

Dated: October 1, 2004.

Kathleen Pettit,

Acting Director, Exclusions Staff, Office of Inspector General.

[FR Doc. 04-22904 Filed 10-12-04; 8:45 am]

BILLING CODE 4150-04-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Substance Abuse and Mental Health Services Administration

Statement of Organization, Functions, and Delegations of Authority

Part M of the Substance Abuse and Mental Health Services Administration (SAMHSA) Statement of Organization, Functions, and Delegations of Authority for the Department of Health and Human Services at 68 FR 67461-67463, December 2, 2003, is amended to reflect the new functional statement for the Center for Substance Abuse Prevention (MP), Division of State and Community Systems Development (DSCSD). This amendment reflects changes to the Division title and structure within the Center. These structural changes will promote effective and efficient management of all its programs, including its new responsibility for administering the Drug-Free Communities grant program and Coalition Institute. The changes are as follows:

Section M.20, Functions is amended as follows:

(A) The functional statement for the Center for Substance Abuse Prevention (MP), Division of State and Community Systems Development (DSCSD) is replaced with the following:

Division of State and Community Assistance (MPG)

The Division of State and Community Assistance (DSCA) is responsible for carrying out the Center's responsibilities related to development of capacity for States and communities to provide and implement effective substance abuse prevention. As such the Division (1) promotes and establishes comprehensive, long-term State and community alcohol, tobacco, and other drug abuse prevention/intervention policies, programs, practices, and support activities; (2) plans, develops and administers nationwide programs to enhance comprehensive and effective State and community substance abuse prevention systems, drug prevention coalitions and related health promotion systems; (3) administers the prevention set-aside of the Substance Abuse Prevention and Treatment (SAPT) block grant; (4) monitors the application of

SAMHSA's Strategic Prevention Framework within States and communities; (5) administers national discretionary grant programs, including the Strategic Prevention Framework State Incentive Grant (SPFSIG); (6) administers the Drug-Free Communities grant program and Coalition Institute; (7) provides technical assistance to States and communities directly, through support contracts, and the Centers for the Application of Prevention Technologies; (8) engages in and promotes interagency collaboration with both the public and private sectors at the Federal, State and local levels; (9) develops and integrates needs assessment and management information system data into State and community prevention systems for the improvement of planning efforts in substance abuse prevention; (10) administers the Synar regulations governing youth access to tobacco products; and (11) develops guidelines for state-of-the-art prevention programs and systems while conducting quality assurance activities, such as the block grant performance, as well as scientific analysis of various programs, proposals and products.

Section M.40, Delegations of Authority. All delegations and redelegations of authority to officers and employees of SAMHSA which were in effect immediately prior to the effective date of this reorganization shall continue in effect pending further redelegations, providing they are consistent with the reorganization.

These organizational changes are effective October 6, 2004.

Charles G. Curie,

Administrator.

[FR Doc. 04-22921 Filed 10-12-04; 8:45 am]

BILLING CODE 4160-01-P

DEPARTMENT OF HOMELAND SECURITY

Bureau of Customs and Border Protection

Public Meeting of the Airport and Seaport User Fee Advisory Committee

AGENCY: Customs and Border Protection, Department of Homeland Security.

ACTION: Notice of meeting.

SUMMARY: This document announces the date, time, and location for a public meeting of the Airport and Seaport User Fee Federal Advisory Committee and the agenda for consideration by the Committee. It also invites submission of written statements. In order to be considered for discussion at the

meeting, a statement must be received by the Committee at least ten days prior to the date of the meeting.

DATES: The 28th Customs and Border Protection Airport and Seaport User Fee Federal Advisory Committee meeting will be held on Wednesday, October 27, 2004, at 12 p.m.-4 p.m., in the Customs International Briefing Conference Room (B 1.5-10), Ronald Reagan Building, 1300 Pennsylvania Avenue, NW., Washington, DC 20229.

FOR FURTHER INFORMATION CONTACT:

Roberto Williams, Office of Finance, Room 4.5A, 1300 Pennsylvania Avenue, Washington, DC 20229, telephone: (202) 344-1101; email:

Roberto.M.Williams@dhs.gov.

SUPPLEMENTARY INFORMATION:

Background

The Airport and Seaport User Fee Advisory Committee was created under the authority of 8 U.S.C. 1356(k) (section 286(k) of the Immigration and Nationality Act, as amended; see also the Federal Advisory Committee Act (5 U.S.C.A. App. section 2)) to meet periodically and advise the Attorney General on issues related to the performance of certain inspectional services performed by the Immigration and Naturalization Service (INS). Since the legacy INS inspection component has been merged with the U.S. Customs Service (along with other agencies) to form the Bureau of Customs and Border Protection (CBP), effective on March 1, 2003, the function of the Committee is now under CBP and the Committee now advises the Secretary of Homeland Security.

The Committee consists of representatives of the airline and other transportation industries that are subject to fees and charges authorized by law or proposed by the governing agency (either INS prior to March 1, 2003, or CBP afterward). The responsibility of this standing Advisory Committee is to advise on issues related to the performance of Airport and Seaport agriculture, customs, and immigration inspection services. This advice should include, but need not be limited to, the time period in which such services should be performed, the proper number and deployment of inspection officers, the level of fees, and the appropriateness of any proposed fee. These responsibilities are related to the assessment of an immigration user fee pursuant to 8 U.S.C. 1356(d), the assessment of a customs inspection user fee pursuant to 19 U.S.C. 58c(a)(5), and the assessment of an agriculture inspection user fee pursuant to 21 U.S.C. 136a.