Under section 4241(d) of title 18, the initial period of hospitalization for an incompetent accused shall not exceed four months. However, in determining whether there is a substantial probability the accused will attain the capacity to permit the trial to proceed in the foreseeable future, the accused may be hospitalized for an additional reasonable period of time.

This additional period of time ends either when the accused's mental condition is improved so that trial may proceed, or when the pending charges against the accused are dismissed. If charges are dismissed solely due to the accused's mental condition, the accused is subject to hospitalization as provided in section 4241 of title 18.

The analysis accompanying R.C.M. 909 is amended by inserting the following at the end thereof:

1996 Amendment: The rule was changed to provide for the hospitalization of an incompetent accused after the enactment of Article 76b, UCMJ, in the National Defense Authorization Act for Fiscal Year 1996, Pub. L. No. 104–106 (1996).

ADDRESSES: Comments on the proposed changes should be sent to Maj. Paul Holden, Office of the Judge Advocate General, Criminal Law Division, 2200 Army Pentagon, Washington, D.C. 20310–2200.

DATES: Comments on the proposed changes must be received no later than 25 June 1996 for consideration by the Joint Service Committee on Military Justice.

### FOR FURTHER INFORMATION CONTACT:

LT J. Russell McFarlane, JAGC, UNSR, Executive Secretary, Joint Service Committee on Military Justice, Office of the Judge Advocate General, Criminal Law Division, Building 111, Washington Navy Yard, Washington, D.C. 20374–1111; (202) 433–5895.

Dated: April 18, 1996.
Patricia L. Toppings,
Alternate OSD Federal Register Liaison
Officer, Department of Defense.
[FR Doc. 96–9993 Filed 4–23–96; 8:45 am]
BILLING CODE 5000–04–M

## Department of the Army

## Corps of Engineers

Available Surplus Real Property at the Seivers Sandberg U.S. Army Reserve Center (Camp Pedricktown), Located at Pedricktown, Salem County, New Jersey

**AGENCY:** U.S. Army Corps of Engineers, New York District.

**ACTION:** Correction notice.

**SUMMARY:** This document contains a correction to a previous notice that was published Friday, April 5, 1996, (FR Vol. 60, No. 67, pages 15225–15226). In the referenced notice in the **SUPPLEMENTARY INFORMATION** section, an incorrect acreage was stated. The correct acreage that has been surplused is 46

FOR FURTHER INFORMATION CONTACT: Randy Williams, Army Corps of Engineers, 26 Federal Plaza, Room 2007, New York, NY 10278–0090 (telephone 212–264–6122, fax 212–264–0230; or Mrs. Jean Johnson, Directorate of Public Works, ATTN: AFZT–EHP, Real Property Office, 5318 Delaware Avenue, Fort Dix, New Jersey 08640–5505 (telephone 609–562–3253)).

### SUPPLEMENTARY INFORMATION: None.

Gregory D. Showalter, *Army Federal Register Liaison Officer*. [FR Doc. 96–9989 Filed 4–23–96; 8:45 am] BILLING CODE 3710–06–M

Availability of Non-Exclusive, Exclusive, or Partially Exclusive Licensing of U.S. Patent Application Concerning Protective Monoclonal Antibody Against Botulinum Neurotoxin Serotype F

**AGENCY:** U.S. Army Medical Research and Materiel Command, DOD.

**ACTION:** Notice.

SUMMARY: In accordance with 37 CFR 404.6, announcement is made of the availability of U.S. Patent Application SN 08/504,969, entitled "Protective Monoclonal Antibody Against Botulinum Neurotoxin Serotype F," and filed July 20, 1995, for licensing. This patent has been assigned to the United States Government as represented by the Secretary of the Army.

ADDRESSES: Commander, U.S. Army Medical Research and Materiel Command, ATTN: Command Judge Advocate, Fort Detrick, Maryland 21702–5012.

