Start programs reveal that the commentors concurred in the proposal. The record reveals comments such as: "Regrettable (to discontinue funding of summer Head Start programs) but if necessary for the larger programs' survival, (it) can be justified;" "Summer programs (are) ineffective in comprehensive child development;" and, the proposal is a "good start in reconsidering esoteric functions of Head Start and rechanneling those monies in regular Head Start programs." The records of the review of comments also note: "Most of the favorable responses gave qualifications for phasing out, i.e., continue serving these children in comprehensive program."

C. Announcement

In accordance with his responsibility under Section 641 of the Head Start Act (Pub. L. 97-35) to select Head Start grantees which he determines to be capable of carrying out the purposes of the Head Start program, the Secretary of Health and Human Services has determined that funding for summer Head Start programs will be discontinued. As explained above the discontinuance of all summer Head Start programs reflects the Secretary's judgment that full year programs are more effective than summer programs in meeting the needs of Head Start children. Thus, the discontinuance is not based on particular deficiencies in any individual summer Head Start program.

In a presss release dated April 15, 1982, the Department said, in part:

HHS Secretary Richard S. Schweiker, in an action he said will-"reinforce our strong support for Head Start through more effective use of the \$912 million appropriated for the program," has decided to complete the conversion of the 65 existing summer-only programs to full-time programs that roughly parallel the conventional school year over a two-year period.

Children whose exposure to the Head Start program has until now been restricted to the summer months will have a greater opportunity to enhance their pre-school development on a [full year] basis, as a result of changes Schweiker announced today.

Under his plan, the Federal funds that serve 4- and 5-year-old youngsters in the summer programs would be redirected to support year-round Head Start activities. Summer programs will be offered additional funds to aid in the transition * * *

"It has long been recognized that Head Start programs of six to eight weeks are too brief to produce lasting developmental gains for participants," Schweiker said in explaining the move toward year-round

Summer Head Start programs will be phased out according to instructions issued by the Commissioner of the Administration for Children, Youth and Families to

"accelerate and complete the process of converting Summer programs into more effective full year Head Start programs."

The goals of this effort include:

- To enable more children to receive the demonstrated benefits of full year Head Start services (benefits which have not been convincingly demonstrated in summer programs) by converting, wherever possible, summer programs into full year programs.
- To provide full year Head Start services to the same communities which have previously been served by summer Head Start.

This policy with respect to summer Head Start programs is effective upon publication in Fiscal Year 1983.

(Category of Federal Domestic Assistance Program Number 13.000 Project Head Start) Dated: November 10, 1982.

Clarence E. Hodges,

Commissioner, Administration for Children, Youth and Families.

Approved

Dorcas R. Hardy,

Assistant Secretary for Human Development Services.

[FR Doc. 82-31493 Filed 11-16-82; 8:45 am] BILLING CODE 4130-01-M

Social Security Administration

Privacy Act of 1974; Report of Altered System of Records

AGENCY: Social Security Administration (SSA), Health and Human Services Department (HHS).

ACTION: Altered System of Records.

SUMMARY: In accordance with the Privacy Act (5 U.S.C. 552a(e)(4)) and the Office of Management and Budget (OMB) Circular No. A-108, we are issuing public notice of our intent to expand the purposes for which we use information in the Privacy Act system of records 09-60-0210—Record of Individuals Authorized Entry to Secured Automated Data Processing Area, HHS/SSA/OS. We also are making a number of "housekeeping" changes which make the system of records accurate. The proposed changes are discussed below in the supplementary information section.

We invite public comments on this proposal.

DATES: We filed a report of altered system with the President of the Senate, the Speaker of the House of Representatives and the Director, Office of Management and Budget on November 10, 1982, in accordance with the requirements of OMB Circular No.

A-108. The proposed alteration will become effective on January 9, 1983, unless we receive comments on or before that date which would result in a contrary determination. The "housekeeping" changes are effective November 17, 1982.

ADDRESSES: Interested individuals may comment on this proposal by writing to the SSA Privacy Officer, Social Security Administration, 6401 Security Boulevard, Baltimore, Maryland 21235. Comments received will be available for public inspection at 3-F-1 Operations Building at the above address.

