from the individual who is the subject of the record.

Release of information to the National Archives and Records Administration (NARA) and to the General Services Administration (GSA):

A record may be disclosed as a routine use to the NARA and GSA in records management inspections conducted under the authority of 44 U.S.C. 2904 and 2906.

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

STORAGE:
Records are in paper files or on computer printouts. They are stored in operations areas of offices.

RETRIEVABILITY:
Data of a personal nature is in employee personnel files, used by Commission personnel files, used by Commission personnel on a "need to know" basis. Each employee has a right to see his own file on request. Other files are used by Commission personnel on a "need to know" basis.

SAFEGUARDS:
Files are supervised by appropriate personnel during the working day and are locked in rooms at night.

RETENTION AND DISPOSAL:
Cutoff files at the end of the calendar year, held at the agency for one year then transferred to the Washington National Records Center. Destroy seven years after cutoff.

SYSTEM MANAGER(S) AND ADDRESS:
Executive Officer, U.S. Parole Commission, 5550 Friendship Blvd., Chevy Chase, MD 20815.

NOTIFICATION PROCEDURE:
Same as the above.

RECORD ACCESS PROCEDURE:
Same as the above.

CONTESTING RECORD PROCEDURES:
Same as the above.

RECORD SOURCE CATEGORIES:
The U.S. Parole Commission, the Justice Management Division and all other contributing government agencies.

SYSTEMS EXEMPTED FROM CERTAIN PROVISIONS OF THE ACT:
None.

JUSTICE-PRC-007

SYSTEM NAME:
Workload Record, Decision Result, and Annual Report System.
regulation, rule or order issued pursuant thereto, the relevant records may be referred to the appropriate agency, whether Federal, State, local, or foreign charged with the responsibility of investigating or prosecuting such violation or charged with enforcing or implementing the statute, rule; regulation or order issued pursuant thereto. 

(d) A record from this system of records may be disclosed to a Federal, State, or local agency maintaining civil, criminal or other relevant information if necessary to obtain information relevant to Parole Commission matters.

(e) A record from this system may be disclosed to a Federal agency, in response to its request, in connection with the hiring or retention of an employee, the issuance of a security clearance, the reporting of an investigation of an employee, the letting of a contract, or the issuance of a license, grant or other benefit by the requesting agency, to the extent that information is relevant and necessary to the requesting agency’s decision on the matter.

Release of Information to the News Media:

Information permitted to be released to the news media and the public pursuant to 28 CFR 50.2 may be made available from systems of records maintained by the U.S. Parole Commission unless it is determined that release of the specific information in the context of a particular case would constitute an unwarranted invasion of personal privacy.

Release of Information to Members of Congress:

Information contained in the systems of records maintained by the U.S. Parole Commission not otherwise required to be released pursuant to 5 U.S.C. 552 may be made available to a Member of Congress or staff acting upon the Member’s behalf when the Member or staff requests the information on behalf of and in response to a communication from the individual who is the subject of the record.

Release of Information to the national archives and records Administration (NARA) and to the General Services Administration (GSA):

A record may be disclosed as a routine use to the NARA and GSA in records management inspections conducted under the authority of 44 U.S.C. 2904 and 2006.

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

STORAGE:

Paper input forms are stored in folders only until information from them is entered into machine readable media. Monthly and other reports in the form of computer printouts are filed in folders. Annual reports are in book form and stored in library shelves.

RETRIEVABILITY:

Data in this system can be retrieved by inmate’s name and register number from the original input forms, and computer-produced storage media. It is usually only retrieved by region, by examiner, by type of decision made or hearing held, by relation to the guidelines and other similar means except for individual case retrievability when infrequently required.

SAFEGUARDS:

Data on forms, tape or other computer produced storage media retrievable by individual is stored in the Commission’s Office in cabinets. Commission employees supervise this data by day and use it on a “need to know” basis. The rooms where it is stored are locked outside of office hours and the entire Headquarters building is locked at certain times with card key access. Monthly and other reports are for use of the Chairman, the Executive Officer and Commission Members and professional personnel. No information therein is retrievable as pertaining to any individual except certain breakouts by Parole Commission employee examiners and by inmate in the guideline section of reports. These printouts are stored in the Commission Headquarters offices, all of which are supervised by day, and locked at night. The Annual Report contains no information identifiable by individual and is a public document.

RETENTION AND DISPOSAL:

The master file and documentation are to be retained permanently. All other related records, including reports & software, are to be destroyed when no longer needed for administrative use.

SYSTEM MANAGER(S) AND ADDRESS:

Director, Research and Program Development, 5550 Friendship Blvd., Chevy Chase, Md. 20815.

RECORD SOURCE CATEGORIES:

(a) Commission inmates files; (b) Docket sheets; (c) Commission notices of action, orders, and documentation following hearings; (d) Commission warrant applications and warrants; (e) General Commission records and data.

SYSTEMS EXEMPTED FROM CERTAIN PROVISIONS OF THE ACT:

The Attorney General has exempted this system from subsections (c)(3) and (4), (d), (g)(2) and (3), (e)(4)(G) and (H), (e)(6), (f) and (g) of the Privacy Act pursuant to 5 U.S.C. 552a(j)(2). Rules have been promulgated in accordance with the requirements of 5 U.S.C. 553(b), (c) and (e) and have been published in the Federal Register. [FR Doc. 88-23738 Filed 10-14-88; 8:45 am]

BILLING CODE 4410-01-M

Office of Juvenile Justice and Delinquency Prevention

Office of Justice Programs; Prevention and Intervention for Illegal Drug Use and AIDS Among High Risk Youth; Program Announcement Proposal Selection Criteria; Change

AGENCY: Office of Juvenile Justice and Delinquency Prevention, Justice.

ACTION: Notice of change of proposal selection criteria.

SUMMARY: Notice of change of proposal selection criteria Section VII. Procedures and Criteria for Selection, Paragraph A, Organizational Capability, Subsection 1.

SUPPLEMENTARY INFORMATION: This notice announces a change in section VII of the Federal Register, Vol. 53 No. 191, Monday, October 3, 1988, Pages 38926-38931 (Part VII). Section VII. Paragraph A, Subsection 1 of the program announcement specified the following:

1. The extent and quality of organizational experience in the development, delivery and coordination of research programs that have been national in scope. (10 points)

This subsection has been changed and now reads as follows:

1. The extent and quality of organizational experience in the development, delivery and coordination of research and development programs that have been national in scope. (10 points)


FOR FURTHER INFORMATION CONTACT:

Richard Sutton, Research and Program Development Division, (202) 724-5929, or, Douglas Dodge, Special Emphasis Division, (202) 724-5914, OJJDP, 633 Indiana Avenue, NW., Washington, DC 20531.

Verne L. Speirs, Administrator.

[FR Doc. 88-23845 Filed 10-14-88; 8:45 am]