expansion, insofar as the proposed projects of the Demonstration and/or training?

 Are there letters of support/ commitment from a HCAP consortium supporting the planning activities?

Criteria #6—Support Requested—10 Points

Assess the reasonableness of the proposed budget and the requested period of support in relation to the objectives, the complexity of the proposed projects of the Demonstration, and anticipated results.

• The extent to which costs, as outlined in the budget and required resources sections are reasonable given the scope of work.

• The extent of to which the budget line items are well described and justified in the Budget Justification.

• The extent to which key personnel have adequate time devoted to each project to achieve project activities.

• Does the applicant budget travel of 3 Demonstration personnel for 1–2 HCAP Demonstration Project grantee meetings?

Estimated Amount of Available Funds: Up to \$5,400,000 will be available in fiscal year 2004 for this program.

Estimated Project Period: Up to 3

Estimated Number of Awards: It is estimated that 6–8 awards will be issued.

Cost Sharing/Matching: There is no cost sharing/matching requirement.

FOR FURTHER INFORMATION CONTACT:

Cicely Nelson, Public Health Analyst, Division of Health Center Development, Attn: Healthy Communities Access Program, Bureau of Primary Health Care, HRSA, 4350 East West Highway, 3rd floor, Bethesda, Maryland 20814, telephone: (301) 594–4496, fax: (301) 594–4997, e-mail: Cnelson@hrsa.gov.

Executive Order 12372: This program has been determined to be subject to provisions of Executive Order 12372, as implemented by 45 CFR part 100. Executive Order 12372 allows States the option of setting up a system for reviewing applications from within their States for assistance under certain Federal programs. The Form PHS 5161 contains a listing of States that have set up a review system and will provide a State Point of Contact (SPOC) in the State for the review. A list of SPOC contacts is also available at http:// www.whitehouse.gov/omb/grants/ spoc.html. Applicants (other than federally-recognized Indian tribal governments) should contact their SPOCs as early as possible to alert them to the prospective applications and

receive any necessary instructions on the State process. For proposed projects servicing more than on State, the applicant is advised to contact the SPOC of each affected State. The due date for State process recommendations is 60 days after the application deadline for new and competing awards. The granting agency does not guarantee to 'accommodate or explain'' for State process recommendations it receives after that date. (See part 148, Intergovernmental Review of Public Health Service Programs under Executive Order 12372 and 45 CFR part 100 for a description of the review process and requirements.)

Dated: July 2, 2004.

Stephen R. Smith,

Senior Advisor to the Administrator. [FR Doc. 04–15606 Filed 7–6–04; 3:44 pm] BILLING CODE 4165–15–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Substance Abuse and Mental Health Services Administration

Fiscal Year (FY) 2004 Funding Opportunity

AGENCY: Center for Substance Abuse Treatment, Substance Abuse and Mental Health Services Administration, HHS.

ACTION: Notice of intent to award a single source grant to the National Association of State Alcohol and Drug Abuse Directors (NASADAD).

SUMMARY: This notice is to inform the public that the Substance Abuse and Mental Health Services Administration (SAMHSA), Center for Substance Abuse Treatment (CSAT), intends to award approximately \$500,000 per year for up to three years to the National Association of State Alcohol and Drug Abuse Directors (NASADAD). This is not a formal request for applications. Assistance will be provided only to NASADAD based on the receipt of a satisfactory application that is approved by an independent review group.

Funding Opportunity Title: Tl 04–006. Catalog of Federal Domestic Assistance (CFDA) Number: 93.243.

Authority: Section 1935 of the Public Health Service Act, as amended.

Justification: SAMHSA's Center for Substance Abuse Treatment (CSAT) intends to award a single source grant to the National Association of State Alcohol and Drug Abuse Directors (NASADAD) to facilitate collaborative activities between SAMHSA and the State substance abuse authorities (SSAs). SSAs are the recipients of SAMHSA's (SAPT) Block Grant funds. In order to support SSAs/States to respond to the changes brought about by the transformation of the SAPT Block Grant to a performance and outcomes focus, SAMHSA is seeking to award a single source grant to NASADAD to facilitate the supportive activities. NASADAD is in the unique position to facilitate these activities because:

• NASADAD is the sole and unique organization with a direct official relationship with the SSAs. SSAs, which form the membership of NASADAD, are the only entities that may directly apply for and administer SAMHSA's SAPT Block Grant funds.

• The activities required under this grant program will require NASADAD and its members (SSAs) to provide the necessary State perspective regarding needs and potential changes to the State substance abuse treatment system.

 NASADAD is the sole organization that has been utilizing, in support of CSAT, a Web-based process on performance measurements and an issue identification mechanism.

 NASADAD has a repository of knowledge on State issues related to substance abuse treatment indicators and accountability for performance in the SAPT Block Grant. This knowledge is critical to the grant project.

• NASADAD has a Data
Subcommittee that is essential to the required grant activities. In addition,
NASADAD is uniquely qualified to conduct the required activities because of its relationship with the SSAs and its history of collaboration with the Federal government and other organizations that represent issues of importance to State government.

Contact: Hal Krause, SAMHSA/CSAT, 5600 Fishers Lane, Rockwall II, 8th Floor, Rockville, MD 20857; telephone: (301) 443–0488; e-mail: hkrause@samhsa.gov.

Dated: July 2, 2004.

Daryl Kade,

Director, Office of Policy, Planning and Budget, Substance Abuse and Mental Health Services Administration.