FOR FURTHER INFORMATION CONTACT:

Mr. Carl Baker, Deputy Director, Office of Systems Operations, Social Security Administration, Room 561 Computer Center, 6401 Security Boulevard, Baltimore, Maryland 21235, telephone (area code 301) 594–2446.

SUPPLEMENTARY INFORMATION: The Record of Individuals Authorized Entry to Secured ADP Areas system is the basic security system which we use to safeguard personal and sensitive records about individuals. The primary purpose of the system is to restrict access to the computer facility and secured areas to those individuals who have a legitimate need and are authorized to enter the facility and secured areas. It contains identifying data on these individuals; e.g., name, Social Security number and/or driver's license number. Records are maintained on employees of SSA as well as commercial vendors and other individuals who have a need to enter the computer facility and secured areas in the performance of their official duties. The system also electronically records the date and time an individual enters and exits various sites of the computer facility and secured areas.

a. Proposed Alteration: Expansion of the Purposes of the System: We are proposing to expand the purposes for which we use information in the system to permit an additional use for management information. This change will permit us to use the information in the system pertaining to the date and time of an individual's entry and exit to/ from secured areas to verify employee time and attendance when we suspect errors on employee time sheets completed at their regular duty station. Managerial personnel must know if employees are in or out of secured areas. We currently use "sign-in/signout sheets" completed when an employee leaves, or returns to, his/her duty station to go to, or return from, the computer facility and secured areas; however, we cannot rely upon this

procedure to accurately reflect attendance absent a comparison with information recorded when the individual enters or leaves the ADP areas.

- B. General Housekeeping Revisions: In addition to the alteration discussed in item A above, we have made a number of minor revisions to the system as indicated below:
- 1. We have clarified the categories of records section of the system to indicate that the system contains information pertaining to authorized individuals' date and time of entry and exit to/from the computer center and secured areas. This information always has been maintained; however, it inadvertently was not stated in the initial publication of the notice (44 FR 21375, April 10, 1970)

2. We have clarified language in the purpose section to more fully state the

purposes of the system.

3. We have revised the storage section to indicate that the storage medium for records is paper copy and magnetic media. This section previously indicated that the records were stored on magnetic tape and paper copy. This change also has been reflected in the retrievability and retention and disposal sections where reference was made to magnetic tape records.

4. We have clarified language in the safeguards section to indicate that access to records maintained in the system is limited to security personnel and the Directors within the Office of Systems Operations (or their authorized

representatives).

5. We have clarified the retention and disposal section to indicate differences in retention and disposal practices relative to paper and magnetic media records.

6. We have specified the correct office name in the system manager section, changing the designation from Office of Systems to Office of Systems Operations.

7. We have added language to the contesting records procedures section to indicate additional procedures individuals should follow when contesting information maintained about

C. Effect of the Proposed Alteration on Individual Privacy: The goal of this system is to restrict access to personal and sensitive information to those individuals who have legitimate needs to access the information, thereby maintaining the confidentiality and safety of records entrusted to SSA. The alteration which we have proposed will assist in monitoring attendance of employees who have access to secured ADP areas. Consequently, we do not

anticipate that our additional use of information would result in any unwarranted invasion of the privacy rights of the individuals affected. The notice below contains the revisions discussed above.

Dated: November 10, 1982. John A. Svahn, Commissioner of Social Security.

09-60-0210

SYSTEM NAME:

Record of Individuals Authorized Entry to Secured Automated Data Processing (ADP) Area, HHS/SSA/OS.

SECURITY CLASSIFICATION:

None.

SYSTEM LOCATION:

Office of Systems, Computer Center Building, 6401 Security Boulevard, Baltimore, Maryland 21235.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM: \cdot

Those individuals with a legitimate need who are authorized entry to the secured ADP area.

