for the transmission of electronic export manifest data.

Costs to ACE Export Manifest for Air Cargo Test Participants

ACE Export Manifest for Air Cargo Test participants are responsible for all costs incurred as a result of their participation in the test and such costs will vary, depending on their preexisting infrastructures. Costs may be offset by a significant reduction in expenses associated with copying, storing, and courier services for presenting the paper manifest to CBP.

Benefits to ACE Export Manifest for Air Cargo Test Participants

While the benefits to ACE Export Manifest for Air Cargo Test participants will vary, several advantages of joining may include:

- Reduction in costs associated with generating copies, transportation, and storage of paper manifest documentation;
- Increases in security by leveraging CBP threat model and other data to employ a risk-based approach to improve air cargo security and to ensure compliance with U.S. export laws, rules and regulations through targeted screening;
- Gains in efficiencies by automating the identification of high-risk cargo for enhanced screening;
- The ability to provide input into CBP efforts to establish, test, and refine the interface between government and industry communication systems for the implementation of the electronic export manifest; and
- Facilitation of corporate preparedness for future mandatory implementation of electronic export manifest submission requirements.

Waiver of Certain Regulatory Requirements

For purposes of this test, the requirement to file a paper CBP Form 7509, as provided in 19 CFR 122.72-122.75 will be waived for air carrier test participants that submit the ACE Export Manifest for Air Cargo data elements electronically as described above. If a freight forwarder submits the electronic ACĒ Export Manifest data, the air carrier is still required to file the paper CBP Form 7509 (or the electronic ACE Export Manifest data, if the air carrier is a test participant). The air carrier maintains responsibility for submitting the manifest data to CBP to cover all cargo on the aircraft, even if the freight forwarder has also submitted manifest data. Participation in the test does not alter the participant's obligations to comply with any other applicable

statutory and regulatory requirements, including 19 CFR 122.72–122.75, and participants will still be subject to applicable penalties for noncompliance. In addition, submission of data under the pilot does not exempt the participant from any CBP or other U.S. Government agency program requirements or any statutory sanctions in the event that a violation of U.S. export laws or prohibited articles are discovered within a shipment/container presented for export destined from the United States on an aircraft owned and/or operated by the participant.

Duration and Evaluation of the ACE Export Manifest for Air Cargo Test

The test will be activated on a caseby-case basis with each participant and may be limited to a single or small number of ports until any operational, training, or technical issues on either the trade or government side are established and/or resolved. The test will run for approximately two years from August 10, 2015. While the test is ongoing, CBP will evaluate the results and determine whether the test will be extended, expanded to include additional participants, or otherwise modified. ĈBP will announce any such modifications by notice in the Federal **Register**. When sufficient test analysis and evaluation has been conducted, CBP intends to begin rulemaking to require the submission of electronic export manifest data before the cargo is loaded onto the aircraft for all international shipments destined from the United States. The results of the test will help determine the relevant data elements, the time frame within which data should be submitted to permit CBP to effectively target, identify, and mitigate any risk with the least impact practicable on trade operations, and any other related procedures and policies.

#### Confidentiality

All data submitted and entered into ACE is subject to the Trade Secrets Act (18 U.S.C. 1905) and is considered confidential, except to the extent as otherwise provided by law. However, participation in this or any ACE test is not confidential and upon a written Freedom of Information Act (FOIA) request, the name(s) of an approved participant(s) will be disclosed by CBP in accordance with 5 U.S.C. 552.

# Misconduct Under the Test

If a test participant fails to abide by the rules, procedures, or terms and conditions of this and all other applicable **Federal Register** Notices, fails to exercise reasonable care in the execution of participant obligations, or otherwise fails to comply with all applicable laws and regulations, then the participant may be suspended from participation in this test and/or subjected to penalties, liquidated damages, and/or other administrative or judicial sanction. Additionally, CBP has the right to suspend a test participant based on a determination that an unacceptable compliance risk exists.

If CBP determines that a suspension is warranted, CBP will notify the participant of this decision, the facts or conduct warranting suspension, and the date when the suspension will be effective. In the case of willful misconduct, or where public health interests or safety are concerned, the suspension may be effective immediately. This decision may be appealed in writing to the Assistant Commissioner, Office of Field Operations, within 15 days of notification. The appeal should address the facts or conduct charges contained in the notice and state how the participant has or will achieve compliance. CBP will notify the participant within 30 days of receipt of an appeal whether the appeal is granted. If the participant has already been suspended, CBP will notify the participant when their participation in the test will be reinstated.

#### **Paperwork Reduction Act**

As noted above, CBP will be accepting no more than nine participants in the ACE Export Manifest for Air Cargo Test. This means that fewer than ten persons will be subject to any information collections under this test. Accordingly, collections of information within this notice are exempted from the requirements of the Paperwork Reduction Act of 1995 (44 U.S.C. 3502 and 3507).

