Applicants (other than Federally recognized Indian tribal governments) should contact the State's Single Point of Contact (SPOC) as early as possible to alert them to the prospective application(s) and to receive any necessary instructions on the State's review process. For proposed projects serving more than one State, the applicant is advised to contact the SPOC of each affected State. A current listing of SPOCs is included in the application guidance materials. The SPOC should send any State review process recommendations directly to: Division of Extramural Activities, Policy, and Review, Substance Abuse and Mental Health Services Administration, Parklawn Building, Room 17-89, 5600 Fishers Lane, Rockville, Maryland

The due date for State review process recommendations is no later than 60 days after the specified deadline date for the receipt of applications. SAMHSA does not guarantee to accommodate or explain SPOC comments that are received after the 60-day cut-off.

Dated: April 20, 2001.

### Richard Kopanda,

Executive Officer, SAMHSA.
[FR Doc. 01–10454 Filed 4–26–01; 8:45 am]
BILLING CODE 4162–20–P

# DEPARTMENT OF HEALTH AND HUMAN SERVICES

**Substance Abuse and Mental Health Services Administration** 

### Change in Eligibility and Special Funding Opportunities for Two Ongoing Substance Abuse Treatment Programs

**AGENCY:** Center for Substance Abuse

Treatment (CSAT), Substance Abuse and Mental Health Services Administration (SAMHSA), DHHS ACTION: Change in eligibility and special funding opportunities under SAMHSA/CSAT Comprehensive Community Treatment Program (PA 99–050) and Action Grant Program (PA 00–002)

SUMMARY: This notice is to inform the public that the eligibility requirements in the SAMHSA/CSAT program announcements: PA 99–050-Comprehensive Community Treatment Program for the Development of New and Useful Knowledge (Short Title: Community Treatment Program) and PA 00–002-Community Action Grants for Service Systems Change (Short Title: CSAT Action Grant Program) will be changed immediately following the May 10, 2001 receipt date for the Community

Treatment Program. Effective May 11, 2001, for profit entities will not be eligible applicants under these programs. On October 17, 2000, Public Law 106-310 reauthorized SAMHSA. Section 509 of the law, Priority Substance Abuse Treatment Needs of Regional and National Significance, authorized CSAT, through the Secretary, DHHS, to carry out activities described in the section directly or through grants or cooperative agreements with States, political subdivisions of States, Indian tribes and tribal organizations, and other public or nonprofit private entities. For profit entities are excluded under section 509; therefore, for profit entities are no longer eligible to apply for grants under PA 99-050 and PA 00-002. Applications received for the May 10, 2001, or earlier receipt dates, are not affected by this change.

PA 99–050, Community Treatment Program, was published in the **Federal Register** on March 8, 1999 (Vol. 64, Number 44, pages 11027–11031). A modification/clarification notice for PA 99–050 was published in the **Federal Register** on December 13, 1999 (Vol. 64, Number 238, pages 69544–69545).

PA 00–002, CŠAT Action Grant Program, was published in the **Federal Register** on February 17, 2000 (Vol. 65, Number 33, pages 8184–8186).

Potential applicants under these SAMHSA/CSAT programs should be aware that one or both of these programs could be updated and reannounced in the **Federal Register** within the next year.

This notice also is to inform the public about special funding opportunities under the aforementioned programs. The specifics are as follows:

Subject to the availability of funds, an additional \$500,000 will be allocated to PA 99-050, Community Treatment Program, to support exploratory/pilot studies related to managed care. Pilot studies may be submitted that are responsive to the following areas: (1) Evaluation of substance abuse treatment computerized clinical and/or patient decision support systems and/or (2) examining the links between established substance abuse performance measures, e.g., Washington Circle Group Performance Measures and Treatment Outcomes. Exploratory/pilot study proposals should build upon the existing resources within substance abuse treatment delivery systems. This notice applies to applications submitted for the September 10, 2001 receipt date only. It is anticipated that 4-5 grants will be awarded.

Applicants must follow the eligibility criteria (except, as noted above, for profit entities are not eligible) and guidelines for preparing and submitting an application presented in the complete program announcement (PA 99–050). The complete announcement and application materials and the December 13, 1999 addendum that includes modified/clarified sections are available through the SAMHSA web site-www.samhsa.gov or from the National Clearinghouse for Alcohol and Drug Information (telephone 800–729–6686).

Additional information related to exploratory/pilot studies related to managed care may be obtained from: Sarah Wattenberg, Office of Managed Care, Center for Substance Abuse Treatment, SAMHSA, Tele: 301–443–0092.

General questions related to program announcement PA 99–050 should be directed to: Tom Edwards, Jr., Division of Practice and Systems Development, Center for Substance Abuse Treatment, SAMHSA, Tele: 301–443–8453.

Subject to the availability of funds, an additional \$500,000 will be allocated to PA 00-002, CSAT Action Grant Program, to support exemplary practice models for rural communities experiencing problems with addiction to heroin or prescription opiates such as OxyContin or hydrocodone. Proposed projects are intended to help treatment providers, including physicians, hospitals, community health centers and community mental health centers adopt exemplary practice models for opioid agonist treatment (OAT) into their communities. These exemplary practices will be targeted at delivering medication assisted therapy (with opioid agonists) to rural populations where previous access to OAT services has been limited or nonexistent. Projects should be prepared to provide leadership in developing consensus among key stakeholders in the State and local community(ies) toward the goal of developing OAT services to meet the unique needs of the community, and to address new and emerging treatment needs related to the increased availability of heroin or prescribed opioid medications, such as OxyContin or hydrocodone, which are being diverted for illicit use.