CATEGORIES OF RECORDS IN THE SYSTEM:

This system contains the name, badge number, of employer, access level, a unique five-digit identifying number, and a nine-digit number which is either the social security number or driver's license number for each individual authorized to enter the secured ADP area. This system also contains date and time of actual or attempted entry to and exit from secured areas.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

5 U.S.C. 552a(e)(10).

PURPOSE(S):

This system is the basic system which we use to safeguard personal and sensitive records about individuals. Records in the system are used to restrict access to the SSA computer facility and other secured areas which house the information.

Data in the system also are used for management purposes to ensure the security of the computer facility and secured areas and to verify time and attendance when employee fraud or abuse is suspected.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

Disclosure may be made for routine uses as indicated below:

1. To a congressional office in response to an inquiry from the congressional office made at the request of that individual.

- 2. To the Department of Justice in the event of litigation where the defendant is:
- (a) the Department of Health and Human Services (HHS), any component of HHS, or any employee of HHS in his or her official capacity;
- (b) the United States where HHS determines that the claim, if successful, is likely to directly affect the operations of HHS or any of its components; or
- (c) any HHS employee in his or her individual capacity where the Justice Department has agreed to represent such employee;

HHS may disclose such records as it deems desirable or necessary to the Department of Justice to enable that Department to present an effective defense, provided such disclosure is compatible with the purpose for which the records were collected.

3. To the Internal Revenue Service, Department of the Treasury, as necessary, for the purpose of auditing the Social Security Administration's compliance with safeguard provisions of the Internal Revenue Code of 1954, as amended.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

SSA stores records in this system on magnetic *media* and paper form.

RETRIEVABILITY:

SSA retrieves magnetic *media* records by name, badge number and the unique five-digit identifying number and paper records alphabetically by name.

SAFEGUARDS:

SSA maintains computerized records in a highly secured room within the secured area and hard copy records in a locked room. Only authorized security personnel and the Directors within the Office of Systems Operations (or their authorized representatives) have access to these records. SSA has established system security for this system in accordance with the HHS ADP System Manual, "Part 6, ADP System Security."

RETENTION AND DISPOSAL:

SSA retains records in this system for up to 3 years following expiration of an individual's authority to enter the secured area. SSA destroys paper records by shredding. When an individual is no longer authorized, SSA deletes information from magnetic media immediately.

SYSTEM MANAGER(S) AND ADDRESS:

. Associate Commissioner, Office of Systems Operations, 6401 Security Boulevard, Baltimore, Maryland 21235.

NOTIFICATION PROCEDURE:

An individual can determine if this system contains a record pertaining to him or her by writing to the individual specified under system manager above. When requesting notification, an individual should provide his or her social security number, name, signature, or other personal identification and refer to this system. These procedures are in accordance with HHS Regulations 45 CFR 5b.

RECORD ACCESS PROCEDURES:

Same as notification procedures. Requesters should also reasonably specify the record contents being sought. These access procedures are in accordance with HHS Regulations 45 CFR Part 5b.

CONTESTING RECORD PROCEDURES:

Same as notification procedures. Requesters should also reasonably identify the record, specify the information they are contesting and state the corrective action sought and the reasons for the correction with supporting justification. These procedures are in accordance with HHS Regulations 46 CFR Part 5b.

RECORD SOURCE CATEGORIES:

SSA obtains information in this system from the individuals who are covered by the system.

SYSTEMS EXEMPTED FROM CERTAIN PROVISIONS OF THE ACT:

None.

[FR Doc. 82–31423 Filed 11–16–82; 8:45 am]
BILLING CODE 4190–11–M

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

Office of the Secretary

[Docket No. N-82-1183]

Membership of the Performance Review Board and Schedule for Awarding Performance Bonuses to SES Career Executives

AGENCY: Office of the Secretary, HUD. **ACTION:** Notice.

SUMMARY: The Department of Housing and Urban Development announces the names of individuals who will serve on the Departmental Performance Review Board as required by the Civil Service Reform Act of 1978.

In addition, the Department gives notice that Senior Executive Service

(SES) bonus payments will be made on or before December 31, 1982.