[FR Doc. 04–15571 Filed 7–8–04; 8:45 am] BILLING CODE 4162–20–P

DEPARTMENT OF HOMELAND SECURITY

Information Analysis and Infrastructure Protection Directorate; National Security Telecommunications Advisory Committee

AGENCY: Department of Homeland Security.

ACTION: Notice of closed meeting.

SUMMARY: A Meeting of the NATIONAL SECURITY TELECOMMUNICATIONS ADVISORY COMMITTEE (NSTAC) will be held via conference call on Thursday, July 15, 2004, from 3:30 p.m. to 4:30 p.m. the NSTAC advises the President of the United States on Issues and Problems Related to Implementing National Security and Emergency Preparedness (NS/EP) Communications Policy. At this meeting, the committee will discuss telecommunications assurance and security issues related to planning for National Security Special Events (NSSES). This meeting will be closed to the public.

Basis for Waiver of 15-Day Notice. Due to critical mission and schedule requirements, There is insufficient time to provide the full 15 calendar days notice in the Federal Register prior to advisory committee meetings, pursuant to the final rule on Federal advisory committee management codified at 41 CFR 102-3.150.

Basis for Closure. The NSSE planning discussion will concern matters sensitive to homeland security within the meaning of 5 U.S.C. 552b(C)(7) and (C)(9)(B). In addition, it is likely to reveal company proprietary information within the meaning of 5 U.S.C. 552b(C)(4). Accordingly, the department has issued a determination that this meeting will be closed.

FOR FURTHER INFORMATION CONTACT: Call Ms. Kiesha Gebreyes, (703) 607-6134, or write the manager, National Communications System, 701 South Court House Road, Arlington, Virginia 22204-2198.

Peter M. Fonash,

Federal Register Certifying Officer, National Communications System, Department of Homeland Security.

[FR Doc. 04-15587 Filed 7ndash;8-04; 8:45

BILLING CODE 4410-10-M

DEPARTMENT OF HOMELAND SECURITY

Customs and Border Protection

Undertakings of the Department of **Homeland Security Bureau of Customs** and Border Protection Regarding the **Handling of Passenger Name Record**

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

ACTION: General notice.

SUMMARY: On May 11, 2004, the Department of Homeland Security

(DHS), Customs and Border Protection (CBP) issued to the European Union (EU) a document containing a set of representations regarding the manner in which CBP will handle certain Passenger Name Record (PNR) data relating to flights between the United States and EU member states. The document provides the framework within which the EU was able to approve several measures which the EU requires to permit the transfer of such PNR data to CBP, consistent with EU law. On May 17, 2004, the European Commission announced that it had issued an "adequacy finding" for the transfer of such PNR data to CBP, and a related international agreement was also approved for execution by the European Council, DHS wishes to provide the public with notice of the issuance of the document upon which the EU has based these very important decisions.

FOR FURTHER INFORMATION CONTACT: Erik Shoberg, Office of Field Operations, (202) 927-0530.

SUPPLEMENTARY INFORMATION:

Background

On May 11, 2004, the Department of Homeland Security (DHS), Customs and Border Protection (CBP) issued to the European Union (EU) the document set forth below (the "Undertakings"). These Undertakings contain a set of representations regarding the manner in which CBP will handle certain Passenger Name Record (PNR) data relating to flights between the United States and EU member states, access to which is required under U.S. law (49 U.S.C. 44909) and the implementing regulations (19 CFR 122.49b). These Undertakings provide the framework within which the EU was able to approve several measures which the EU requires to permit the transfer of such PNR data to CBP, consistent with EU law. On May 17, 2004, the European Commission announced that it had issued an "adequacy finding" for the transfer of such PNR data to CBP, and a related international agreement was also approved for execution by the European Council. DHS wishes to provide the public with notice of the issuance of this document upon which the EU has based these very important decisions.

Dated: July 6, 2004.

Tom Ridge,

Secretary, Department of Homeland Security.

Undertakings of the Department of **Homeland Security Bureau of Customs** and Border Protection (CBP)

In support of the plan of the European Commission (Commission) to exercise the powers conferred on it by Article 25(6) of Directive 95/46/EC (the Directive) and to adopt a decision recognizing the Department of Homeland Security Bureau of Customs and Border Protection (CBP) as providing adequate protection for the purposes of air carrier transfers of Passenger ¹ Name Record (PNR) data which may fall within the scope of the Directive, CBP undertakes as follows:

Legal Authority To Obtain PNR

(1) By legal statute (title 49, United States Code, section 44909(c)(3)) and its implementing (interim) regulations (title 19, Code of Federal Regulations, § 122.49b), each air carrier operating passenger flights in foreign air transportation to or from the United States, must provide CBP (formerly, the U.S. Customs Service) with electronic access to PNR data to the extent it is collected and contained in the air carrier's automated reservation/ departure control systems ("reservation systems").

Use of PNR Data by CBP

(2) Most data elements contained in PNR data can be obtained by CBP upon examining a data subject's airline ticket and other travel documents pursuant to its normal border control authority, but the ability to receive this data electronically will significantly enhance CBP's ability to facilitate bona fide travel and conduct efficient and effective advance risk assessment of passengers.

(3) PNR data is used by CBP strictly for purposes of preventing and combating: (1) Terrorism and related crimes; (2) other serious crimes, including organized crime, that are transnational in nature; and (3) flight from warrants or custody for the crimes described above. Use of PNR data for these purposes permits CBP to focus its resources on high risk concerns, thereby facilitating and safeguarding bona fide travel.

Data Requirements

(4) Data elements which CBP requires are listed herein at Attachment "A".

¹ For the purposes of these Undertakings, the terms "passenger" and "passengers" shall include crew members.