail Program has been discussed in detail in previous rulemaking and notices. (See 59 FR 33903, 59 FR 33985, 60 FR 22408, 61 FR 2266, 61 FR 56060, 62 FR 16607, 63 FR 891, 63 FR 892, 63 FR 13434, 63 FR 13878, 63 FR 16828, 63 FR 50584, 63 FR 8688, 63 FR 8689, 64 FR 67323, 69 FR 3380, 69 FR 4210, 70 FR 30768, 72 FR 3402, and 73 FR 50336.)

Explanation of Changes

Will this notice change my eligibility for naturalization?

No. This notice only affects the filing instructions where certain Form N-400s must be mailed. Some Form N-400s that were previously filed at USCIS Service Centers must now be sent to a designated lockbox facility. Please note that active members and certain veterans of the Armed Forces, as well as spouses of active members of the Armed Forces, have separate filing instructions. Filing changes will be discussed in detail in the following charts.

Where should I send my Form N-400 and all supporting documentation?

Please refer to the following charts as to where to file your Form N-400:

ARMED FORCES APPLICANTS (VETERANS & ACTIVE MEMBERS) & SPOUSES OF ACTIVE MEMBERS OF THE ARMED FORCES

If . . .	Then mail to . . .
You are a veteran or an active member of the Armed Forces and are eligible to apply for naturalization under section 328 or 329 of the Act; or You are the spouse of an active member of the Armed Forces	Nebraska Service Center, P.O. Box 87426, Lincoln, NE 68501-7426. <i>Private Courier (non-USPS) Deliveries:</i> Nebraska Service Center, 850 S Street, Lincoln, NE 68508.

NON-ARMED FORCES APPLICANTS

If . . .	Then mail to . . .
<i>You reside in:</i> Alaska, Arizona, California, Colorado, Hawaii, Idaho, Illinois, Indiana, Iowa, Kansas, Michigan, Minnesota, Missouri, Montana, Nebraska, Nevada, North Dakota, Ohio, Oregon, South Dakota, Utah, Washington, Wisconsin, Wyoming, Territory of Guam, Northern Mariana Islands.	<i>USCIS Lockbox Facility</i> , USCIS, P.O. Box 21251, Phoenix, AZ 85036. <i>Private Courier (non-USPS) Deliveries:</i> USCIS, Attn: N400, 1820 E Skyharbor Circle S. Floor 1, Phoenix, AZ 85036.
<i>You reside in:</i> Alabama, Arkansas, Connecticut, Delaware, DC, Florida, Georgia, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Mississippi, New Hampshire, New Jersey, New Mexico, New York, North Carolina, Oklahoma, Pennsylvania, Puerto Rico, Rhode Island, South Carolina, Tennessee, Texas, Vermont, Virginia, West Virginia, U.S. Virgin Islands.	<i>USCIS Lockbox Facility</i> , USCIS, P.O. Box 299026, Lewisville, TX 75029. <i>Private Courier (non-USPS) Deliveries:</i> USCIS, Attn: N400, 2501 S. State Hwy 121, Bldg. #4, Lewisville, TX 75067.

What happens if I file a Form N-400 covered by this notice at the wrong location?

For the first 30 days after this notice takes effect, USCIS will forward any improperly addressed Form N-400s covered by this notice to the proper lockbox address. Any applications forwarded within this time period will be considered properly filed when receipted at the Lockbox.

After this 30-day transition period, any Form N-400 covered by this notice that is received at a location other than the appropriate lockbox address will be returned to you with an explanation directing you to mail it to the appropriate lockbox address.

Is USCIS amending the Form N-400 Instructions?

USCIS is currently amending instructions and information listed on our Web site (<http://www.uscis.gov>) to reflect the new filing addresses and process change information. For example, inserting the requirement for passport style photos and providing clarification of the grounds for rejection of an application.

Where may I find information related to eligibility requirements for naturalization?

You may find general eligibility requirements for naturalization at our Web site: <http://www.uscis.gov>. You may also download "A Guide to Naturalization (Form M-476)," which

provides information on the benefits and responsibilities of citizenship, an overview of the naturalization process, and eligibility requirements.

Paperwork Reduction Act

USCIS is amending the instructions to the Form N-400. Accordingly, USCIS has submitted an information collection request to Office of Management and Budget in accordance with the Paperwork Reduction Act. The instruction changes will not impose any new reporting or record-keeping requirements. The OMB control number for this collection is contained in 8 CFR 299.5, Display of control numbers.

Dated: August 28, 2008.

Jonathan R. Scharfen,

*Acting Director, U.S. Citizenship and
Immigration Services.*

[FR Doc. E8-21083 Filed 9-11-08; 8:45 am]

BILLING CODE 9111-97-P

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR-5186-N-37]

Federal Property Suitable as Facilities To Assist the Homeless

AGENCY: Office of the Assistant
Secretary for Community Planning and
Development, HUD.

ACTION: Notice.

SUMMARY: This Notice identifies
unutilized, underutilized, excess, and
surplus Federal property reviewed by
HUD for suitability for possible use to
assist the homeless.