EFFECTIVE DATE: November 15, 1982. **ADDRESSES:** The names, titles, and addresses of the individuals appointed

to serve on HUD's Performance Review

Board and alternates are:

1. S. Leigh Curry, Deputy General Counsel (Operations), Office of the General Counsel, Department of Housing and Urban Development, Washington, D.C. 20410.

2. Claire Freeman, Deputy Assistant Secretary for Program Policy Development and Evaluation, Office of Community Planning and Development, Department of Housing and Urban Development, Washington, D.C. 20410.

3. George O. Hipps, Jr., Associate General Deputy Assistant Secretary for Housing, Office of Housing, Department of Housing and Urban Development,

Washington, D.C. 20410.

4. Daniel M. Hughes, Deputy Under Secretary for Field Coordination, Office of the Secretary, Department of Housing and Urban Development, Washington, D.C. 20410.

5. Roosevelt Jones, Director, Office of Procurement and Contracts, Office of Administration, Department of Housing and Urban Development, Washington, D.C. 20410.

6. Warren Lasko, Executive Vice President, Government National Mortgage Association, Department of Housing and Urban Development, Washington, D.C. 20410.

7. Judith L. Tardy, Chairperson,
Assistant Secretary for Administration,
Office of Administration, Department of
Housing and Urban Development,
Washington, D.C. 20410.

8. Harold G. Thompson, Alternate, Deputy Regional Administrator, Region I, Department of Housing and Urban Development, Boston, Massachusetts 02203.

9. Lance Wilson, Alternate, Executive Assistant, Office of the Secretary, Department of Housing and Urban Development, Washington, D.C. 20410.

FOR FURTHER INFORMATION CONTACT:
Persons desiring any further information about the Performance Review Board and its members may contact Robert F. Fagin, Acting Director of Personnel, Department of Housing and Urban Development, Washington, D.C. 20410, telephone (202) 755–5500. This is not a toll-free number.

Dated: November 12, 1982.

Samuel R. Pierce, Jr.,

Secretary, Department of Housing and Urban Development.

[FR Doc. 82-31448 Filed 11-16-82; 8:45 am] BILLING CODE 4210-01-M

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

Fort Peck Irrigation Project, Montana; Irrigation Rate Change

September 23, 1982.

AGENCY: Bureau of Indian Affairs.

ACTION: Notice.

SUMMARY: The purpose of this notice is to change the annual per acre assessment rates for the operation and maintenance of the irrigation facilities on the Fort Peck Indian Irrigation Project to properly reflect the actual costs for labor, materials, equipment, and services.

EFFECTIVE DATE: This notice will become effective November 17, 1982.

FOR FURTHER INFORMATION CONTACT: John Vogel, Billings Area Office, 316 N. 26th St., Billings, Montana 59101, Telephone number (406) 657-6145, FTS 585-6145.

SUPPLEMENTARY INFORMATION: This notice of change in operation and maintenance rates is published under the authority delegated by the Secretary of the Interior to the Assistant Secretary—Indian Affairs by 209 DM 8 and redelegated by the Deputy Assistant Secretary—Indian Affairs (Operations) to the Area Directors in 10 BIAM 3...

Irrigation rate changes for the Fort Peck Irrigation Project are made in compliance with 25 CFR 171.1(e) previously numbered as 25 CFR Part 191.

In accordance with 25 CFR Part 171, the operation and maintenance charges for the lands under the Fort Peck Irrigation Project, Montana, for the season of 1982 and until further notice are hereby fixed as follows:

| | Acre |
|-----------------------------------|--------|
| Wiota Irrigation Unit | \$9.00 |
| Frazer-Wolf Point Irrigation Unit | 9.00 |

The following payment and entitlement criteria will be maintained in Project files, and will not be republished each year except for changes or as reminders.

Payment of the annual basic assessment entitles the water user to 2 Acre-feet of water per acre assessed. Any additional water delivered shall be charged for at the rate of \$5.00 for each additional Acre-foot, or fraction thereof in excess over the basic 2 Acre-feet.

Water users shall make application for each delivery of water at the project office, or with the ditch rider at least 72 hours before requested delivery time to allow adjustment of such times and