are appropriately represented in applications for research involving human subjects. Where clear and compelling rationale exist that inclusion is inappropriate or not feasible, this situation must be explained as part of the application.

In conducting the review of applications for scientific merit, review groups will evaluate proposed plans for inclusion of minorities and both sexes as part of the scientific assessment and assigned score. This policy does not apply to research studies when the investigator cannot control the race, ethnicity and/or sex of subjects. Further guidance to this policy is contained in the **Federal Register**, Vol. 60, No. 179, Friday, September 15, 1995, pages 47947–47951.

D. Paperwork Reduction Act

Projects that involve the collection of information from 10 or more individuals and funded by this grant program will be subject to review by the Office of Management and Budget (OMB) under the Paperwork Reduction Act.

Application Submission and Deadlines

A. Preapplication Letter of Intent

In order to schedule and conduct site visits as part of the formal review process, potential applicants are encouraged to submit a nonbinding letter of intent to apply. It should be postmarked no later than one month prior to the submission deadline of October 5, 1997, for the application. The letter should be submitted to the Grants Management Specialist whose address is given in Part B of this Section. The letter should identify the relevant announcement number for the response, name the principal investigator, and specify the injury control theme or emphasis of the proposed center (e.g., acute care, biomechanics, epidemiology, prevention, intentional injury, or rehabilitation). The letter of intent does not influence review or funding decisions, but it will enable CDC to plan the review more efficiently.

B. Applications

Applicants should use application Form PHS–398 (OMB No. 0925–0001 Revised 5/95) and adhere to the ERRATA Instruction Sheet contained in the Grant Application Kit. The narrative section for *each* project within an ICRC should not exceed 25 typewritten pages. Refer to the instruction in section 1, page 6, of PHS–398 for font type and size. Applications not adhering to these specifications may be returned to applicant.

Applicants must submit an original and five copies on or before November

5, 1997, to Lisa G. Tamaroff, Grants Management Specialist, Grants Management Branch, Procurement and Grants Office, Centers for Disease Control and Prevention (CDC), 255 East Paces Ferry Road, NE., Room 300, Atlanta, GA 30305.

C. Deadlines

Applications shall be considered as meeting the deadline above if they are either:

- 1. Received on or before the deadline date: or
- 2. Sent on or before the deadline date and received in time for submission to the peer review committee. Applicants should request a legibly dated U.S. Postal Service postmark or obtain a legibly dated receipt from a commercial carrier or the U.S. Postal Service. Private metered postmarks shall not be acceptable as proof of timely mailing.

Applications which do not meet the criteria in C.1. or C.2. above are considered late applications and will be returned to the applicant.

Where to Obtain Additional Information

To receive additional written information call (404) 332–4561. You will be asked to leave your name, address, and telephone number and will need to refer to Announcement 809. You will receive a complete program description, information on application procedures and application forms. Business management technical assistance may be obtained from Lisa G. Tamaroff, Grants Management Specialist, Grants Management Branch, Procurement and Grants Office, Centers for Disease Control and Prevention (CDC), 255 East Paces Ferry Road, NE., Room 321, Atlanta, GA 30305, telephone (404) 842-6796 or internet: lgt1.cdc.gov.

Programmatic technical assistance may be obtained from Tom Voglesonger, Program Manager, Injury Control Research Centers, National Center for Injury Prevention and Control, Centers for Disease Control and Prevention (CDC), 4770 Buford Highway, MS–K58, Atlanta, GA 30341–3724, telephone (770) 488–4265 or internet address: tdv1.cdc.gov.

This and other CDC announcements are also available through the CDC homepage on the Internet. The address for the CDC homepage is http://www.cdc.gov.

CDC will not send application kits by facsimile or express mail (even at the request of the applicant).

Please refer to Announcement 809 when requesting information and submitting an application.

Potential applicants may obtain a copy of Healthy People 2000 (Full Report; Stock No. 017–001–00474–0) or Healthy People 2000 (Summary Report; Stock No. 017–001–00473–1), referenced in the Introduction, through the Superintendent of Documents, Government Printing Office, Washington, DC 20402–9325, telephone (202) 512–1800.

Dated: August 22, 1997.

Joseph R. Carter,

Acting Associate Director for Management and Operations, Centers for Disease Control and Prevention (CDC).

[FR Doc. 97–22900 Filed 8–27–97; 8:45 am] BILLING CODE 4163–18–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Administration for Children and Families

Intent To Reallot Part C—Protection and Advocacy Funds to States for Developmental Disabilities Expenditures

AGENCY: Administration on Developmental Disabilities, Administration for Children and Families, Department of Health and Human Services.

ACTION: Notice of intent to reallot Fiscal Year 1997 Funds, pursuant to Section 125 and Section 142 of the Developmental Disabilities Assistance and Bill of Rights Act, as amended (Act).

SUMMARY: The Administration on Developmental Disabilities herein gives notice of intent to reallot funds which were set aside in accordance with Section 142(c)(5) of the Act. Of the \$806,682 which was set aside for technical assistance and Indian Consortiums, \$534,360 was utilized for technical assistance and \$136,161 was awarded to an Indian Consortium. Therefore, the balance of \$136,161 has been released for reallotment.