**FOR FURTHER INFORMATION CONTACT:** Mr. John F. Moran, Patent Attorney, 301–619–7807 or telefax 301–619–7714.

SUPPLEMENTARY INFORMATION: This invention is related to the production and use of novel neutralizing monoclonal antibodies against botulinum neurotoxin serotype F (BNT/F) which are completely protective in vivo against BNT/F, and hybridomas which produce monoclonal antibodies against BNT/F. The invention is directed to the antibodies, to processes of preparing the antibodies, to

diagnostic, prophylactic, and therapeutic methods and compositions employing the antibodies, and to investigational, pharmaceutical, and other methods and compositions employing the antibodies.

Gregory D. Showalter,

Army Federal Register Liaison Officer. [FR Doc. 96–9990 Filed 4–23–96; 8:45 am] BILLING CODE 3710–08–M

#### **DEPARTMENT OF EDUCATION**

# Notice of Proposed Information Collection Requests

**AGENCY:** Department of Education. **ACTION:** Submission for OMB review; comment request.

**SUMMARY:** The Director, Information Resources Group, invites comments on the proposed information collection requests as required by the Paperwork Reduction Act of 1995.

**DATES:** Interested persons are invited to submit comments on or before May 24, 1996.

ADDRESSES: Written comments should be addressed to the Office of Information and Regulatory Affairs, Attention: Wendy Taylor, Desk Officer, Department of Education, Office of Management and Budget, 725 17th Street NW., Room 10235, New Executive Office Building, Washington, DC 20503. Requests for copies of the proposed information collection requests should be addressed to Patrick J. Sherrill, Department of Education, 600 Independence Avenue SW., Room 5624, Regional Office Building 3, Washington, DC 20202–4651.

FOR FURTHER INFORMATION CONTACT: Patrick J. Sherrill (202) 708–8196. Individuals who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1–800–877–8339 between 8 a.m. and 8 p.m., Eastern time, Monday through Friday.

**SUPPLEMENTARY INFORMATION: Section** 3506 of the Paperwork Reduction Act of 1995 (44 U. S. C. Chapter 35) requires that the Office of Management and Budget (OMB) provide interested Federal agencies and the public an early opportunity to comment on information collection requests. OMB may amend or waive the requirement for public consultation to the extent that public participation in the approval process would defeat the purpose of the information collection, violate State or Federal law, or substantially interfere with any agency's ability to perform its statutory obligations. The Director of the Information Resources Group publishes this notice containing proposed information collection requests prior to submission of these requests to OMB. Each proposed information collection, grouped by office, contains the following: (1) Type of review requested, e.g., new, revision, extension, existing or reinstatement; (2) Title; (3) Summary of the collection; (4) Description of the need for, and proposed use of, the information; (5) Respondents and frequency of collection; and (6) Reporting and/or Recordkeeping burden. OMB invites public comment at the address specified above. Copies of the requests are available from Patrick J. Sherrill at the address specified above.

Dated: April 18, 1996.

Gloria Parker,

Director, Information Resources Group.

Office of Elementary and Secondary Education

*Type of Review:* New.

*Title:* Even Start Family Literacy Program Women's Prison Project.

Frequency: One Time.

Affected Public: Business or other forprofit; Not-for-profit institutions, State, local or Tribal Gov't, SEAs and LEAs.

Annual Reporting and Recordkeeping Burden:

Responses: 100. Burden Hours: 1,500.

Abstract: The Even Start Family Literacy Program Women's Prison Project is designed such that the grantee will operate a family literacy project in a prison that houses women and their preschool-aged children.

[FR Doc. 96–10042 Filed 4–23–96;8:45 am] BILLING CODE 4000–01–P

### [CFDA No.: 84.314A]

Even Start Statewide Family Literacy Initiative Grants; Notice Extending the Application Deadline Date for New Even Start Statewide Family Literacy Initiative Grant Awards With Fiscal Year (FY) 1995 Funds

**SUMMARY:** The Secretary extends the deadline date for the submission of applications for new Even Start Statewide Family Literacy Initiative grant awards with FY 1995 funds to May 31, 1996. A notice was published in the Federal Register on March 26, 1996 (61 FR 13358) specifying that the application deadline for these awards was May 10, 1996. In response to requests from the public for a longer period to prepare applications, the Department has decided to extend the application deadline.

