Dates of Meeting: 21 and 22 May 1997.

Place: School of the Americas, Building 35, Fort Benning, Georgia. *Time:* 0900–1700 on 21 May, 0900– 1600 on 22 May 1997.

FOR FURTHER INFORMATION CONTACT: School of the Americas, Attention: TMD, MAJ Clemente, Room 333, Building 35, Fort Benning, GA 31905. SUPPLEMENTARY INFORMATION:

Proposed Agenda: Presentation by the Commanding General Training and Doctrine Command on the Subcommittee's report of the previous meeting and issues requested from that meeting.

1. Purpose of Meeting: This is the third SOA Subcommittee meeting. The subcommittee will receive a report from the Commander Training and Doctrine Command, and briefings they requested as a result of the second subcommittee meeting.

2. Meeting of the Advisory Committee is open to the public. Due to space limitations, attendance may be limited to those persons who have notified the Committee Management Office in writing at least 5 days prior to the meeting date of their intent to attend.

3. Any member of the public may file a written statement with the committee before, during, or after the meeting. To the extent that time permits, the subcommittee chairman may allow public presentations of oral statements at the meeting.

4. All communications regarding this subcommittee should be addressed to Lieutenant Colonel Franklin Montalvo, Designated Federal Official, US Army School of the Americas, Attn: ATZB– SAZ–CS, Fort Benning, GA 31905–6245.

Gregory D. Showalter,

Army Federal Register Liaison Officer. [FR Doc. 97–11714 Filed 5–5–97; 8:45 am] BILLING CODE 3710–08–M

DEPARTMENT OF DEFENSE

Department of the Army

Availability of Exclusive Licensing of U.S. Patent Application Concerning Liposomes Including Sterols Having Thiol Moieties and Peptides or Proteins Including CTL Epitopes and Administration Thereof

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 for licensing of U.S. Patent Application Serial No. 08/764,469,

entitled "Liposomes Including Sterols Having Thiol Moieties and Peptides or Proteins Including CTL Epitopes and Administration Thereof," filed July 2, 1996. This patent has been assigned to the United States Government as represented by the Secretary of the Army.

ADDRESSES: Office of the Command Judge Advocate, U.S. Army Medical Research and Materiel Command, 504 Scott Street, Fort Detrick, Maryland 21702–5012, Attn: MCMR–JA.

FOR FURTHER INFORMATION CONTACT: CPT Elizabeth Arwine, Legal Advisor, (301) 619–2065 or fax (301) 619–5034.

SUPPLEMENTARY INFORMATION: This invention is a method for production of an unlimited number of uniquely modified liposomes which result in an enhanced cytotoxic T lymphocyte (CTL) response and which can be used in production of vaccines and reagents. Modification occurs by altering the liposomes to include at least one sterol having at least one thiol moiety and which include peptides or proteins. Examples of the method's utility include synthesis of peptides which may be used in construction of vaccines directed against viral and bacterial pathogens, composed of varied HIV subunits, or in which enhanced CTL activity is desired.

Gregory D. Showalter,

Army Federal Register Liaison Officer. [FR Doc. 97–11715 Filed 5–5–97; 8:45 am] BILLING CODE 3710–08–M

DEPARTMENT OF DEFENSE

Department of the Army

Intent To Grant Exclusive Patent License; Medical Technology and Practice Patterns Institute, Inc.

AGENCY: U.S. Army Medical Research and Materiel Command, DoD. **ACTION:** Notice.

SUMMARY: The Department of the Army hereby gives notice of its intent to grant to Medical Technology and Practice Patterns Institute, Inc., a revocable, nonassignable, exclusive license in the United States to practice the Government owned invention described in U.S. Patent Application Serial No. 08/764,469, entitled "Liposomes **Including Sterols Having Thiol Moieties** and Peptides or Proteins Including CTL Epitopes And Administration Thereof, filed July 2, 1996. Anyone wishing to object to the grant of this license has 60 days from the date of this notice to file written objections along with supporting evidence, if any. Written

objections may be filed with the Office of the Command Judge Advocate, U.S. Army Medical Research and Materiel Command, 504 Scott Street, Fort Detrick, Maryland, 21702–5012, Attn: MCMR–JA.

FOR FURTHER INFORMATION CONTACT: CPT Elizabeth Arwine, Legal Advisor, (301) 619–2065 or fax (301) 619–5034. SUPPLEMENTARY INFORMATION: None.

Gregory D. Showalter,

Army Federal Register Liaison Officer. [FR Doc. 97–11716 Filed 5–5–97; 8:45 am] BILLING CODE 3710–08–M

DEPARTMENT OF EDUCATION

Submission for OMB Review; Comment Request

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

SUMMARY: The Director, Information Resources Management Group, invites comments on the submission for OMB review as required by the Paperwork Reduction Act of 1995.

DATES: Interested persons are invited to submit comments on or before June 5, 1997.

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, S.W., 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 Management 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 30, 1997.

Gloria Parker,

Director, Information Resources Management Group.