Dated: July 7, 2015.

## Todd C. Owen,

Assistant Commissioner, Office of Field Operations.

[FR Doc. 2015-16943 Filed 7-9-15; 8:45 am]

BILLING CODE 9111-14-P

# DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR-5828-N-28]

# 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 use to assist the homeless.

#### FOR FURTHER INFORMATION CONTACT:

Juanita Perry, Department of Housing and Urban Development, 451 Seventh Street SW., Room 7266, Washington, DC 20410; telephone (202) 402–3970; TTY number for the hearing- and speechimpaired (202) 708–2565 (these telephone numbers are not toll-free), or call the toll-free Title V information line at 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 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-

Properties reviewed are listed in this Notice according to the following categories: Suitable/available, suitable/ unavailable, and 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. Where property is described as for "off-site use only" recipients of the property will be required to relocate the building to their own site at their own expense. Homeless assistance providers interested in any such property should send a written expression of interest to HHS, addressed to: Ms. Theresa M. Ritta, Chief Real Property Branch, the Department of Health and Human Services, Room 5B-17, Parklawn Building, 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 Ann Marie Oliva 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: Mr. Scott Whiteford, Army Corps of Engineers, Real Estate, CEMP-CR, 441 G Street NW., Washington, DC 20314; (202) 761-5542; ENERGY: Mr. David Steinau, Department of Energy, Office of Property Management, 1000 Independence Ave. SW., Washington, DC 20585 (202) 287-1503; GSA: Mr. Flavio Peres, General Services Administration, Office of Real Property Utilization and Disposal, 1800 F Street NW., Room 7040 Washington, DC 20405, (202) 501-0084; NAVY: Mr. Steve Matteo, Department of the Navy, Asset Management; Division, Naval Facilities Engineering Command,

Washington Navy Yard, 1330 Patterson Ave. SW., Suite 1000, Washington, DC 20374; (202) 685–9426 (These are not toll-free numbers).

Dated: July 2, 2015.

#### Juanita Perry,

SNAPS Specialist/Title V Lead, Office of Special Needs Assistance Programs.

# TITLE V, FEDERAL SURPLUS PROPERTY PROGRAM FEDERAL REGISTER REPORT FOR 07/10/2015

#### Suitable/Available Properties

Upper Tanyard Creek Day

Building

#### Georgia

Upper Tanyard Creek
Allatoona GA
Landholding Agency: COE
Property Number: 31201520009
Status: Unutilized
Comments: Off-site removal only; 26+ yrs.
old; 483 sq. ft.; recreational toilet facility;
very poor conditions; has been vandalized
& needs repairs; no future agency need;
contact COE for more information.

#### Nebraska

203 West 2nd Street
Grand Island NE 68801
Landholding Agency: GSA
Property Number: 54201520018
Status: Surplus
GSA Number: 7G—NE—0519—AA
Directions: (RPUID)NE0018ZZ
Comments: 105+ yrs. old; 5,508 sq. ft.; office;
good condition; asbestos; sits on 0.53 acres;
listed on Nat. Reg. of Historic Place; need
to contact property manager for aces.;
contact GSA for more info.

Grand Island U.S. Post Office and Courthouse

#### Land

#### Hawaii

1.76 Acre Parcel

JBPHH Honolulu HI 96860
Landholding Agency: Navy
Property Number: 77201520023
Status: Underutilized
Comments: 1.76 acres; landscape; because of
legal constraint it is unlikely the parcel
will be available for one year or more; no
future agency need; contact Navy for more
information.

Radford Drive & Kamehameha Hwy

#### Tennessee

(+/-) 72 Acre Site 5722 Integrity Dr. Millington TN 38054 Landholding Agency: Navy Property Number: 77201520025 Status: Underutilized Comments: Current use: Family housing area (bldgs. demo in 2008); contamination termiticide

# **Unsuitable Properties**

Building

South Carolina Building 155, Motor Transport Garage Cape Gauffre St. MCRD Parris Island SC Landholding Agency: Navy Property Number: 77201520026

Status: Excess

Comments: Public access denied and no alternative method to gain access without compromising national security

Reasons: Secured Area Building 156, Vehicle Shed Cape Gauffre St. MCRD Parris Island SC Landholding Agency: Navy Property Number: 77201520027

Status: Excess

Comments: Public access denied and no alternative method to gain access without compromising national security

Reasons: Secured Area Building 156A, Vehicle Shed Blvd. De France MCRD Parris Island SC Landholding Agency: Navy Property Number: 77201520028

Status: Excess

Comments: Public access denied and no alternative method to gain access without compromising national security

Reasons: Secured Area Building 176,

Vehicle Maintenance Cape Gauffre St. MCRD Parris Island SC Landholding Agency: Navy Property Number: 77201520029

Status: Excess

Comments: Public access denied and no alternative method to gain access without compromising national security

Reasons: Secured Area

Building 176A, Refueling Vehicle Shop (Shed) Cape Gauffre St.