Applications for this special funding related to exemplary practice models for OAT will be accepted under the special one-time receipt date of September 10, 2001, only. It is anticipated that 5 grants will be awarded. Applications under the standing CSAT Community Action Grant program must be submitted for the standing January 10 receipt date.

Applicants must follow the eligibility criteria (except, as noted above, for

profit entities are not eligible) and guidelines for preparing and submitting an application presented in the complete program announcement (PA 00–002). The complete announcement and application materials are available through the SAMHSA web sitewww.samhsa.gov or from the National Clearinghouse for Alcohol and Drug Information (telephone 800–729–6686).

Additional information about exemplary practice models for OAT may be obtained from: Mike Bacon, Office of Pharmacologic and Alternative Therapies, Center for Substance Abuse Treatment, SAMHSA, Tele: 301–443–7749.

General questions related to program announcement PA 00–002 should be directed to: Jim Herrell, Ph.D., Division of Practice and Systems Development, Center for Substance Abuse Treatment, SAMHSA, Tele: 301–443–2376.

Dated: April 23, 2001.

#### Richard Kopanda,

Executive Officer, SAMHSA.

[FR Doc. 01-10452 Filed 4-26-01; 8:45 am]

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# DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR-4644-N-17]

# 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.

### FOR FURTHER INFORMATION CONTACT:

Clifford Taffet, room 7266, Department of Housing and Urban Development, 451 Seventh Street SW., 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 1–800–927–7588.

SUPPLEMENTARY INFORMATION: In accordance with 24 CFR part 581 and section 501 of the Stewart B. McKinney Homeless Assistance Act (42 U.S.C. 11411), as amended, HUD is publishing this Notice to identify Federal buildings and other real property that HUD has reviewed for suitability for use to assist the homeless. The properties were reviewed using information provided to

HUD by the Federal landholding agencies regarding unutilized and underutilized buildings and real property controlled by such agencies or by GSA regarding its inventory of excess or surplus Federal property. This Notice is also published in order to comply with the December 12, 1988 Court Order in National Coalition for the Homeless v. Veterans Administration, No. 88–2503–OG (D.D.C.).

Properties reviewed are listed in this Notice according to the following categories: Suitable/available, suitable/ unavailable, suitable/to be excess, and unsuitable. The properties listed in the three suitable categories have been reviewed by the landholding agencies, and each agency has transmitted to HUD: (1) Its intention to make the property available for use to assist the homeless, (2) its intention to declare the property excess to the agency's needs, or (3) a statement of the reasons that the property cannot be declared excess or made available for use as facilities to assist the homeless.

Properties listed as suitable/available will be available exclusively for homeless use for a period of 60 days from the date of this Notice. Homeless assistance providers interested in any such property should send a written expression of interest to HHS, addressed to Brian Rooney, Division of Property Management, Program Support Center, HHS, room 5B-41, 5600 Fishers Lane, Rockville, MD 20857; (301) 443-2265. (This is not a toll-free number.) HHS will mail to the interested provider an application packet, which will include instructions for completing the application. In order to maximize the opportunity to utilize a suitable property, providers should submit their written expressions of interest as soon as possible. For complete details concerning the processing of applications, the reader is encouraged to refer to the interim rule governing this program, 24 CFR part 581.

For properties listed as suitable/to be excess, that property may, if subsequently accepted as excess by GSA, be made available for use by the homeless in accordance with applicable law, subject to screening for other Federal use. At the appropriate time, HUD will publish the property in a Notice showing it as either suitable/available or suitable/unavailable.

For properties listed as suitable/ unavailable, the landholding agency has decided that the property cannot be declared excess or made available for use to assist the homeless, and the property will not be available.

Properties listed as unsuitable will not be made available for any other

purpose for 20 days from the date of this Notice. Homeless assistance providers interested in a review by HUD of the determination of unsuitability should call the toll free information line at 1–800–927–7588 for detailed instructions or write a letter to Clifford Taffet at the address listed at the beginning of this Notice. Included in the request for review should be the property address (including zip code), the date of publication in the **Federal Register**, the landholding agency, and the property number.

For more information regarding particular properties identified in this Notice (i.e., acreage, floor plan, existing sanitary facilities, exact street address), providers should contact the appropriate landholding agencies at the following addresses: COE: Ms. Shirley Middleswarth, Army Corps of Engineers, Management & Disposal Division, 441 G Street, Washington, DC 20314-1000; (202) 761-7425; DOT: Mr. Rugene Spruill, Space Management, SVC-140, Transportation Administrative Service Center, Department of Transportation, 400 7th Street, SW., Room 2310, Washington, DC 20590; (202) 366-4246; ENERGY: Mr. Tom Knox, Department of Energy, Office of Contract & Resource Management, MA-53, Washington, DC 20585; (202) 586-8715; GSA: Mr. Brian K. Polly, Assistant Commissioner, General Services Administration, Office of Property Disposal, 18th and F Streets, NW., Washington, DC 20405; (202) 501-0052; INTERIOR: Ms. Linda Tribby, Acquisition & Property Management, Department of the Interior, 1849 C Street, NW., Washington, DC 20240; (202) 606-3139; NAVY: Mr. Charles C. Cocks, Director, Department of the Navy, Real Estate Policy Division, Naval Facilities Engineering Command, Washington Navy Yard, 1322 Patterson Ave., SE., Suite 1000, Washington, DC 20374–5065; (202) 685–9200; (These are not toll-free numbers).

Dated: April 19, 2001.

## John D. Garrity,

Director, Office of Special Needs Assistance Programs.

#### Title V, Federal Surplus Property Program Federal Register Report for 4/ 27/01

#### Suitable/Available Properties

Buildings (by State)

Alaska

Bldg. 736 CG Integrated Support Command Kodiak Co: AK 99615— Landholding Agency: DOT Property Number: 87200110026