DATES: *Effective Date: August 12, 2008.*

FOR FURTHER INFORMATION CONTACT:

Kathy Ezzell, Department of Housing
and Urban Development, 451 Seventh
Street, SW., Room 7262, Washington,
DC 20410; telephone (202) 708-1234;
TTY number for the hearing- and
speech-impaired (202) 708-2565, (these
telephone numbers are not toll-free), or
call the toll-free Title V information line
at 800-927-7588.

SUPPLEMENTARY INFORMATION: In
accordance with the December 12, 1988
court order in *National Coalition for the
Homeless v. Veterans Administration*,
No. 88-2503-OG (D.D.C.), HUD
publishes a Notice, on a weekly basis,
identifying unutilized, underutilized,
excess and surplus Federal buildings
and real property that HUD has
reviewed for suitability for use to assist
the homeless. Today's Notice is for the
purpose of announcing that no
additional properties have been
determined suitable or unsuitable this
week.

Dated: September 4, 2008.

Mark R. Johnston,

Deputy Assistant Secretary for Special Needs.
[FR Doc. E8-21002 Filed 9-10-08; 8:45 am]

BILLING CODE 4210-67-P

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR-5261-N-01]

Notice of Reclassification of Four Investigative Field Offices to Regional Offices: Cleveland, OH; Baltimore, MD; Tampa, FL; and Seattle, WA

AGENCY: Office of Inspector General,
Department of Housing and Urban
Development (HUD/OIG).

ACTION: Notice of reclassification of
field offices of investigation as regional
offices of investigation.

SUMMARY: This notice advises the public
that the HUD/OIG Office of
Investigation plans to reclassify its
Cleveland; Baltimore; Tampa; and
Seattle field offices as regional offices.
The planned reclassification is intended
to: (1) Improve the alignment of limited
investigative resources, to promote more
efficient responses to HUD or
Congressional requests involving critical
program issues; (2) redeploy resources
to prevent and detect fraud in new
program delivery of CPD and FHA; and
(3) improve management control and
effectiveness, and reduce travel costs of
management by reducing region size.

The HUD/OIG Office of Audit, to the
extent that it maintains field offices in
these locations, has determined that
based upon the different nature of its
responsibilities it does not need to
reorganize. This notice also includes a
cost-benefit analysis supporting the
reclassification of the four field offices.

FOR FURTHER INFORMATION CONTACT: John
McCarty, Assistant Inspector General for
Investigations, Room 8274, Department
of Housing and Urban Development,
451 Seventh Street, SW., Washington,
DC, 20410-4500, 202-708-0390 (This is
not a toll free number.) A
telecommunication device for hearing
and speech-impaired persons (TTY) is
available at 800-877-8339 (Federal
Information Relay Services). (This is a
toll free number).

SUPPLEMENTARY INFORMATION: Section
7(p) of the Department of Housing and
Urban Development Act (42 U.S.C.
3535(p)) provides that a plan for
reorganization, of any regional, area,
insuring, or other field office of the
Department of Housing and Urban
Development may take effect only upon
the expiration of 90 days after the
publication in the **Federal Register** of a
cost-benefit analysis of the effect of the
plan on the office involved. The
required cost-benefit analysis must
include: (1) An estimate of cost savings
anticipated; (2) an estimate of the
additional cost which will result from

the reorganization; (3) a discussion of
the impact on the local economy; and
(4) an estimate of the effect of the
reorganization on the availability,
accessibility, and quality of services
provided for recipients of those services.

Legislative history pertaining to
section 7(p) indicates that not all
reorganizations are subject to the
requirements of section 7(p). Congress
stated that "[t]his amendment is not
intended to [apply] to or restrict the
internal operations or organization of
the Department (such as the
establishment of new or combination of
existing organization units within a
field office, the duty stationing of
employees in various locations to
provide on-site service, or the
establishment or closing, based on
workload, of small, informal offices
such as valuation stations)." (See House
Conference Report No. 95-1792,
October 14, 1978 at 58.) Although HUD/
OIG believes that the legislative history
of section 7(p) strongly suggests that the
legislation is inapplicable to a
reclassification of four field offices that
will in no way reduce the level of
services provided to areas served by
such offices, HUD/OIG nonetheless
voluntarily publishes the following the
cost-benefit analysis of its plan.

Cost-Benefit Analysis

A. Background

Since 2002, HUD/OIG staffing has
declined from a high of 750 full time
equivalents (FTEs) to a current level of
650 FTEs. Simultaneous with this
constriction of staff resources, HUD/OIG
has had to contend with additional,
extraordinary responsibilities associated
with the September 11, 2001, terrorist
attacks and the 2005 natural disasters
along the Gulf Coast. The staff
reductions and unforeseen additional
responsibilities have caused HUD/OIG
Office of Investigation to struggle to
address baseline fraud, waste, and abuse
in HUD programs. To more efficiently
and effectively address HUD/OIG's core
mission and at the same time become
better prepared to respond to inevitable
but unpredictable events, HUD/OIG
plans to reclassify four field offices to
regional office status at the close of the
90-day period following the publication
of this notice.

B. Description of Proposed Changes

At the expiration of 90 days following
the publication of this notice, the HUD/
OIG Office of Investigation will
reclassify its Cleveland, Ohio;
Baltimore, Maryland; Tampa, Florida;
and Seattle, Washington field offices as
regional offices. The Cleveland Regional