Any State or Territory which wishes to release funds or cannot use the additional funds under Part C—Protection and Advocacy program for Fiscal Year 1997 should notify Joseph Lonergan, Director, Division of Formula, Entitlement and Block Grants, Office of Management Services, Office of Program Support, Administration for Children and Families, Department of Health and Human Services, 370 L'Enfant Promenade, S.W., Washington, D.C. 20447, in writing within thirty (30) days of the date of this promulgation. Reallotment awards are anticipated to

be dated 30 days from the date of this notice. This notice is hereby given in accordance with Sections 125 and 142 of the Act.

FOR FURTHER INFORMATION CONTACT: Joanne Moore on (202) 205-4792.

The proposed reallotment for Part C-Protection and Advocacy program are set forth below:

ADMINISTRATION ON DEVELOPMENTAL DISABILITIES FISCAL YEAR 1997 REALLOTMENT

	Protection & advocacy	Reallotment	Revised allot- ment
Total	1 \$26,047,479	\$136,161	\$26,183,640
Alabama	439,048	2,301	441,349
Alaska	254,508	1,334	255,842
Arizona	344,561	1,806	346,367
Arkansas	258,072	1,353	259,425
California	2,211,563	11,590	2,223,153
Colorado	276,741	1,450	278,191
Connecticut	260,970	1,368	262,338
Delaware	254,508	1,334	255,842
Dist. of Columbia	254,508	1,334	255,842
Florida	1,070,357	5,610	1,075,967
Georgia	603,004	3,160	606,164
Hawaii	254,508	1,334	255,842
ldaho	254,508	1,334	255,842
Illinois	906,534	4,751	911,285
Indiana	506,712	2,656	509,368
lowa	264,834	1,388	266,222
Kansas	254,508	1,334	255,842
Kentucky	405,708	2,126	407,834
Louisiana	466,720	2,446	469,166
Maine	254,508	1,334	255,842
Maryland	341,643	1,791	343,434
Massachusetts	451,170	2,365	453,535
Michigan	833,321	4,368	837,689
Minnesota	357,383	1,873	359,256
Mississippi	315,443	1,653	317,096
Missouri	460,588	2,414	463,002
Montana	254,508	1,334	255,842
Nebraska	254,508	1,334	255,842
Nevada	254,508	1,334	255,842
New Hampshire	254,508	1,334	255,842
New Jersey	516,527	2,707	519,234
New Mexico	254,508	1,334	255,842
New York	1,384,297	7,255	1,391,552
North Carolina	635,552	3,331	638,883
North Dakota	254,508	1,334	255,842
Ohio	997,392	5,227	1,002,619
Oklahoma	307,034	1,609	308,643
Oregon	263,782	1,383	265,165
Pennsylvania	1,047,473	5,490	1,052,963
Rhode Island	254,508	1,334	255,842
South Carolina	366,434	1,921	368,355
South Dakota	254,508	1,334	255,842
Tennessee	495,147	2,595	497,742
Texas	1,512,208	7,926	1,520,134
Utah	254,508	1,334	255,842
Vermont	254,508	1,334	255,842
Virginia	505,699	2,650	508,349
Washington	385,932	2,023	387,955
West Virginia	275,697	1,445	277,142
Wisconsin	448,512	2,351	450,863
Wyoming	254,508	1,334	255,842
American Samoa	136,161	714	136,875
Guam	136,161	714	136,875
Puerto Rico	800,722	4,197	804,919
Virgin Islands	136,161	714	136,875
Northern Mariana Islands	136,161	714	136,875
Palau ²	68,750	0	68,750
AZ DNA People's. Legal Services	136,161	714	136,875
		1	

¹ Includes the award of \$131,161 to an Indian Consortium (AZ DNA People's Legal Services) in accordance with Section 142(b). ² Palau's allotment is reduced to 50% of its Fiscal Year 1995 allotment, in accordance with the Compact of Free Association with the Republic of Palau.

Dated: August 25, 1997.

Reginald F. Wells,

Deputy Commissioner, Administration on Developmental Disabilities.

[FR Doc. 97-22962 Filed 8-27-97; 8:45 am] BILLING CODE 4184-01-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Administration for Children and **Families**

Privacy Act of 1974; Altered System of Records

AGENCY: Office of Child Support Enforcement, ACF, DHHS.

ACTION: Notice.

SUMMARY: In accordance with the requirements of the Privacy Act, the Office of Child Support Enforcement (OCSE) is publishing a notice of proposal to amend one of its Systems of Records, "The Federal Parent Locator System and Federal Tax Offset System (FPLS), DHHS/OCSE No. 09-90-0074. We are also proposing to amend the routine uses for this system.

DATES: HHS invites interested parties to submit comments on the proposed internal and routine uses within September 29, 1997. HHS has submitted a report of a notice of an altered system to the Congress and to the Office of Management and Budget on August 22, 1997. The alteration to the system will be effective 40 days from the date submitted to OMB unless HHS receives comments which would result in a contrary determination.