Office of Postsecondary Education

Title: Directory of Teacher Shortage Subject Areas for the Federal Perkins Loan Program.

Frequency: Annually.

Affected Public: Individuals or households; not-for-profit institutions; Federal Government; State, local or Tribal Gov't, SEAs or LEAs.

Annual Reporting and Recordkeeping Hour Burden: Responses: 57.

Burden Hours: 2,127.

Abstract: The Higher Education Act of 1992 (Pub. L 102–325) enacted provisions for Federal Perkins Loan and National Direct Student Loan (NDSL) borrowers to receive a loan cancellation for providing teaching service in any field of expertise that is determined by the State education agency to have a shortage in certain subject areas.

[FR Doc. 97–11695 Filed 5–5–97; 8:45 am] BILLING CODE 4000–01–P

DEPARTMENT OF ENERGY

Bonneville Power Administration

Canadian Entitlement Allocation Extension Agreements (CEAEA)

AGENCY: Bonneville Power Administration (BPA), Department of Energy (DOE).

ACTION: Notice of Availability of Record of Decision (ROD).

SUMMARY: The Administrator and Chief Executive Officer (CEO) of BPA, acting for BPA, and, as Chairman of the United States Entity (the Administrator of BPA and the Division Engineer, North Pacific Division of the United States Army Corps of Engineers), acting on behalf of the United States Entity, has decided to adopt for the CEAEA a Federal hydroelectric project allocation of 72.5 percent and a non-Federal hydroelectric project allocation of 27.5 percent.

This decision is consistent with the Columbia River System Operation **Review (SOR) Final Environmental** Impact Statement (EIS) (DOE/EIS-0170, November 1995) which evaluated the potential impacts of four alternatives that represent the likely range of allocations between the Federal and non-Federal projects. The selected allocation falls within this range of alternatives. None of the allocation alternatives influence power system operations under the system operating strategy selected in the Columbia River SOR on Selecting an Operating Strategy for the Federal Columbia River Power System (SOS) ROD, published February 1997.

ADDRESSES: Copies of the SOR Final EIS, Appendix P of the EIS (which presents the environmental review for the CEAEA), the SOS ROD, and complete copies of this ROD may be obtained by calling BPA's toll-free document request line: 1–800–622–4520.

FOR FURTHER INFORMATION CONTACT: Mr. Phil Mesa—PGPL–DITT2, Bonneville Power Administration, P.O. Box 3621, Portland, Oregon 97208–3621, phone number (360) 418–2152.

SUPPLEMENTARY INFORMATION: The Columbia River Treaty (Treaty), ratified in 1964, required the construction of three storage dams in Canada. These storage dams provide regulated streamflows that enable hydroelectric projects downstream in the United States to produce additional power benefits. The Treaty requires the United States to deliver to Canada one-half of these downstream power benefits (known as the Canadian Entitlement).

The Canadian Entitlement is generated downstream in the United States at both Federal and non-Federal hydroelectric projects. The Canadian Entitlement Allocation Agreements (CEAA), also executed in 1964, established how the Canadian Entitlement was to be attributed collectively to the six downstream Federal hydroelectric projects and to each of the five downstream non-Federal projects.

The Administrator's decision on the new allocation agreements, the CEAEA,

establishes both the Federal and non-Federal allocation of the Canadian Entitlement. The CEAEA will begin to replace the existing CEAA when the first portion of the Canadian Entitlement is returned to Canada in 1998. The CEAEA extend to 2024, since the United States' obligation to return the Canadian Entitlement continues to 2024, the first year the Treaty can be terminated with 10 years' notice.

Issued by the United States Entity in Portland, Oregon, on April 29, 1997.

Randall W. Hardy,

Administrator and CEO, Bonneville Power Administration, and Chairman, United States Entity.

[FR Doc. 97–11730 Filed 5–5–97; 8:45 am] BILLING CODE 6450–01–P

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Project No. 11175-002 Minnesota]

Crown Hydro Company; Notice of Proposed Restricted Service List on a Programmatic Agreement for Managing Properties Included in or Eligible for Inclusion in the National Register of Historic Places

April 30, 1997.

Rule 2010 of the Commission's Rules of Practice and Procedure provides that, to eliminate unnecessary expense or improve administrative efficiency, the Secretary may establish a restricted service list for a particular phase or issue in a proceeding.¹ The restricted service list should contain the names of persons on the service list who, in the judgement of the decisional authority establishing the list, are active participants with respect to the phase or issue in the proceeding for which the list is established.

The Commission is consulting with the Minnesota State Historic Preservation Office (hereinafter, SHPO) and the Advisory Council on Historic Preservation (hereinafter, Council) pursuant to 36 CFR 800.13 of the Council's regulations implementing Section 106 of the National Historic Preservation Act, as amended, (16 USC 470f), to prepare a Programmatic Agreement for managing properties in or eligible for inclusion in the National Register of Historic Places at Project No. 11175.

The Programmatic Agreement, upon approval by the Commission, the SHPO, and the Council, would satisfy the Commission's Section 106

^{1 18} CFR 385.2010.