FOR APPLICATIONS OR INFORMATION

CONTACT: Patricia McKee, Compensatory Education Programs, Office of Elementary and Secondary Education, U.S. Department of Education, 600 Independence Avenue, S.W. (4400, Portals), Washington, DC 20202–6132. Telephone (202) 260–0991. Individuals who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1–800–877–8339 between 8 a.m. and 8 p.m., Eastern time, Monday through Friday.

Program Authority: 20 U.S.C. 6362(c). Dated: April 18, 1996.

Gerald N. Tirozzi,

Assistant Secretary, Elementary and Secondary Education.

[FR Doc. 96-10010 Filed 4-23-96; 8:45 am]

BILLING CODE 4000-01-P

### **DEPARTMENT OF ENERGY**

## Office of Energy Efficiency and Renewable Energy

[Case No. CW-004]

Energy Conservation Program for Consumer Products: Granting of the Application for Interim Waiver and Publishing of the Petition for Waiver of General Electric Appliances From the DOE Clothes Washer Test Procedure

**AGENCY:** Office of Energy Efficiency and Renewable Energy, Department of Energy.

**ACTION:** Notice.

SUMMARY: Today's notice grants an Interim Waiver to General Electric Appliances (GEA) and publishes GEA's Petition for Waiver from the existing Department of Energy (DOE or Department) clothes washer test procedure regarding wash temperature selections and automatic water fill capability for its clothes washer model WZSE5310 (Monogram brand).

GEA seeks a waiver because its clothes washer model WZSE5310 has the following design features that differ from those covered by the existing DOE clothes washer test procedures: five wash temperatures (a cold, three warms and a hot) in a primary mode (factory preset), 34 wash temperatures in a secondary programming mode (i.e., a customizing feature), and a consumer selectable manual or automatic water fill capability. GEA seeks to test wash temperature selections by averaging the three warm wash temperatures (warmhot/cold, warm/cold and warm-cold/ cold) in the primary mode and then applying the existing test procedure

Temperature Use Factors (TUFs) for a three temperature machine (hot/cold, warm/cold and cold/cold). In regard to consumer selectable water fill capability, GEA proposes to use the existing test procedure manual fill provision. DOE is soliciting comments and information regarding the Petition for Waiver.

**DATES:** DOE will accept comments, data, and information not later than May 24, 1996.

ADDRESSES: Written comments and statements shall be sent to: Department of Energy, Office of Energy Efficiency and Renewable Energy, Case No. CW–004, Mail Stop EE–431, Room 1J–018, Forrestal Building, 1000 Independence Avenue SW., Washington, DC, 20585–0121 (202) 586–7140.

# FOR FURTHER INFORMATION CONTACT:

P. Marc LaFrance, U.S. Department of Energy, Office of Energy Efficiency and Renewable Energy, Mail Station EE-431, Forrestal Building, 1000 Independence Avenue SW., Washington, DC 20585-0121, (202) 586-8423

Eugene Margolis, Esq., U.S. Department of Energy, Office of General Counsel, Mail Station GC–72, Forrestal Building, 1000 Independence Avenue SW., Washington, DC 20585–0103, (202) 586–9507.

SUPPLEMENTARY INFORMATION: The **Energy Conservation Program for** Consumer Products (other than automobiles) was established pursuant to the Energy Policy and Conservation Act, as amended (EPCA), 42 USC 6291 et seq., which requires DOE to prescribe standardized test procedures to measure the energy consumption of certain consumer products, including clothes washers. The intent of the test procedures is to provide a comparable measure of energy consumption that will assist consumers in making purchasing decisions. These test procedures appear at Title 10 CFR Part 430, Subpart B.

DOE amended the test procedure rules to provide for a waiver process by adding § 430.27 to Title 10, CFR Part 430. (45 FR 64108, September 26, 1980). Thereafter, DOE further amended the appliance test procedure waiver process to allow the Assistant Secretary for Energy Efficiency and Renewable Energy (Assistant Secretary) to grant an Interim Waiver from test procedure requirements to manufacturers that have petitioned DOE for a waiver from such prescribed test procedures. (51 FR 42823, November 26, 1986).

The waiver process allows the Assistant Secretary to temporarily waive the test procedures for a particular basic