ADDRESS: Please submit comments to: Donna Bonar, Director, Division of Program Operations, Office of Child Support Enforcement, Administration for Children and Families, 370 L'Enfant Promenade, SW, 4th Floor East, Washington, DC 20447, (202) 401-9271. Comments received will be available for inspection at this same address from 9 a.m. to 3 p.m., Monday through Friday. FOR FURTHER INFORMATION CONTACT:

Director, Division of Program Operations, Office of Child Support Enforcement, Administration for Children and Families, 370 L'Enfant Promenade, SW, 4th Floor East, Washington, DC 20447, (202) 401-9271. The numbers listed above are not toll

SUPPLEMENTARY INFORMATION: Notice is hereby given that the Office of Child Support Enforcement (OCSE) is amending one of its Systems of Records, "The Federal Parent Locator System and Federal Tax Offset System (FPLS)", DHHS/OCSE No. 09-90-0074.

Information on this system was last published at 61 FR 38754, July 25, 1996.

OCSE wishes to advise the public that OCSE is changing the name of this system to the "Federal Parent Locator and Federal Tax Refund/Administrative Offset System" (FPLS). Furthermore, the uses of the FPLS are being expanded pursuant to Pub. L. 104-193, the Personal Responsibility and Work Opportunity Reconciliation Act of 1996 (PRWORA) and pursuant to Pub. L. 104-134, the Debt Collection Improvement Act of 1996 (DCIA) and Executive Order 13019, dated September 28, 1996.

The system is divided into two subsystems: Parent Locator Service and Tax Refund/Administrative Offset (TROP/ADOP). The Parent Locator portion of the system is being expanded consistent with section 316 of the PRWORA, which authorizes the establishment of a National Directory of New Hires (NDNH) effective no later than October 1, 1997. The NDNH will be comprised of three components. First, the NDNH will maintain employment data on newly-hired employees (new hire reporting) submitted by the State Directories of New Hires (SDNH) pursuant to section 453A(g)(2)(A) of the Social Security Act (the Act) and by Federal agencies pursuant to section 453A(B)(1)(c) of the Act. Second, the NDNH will maintain quarterly wage information on individual employees, submitted by States under the authority of sections 453A(g)(2)(B) and 303(h) of the Act, and section 3304(a)(16) of the Internal Revenue Code (IRC) of 1986, as well as quarterly wage information on Federal employees pursuant to section 453(n) of the Act. Third, the NDNH will maintain unemployment compensation claims data submitted by States under the authority of sections 453A(g)(2)(B) and 303(h) of the Act, and section 3304(a)(16) of the Internal Revenue Code of 1986. Federal agencies and States will transmit new hire and quarterly wage and data electronically to the NDNH and States will transmit claim information electronically as well.

The TROP/ADOP portion of the system is expanding the current use of Federal tax refund intercepts to assist families in collecting past-due child support, intercept certain other Federal payments owed by child support obligors, and divert the payment to obligees/States for the payment of pastdue child support. Specifically, the TROP/ADOP will: (1) Combine the Federal Tax Refund Offset program with the Administrative Program operated by Department of Treasury's Financial Management Service (FMS); (2) periodically match cases from the

TROP/ADOP system with the NDNH; (3) conduct crossmatches with the State Department for denial of passports; (4) conduct crossmatches for asset identification with the Department of Treasury (Project 1099) against States' obligor file(s); (5) disclose information to additional sources; and (6) allow access to new authorized users.

The Social Security Act, as amended by PRWORA and the DCIA require an expansion of the uses of the FPLS. The Parent Locator portion of the FPLS will now be used to obtain and transmit information to any authorized person, for the purpose of establishing parentage, establishing, setting the amount of, modifying, or enforcing child support obligations, investigating parental kidnapping cases, or making or enforcing child custody or visitation orders. Additionally, PRWORA replaced the AFDC programs with TANF programs, and routine uses are being updated to reflect that change.

The Federal TROP/ADOP portion of the system will be used for the purposes of: Collecting past-due child support from Federal tax refunds and from certain Federal payments otherwise owed to child support obligors; identifying assets of obligors; and enforcing child support orders by assisting the State Department in preventing delinquent obligors from travelling outside the country by the denial, restriction and/or revocation of

passports.

Section 370 of PRWORA established a new section 452(k) of the Act which requires that after October 1, 1997, the Secretary of HHS shall transmit to the Secretary of the Department of State, certifications from State child support enforcement (CSE) agencies of individuals who owe arrearages of child support exceeding \$5000 and that the Department of State may revoke, restrict or deny passports to such individuals.

Project 1099 provides State CSE agencies access to all earned and unearned income information reported to the Department of Treasury by employers and financial institutions. This information is used to locate noncustodial parents and to verify income and employment, which is essential to establishing and enforcing

child support obligations.

Sections 452 and 453 of the Social Security Act require the Secretary of HHS to establish and conduct the Federal Parent Locator Service, a computerized national location network which provides address and social security number (SSN) information to State and local child support enforcement agencies (CSEAs) for purposes of locating parents to establish