Defense and the Under Secretary of Defense for Acquisition & Technology on scientific and technical matters as they affect the perceived needs of the Department of Defense.

Persons interested in further information should call LTC Kerry M. Brown at (703) 697–7980.

Dated: August 29, 1995.

Patricia L. Toppings,

Alternate OSD Federal Register Liaison Officer, Department of Defense. FR Doc. 95–21757 Filed 8–31–95; 8:45 am]

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Department of the Navy

Notice of Rescheduling of Public Hearing and Extension of the Comment Period for the Draft Environmental Impact Statement for Construction and Operation of a Relocatable Over the Horizon Radar, Puerto Rico

Pursuant to section 102(2)(c) of the National Environmental Policy Act of 1969, as implemented by the Council on Environmental Quality Regulations (40 CFR Parts 1500–1508), and the Commonwealth of Puerto Rico Public Law Number Nine, section 4(c), the Department of the Navy has prepared and filed with the U.S. Environmental Protection Agency the Draft Environmental Impact Statement (DEIS) for construction and operation of a Relocatable Over the Horizon Radar (ROTHR) system in Puerto Rico.

On August 7, 1995, the Navy announced in the Federal Register the postponement of public hearings scheduled for August 8, 1995 in Lajas, Puerto Rico and for August 10, 1995 in Vieques, PR. The public hearings were to solicit public comment on the DEIS for ROTHR. This announcement is to notify the public that the public hearings have been rescheduled. The Puerto Rico Environmental Quality Board and the Department of the Navy will hold two public hearings, one on September 26, 1995 from 6:30 PM to 9:30 PM at the Municipal Theater, Lajas, PR; and another on September 28, 1995 from 6:30 PM to 9:30 PM at the Town Hall Community Center, Vieques, PR. In order to allow additional time for public review on the DEIS, the public comment period has been extended to October 13,

The DEIS has been distributed to various Federal, commonwealth, and local agencies, elected officials, special interest groups, and libraries. The DEIS is available for review at the following locations: Town Hall, Municipality of Vieques, Vieques Island, PR; Public

Library, Municipality of Lajas, PR; and Mayor's Office, Lajas, PR. A limited number of copies of the DEIS are available by contacting Ms. Linda Blount, (804) 322–4892 or Sr. Jose Negron, Commander Fleet Air, Caribbean, (809) 865–4429.

Written statements and/or comments regarding the DEIS should be mailed to: Department of the Navy, Commander, Atlantic Division, Naval Facilities Engineering Command, 1510 Gilbert Street, Norfolk, VA 23511–2699 (Attn: Ms. Linda Blount, Code 2032LB). Questions may be directed to Ms. Linda Blount, (804) 322–4892 or Sr. Jose Negron, Commander Fleet Air, Caribbean, (809) 865–4429. All comments must be postmarked no later than October 13, 1995 to become part of the official record.

Dated: August 29, 1995.

M.D. Schetzsle,

Lt, JAGC, USNR, Alternate Federal Register Liaison Officer.

[FR Doc. 95-21754 Filed 8-31-95; 8:45 am] BILLING CODE 3810-FF-M

DEPARTMENT OF EDUCATION

Office of Vocational and Adult Education; Intent to Repay to the Iowa State Board for Vocational Education Funds Recovered as a Result of a Final Audit Determination

AGENCY: Department of Education. **ACTION:** Notice of intent to award grantback funds.

SUMMARY: Under section 459 of the General Education Provisions Act (GEPA), 20 U.S.C. 1234h (1988), the Secretary of Education (Secretary) intends to repay to the Iowa Department of Education (Iowa), under a grantback arrangement, an amount equal to 75 percent of the principal amount of Vocational Education Basic Grant funds recovered by the U.S. Department of Education (Department) as a result of the final audit determination (ACN: 07-82144) in this matter. The Department's recovery of funds followed a settlement reached between the parties under which Iowa refunded \$178.500 in principal, to the Department in full resolution of the Department's final audit determination for fiscal year (FY) 1986. This notice describes Iowa's plan for the use of the repaid Vocational Education funds and the terms and conditions under which the Secretary intends to make those funds available. This notice invites comments on the proposed grantback.

DATES: All comments must be received on or before October 2, 1995.

ADDRESSES: All written comments should be addressed to Dr. Marcel R. DuVall, Chief, Finance Branch, Division of Vocational-Technical Education, Office of Vocational and Adult Education, U.S. Department of Education, 600 Independence Avenue SW., (Mary E. Switzer Building, room 4320, MS–7324), Washington, DC 20202.

FOR FURTHER INFORMATION CONTACT: Dr. Marcel R. DuVall, Telephone (202) 205–9502. Individuals who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1–800–877–8239 between 8 a.m. and 8 p.m., Eastern time, Monday through Friday.

SUPPLEMENTARY INFORMATION:

A. Background

Under a settlement agreement between the Department and Iowa, the Department recovered \$178,500 from Iowa in full resolution of all claims arising from an audit of the Iowa State Department of Education, covering FY 1986. Of this amount, \$132,959 is considered to be a recovery of Vocational Education Basic Grant funds.

The Department's original claim of \$240,803.68 was contained in a final letter of determination issued by the Assistant Secretary for Vocational and Adult Education, et al., on July 23, 1990. The parties determined that \$19,129.24 of the refund demand was barred by the statute of limitations. This claim arose from findings related to Iowa's administration of its Handicapped State Grant program, Civil Rights Technical Assistance and Training program, Adult Education program and Vocational Education program. The Vocational Education program was administered under the provisions of the Carl D. Perkins Vocational and Applied Technology Education Act of 1990 (Perkins II).

In the July 23, 1990, letter, the Assistant Secretary determined that Iowa violated the regulations governing payroll expenditures and maintenance of time distribution records. For the applicable programs, Iowa improperly allocated payroll expenditures based on predetermined budgets and failed to maintain appropriate time distribution records for employees who worked on more than one cost objective, thus violating provisions of the cost principles implemented at 34 CFR Part 74, Subpart Q, Appendix C, Part II (B)(10)(b).

Pursuant to a November 12, 1991, agreement resolving fully all claims in this matter, Iowa repaid the Department \$178,500. The full payment was made