MRCD Parris Island SC Landholding Agency: Navy Property Number: 77201520030

Status: Excess

Comments: Public access denied and no alternative method to gain access without compromising national security

Reasons: Secured Area Building 759, Shotgun Range Head Wake Blvd.

MRCD Parris Island SC Landholding Agency: Navy Property Number: 77201520031

Status: Excess

Comments: Public access denied and no alternative method to gain access without compromising national security

Reasons: Secured Area

3 Buildings

Y–12 National Security Complex Oak Ridge TN 37831

Landholding Agency: Energy Property Number: 41201520003

Status: Unutilized

Directions: 9409-34 Cooling Tower; 9727-04a Annex Building. 9727-04 Utility Comments: Public access denied and no

alternative method to gain access without compromising National Security.

Reasons: Secured Area

Land

Florida

450 Acre Land Parcel NAS Pensacola Special Area Saufley Field Pensacola FL 32508

Landholding Agency: Navy Property Number: 77201520032

Status: Underutilized

Comments: Property located within an airport runway clear zone or military airfield; public access denied and no alternative method to gain access without compromising national security.

Reasons: Secured Area; Within airport runway clear zone

Mississippi

229 Acres

7th & 9th Sts./Goodier Ave & Upper Nixon

Gulfport MS 39503 Landholding Agency: Navy Property Number: 77201520024 Status: Unutilized

Comments: Public access denied and no alternative method to gain access without compromising National Security.

Reasons: Secured Area

New Mexico

Sandia National Laboratories 6596

Albuquerque NM 87123 Landĥolding Agency: Energy Property Number: 41201520002

Status: Excess

Comments: Public access denied and no alternative method to gain access without compromising National Security.

Reasons: Secured Area

Rhode Island

159 Acres Land Naval Station Newport Middletown RI 02841 Landholding Agency: Navy Property Number: 77201520022 Status: Underutilized

Directions: McAllister Point Tank Farm 5 (11 acres); Tank Farm 4 (83 acres)

Comments: Public access denied and no alternative method to gain access without compromising national security.

Reasons: Secured Area

[FR Doc. 2015-16738 Filed 7-9-15; 8:45 am]

BILLING CODE 4210-67-P

## DEPARTMENT OF THE INTERIOR

# Fish and Wildlife Service

[FWS-HQ-IA-2015-N131; FXIA16710900000-156-FF09A30000]

# **Endangered Species; Receipt of Applications for Permit**

AGENCY: Fish and Wildlife Service, Interior.

**ACTION:** Notice of receipt of applications for permit.

SUMMARY: We, the U.S. Fish and Wildlife Service, invite the public to comment on the following applications to conduct certain activities with endangered species. With some exceptions, the Endangered Species Act (ESA) prohibits activities with listed species unless Federal authorization is acquired that allows such activities.

**DATES:** We must receive comments or requests for documents on or before August 10, 2015.

ADDRESSES: Brenda Tapia, U.S. Fish and Wildlife Service, Division of Management Authority, Branch of Permits, MS: IA, 5275 Leesburg Pike, Falls Church, VA 22041; fax (703) 358-2281; or email DMAFR@fws.gov.

# FOR FURTHER INFORMATION CONTACT:

Brenda Tapia, (703) 358-2104 (telephone); (703) 358-2281 (fax); DMAFR@fws.gov (email).

#### SUPPLEMENTARY INFORMATION:

### I. Public Comment Procedures

A. How do I request copies of applications or comment on submitted applications?

Send your request for copies of applications or comments and materials concerning any of the applications to the contact listed under ADDRESSES. Please include the Federal Register notice publication date, the PRTnumber, and the name of the applicant in your request or submission. We will not consider requests or comments sent to an email or address not listed under ADDRESSES. If you provide an email address in your request for copies of applications, we will attempt to respond to your request electronically.

Please make your requests or comments as specific as possible. Please confine your comments to issues for which we seek comments in this notice, and explain the basis for your comments. Include sufficient information with your comments to allow us to authenticate any scientific or commercial data you include.

The comments and recommendations that will be most useful and likely to influence agency decisions are: (1) Those supported by quantitative information or studies; and (2) Those that include citations to, and analyses of, the applicable laws and regulations. We will not consider or include in our administrative record comments we receive after the close of the comment period (see DATES) or comments delivered to an address other than those listed above (see ADDRESSES).

B. May I review comments submitted by others?

Comments, including names and street addresses of respondents, will be available for public review at the street