

considered during the development of the final rule.

B. Impact on the Environment

HUD has made a Finding of No Significant Impact with respect to the environment in accordance with HUD regulations in 24 CFR part 50, which implement section 102(2)(C) of the National Environmental Policy Act of 1969, 42 U.S.C. 4332. The Finding of No Significant Impact is available for public inspection and copying between 7:30 a.m. and 5:30 p.m. weekdays in the Office of the Rules Docket Clerk, Room 10276, 451 Seventh Street, SW., Washington, DC 20410.

C. Regulatory Flexibility Act

The Secretary of HUD, in accordance with the Regulatory Flexibility Act (5 U.S.C. 605(b)), has reviewed this interim rule before publication and by

approving it certifies that this interim rule would not have a significant economic impact on a substantial number of small entities. This interim rule only states the Department's criteria and procedures for reviewing applications submitted by the LRA.

D. Federalism Impact

The General Counsel of HUD, as the Designated Official under Executive Order 12612, Federalism, has determined that the policies contained in this interim rule would not have any impact under the Order. The interim rule states HUD's review criteria and procedures for reviewing applications submitted by the LRA for balancing homeless, community and economic redevelopment and other development needs of the communities in the vicinity of the installation.

E. Impact on the Family

The General Counsel of HUD, as the Designated Official under Executive Order 12606, The Family, has determined that this interim rule would have only an indirect, though beneficial, impact on family formation, maintenance, and general well-being, and, thus, is not subject to review under the Order.

F. Public Reporting Burden

The information collection requirements contained in this interim rule have been submitted by HUD to the Office of Management and Budget for review under the Paperwork Reduction Act of 1980 (44 U.S.C. 3501-3520). HUD has determined that the following provisions contain information collection requirements:

Section	Number of respondents	Freq. of responses	Est. avg. response time (in hours)	Estimated annual burden (in hours)
586.20(c)(2)	225	1	16	3,600
586.20(c)(5)	45	1	360	16,200
586.35(d)(1)	1	1	60	60

Executive Order 12866

The Office of Management and Budget reviewed this interim rule under Executive Order 12866, Regulatory Planning and Review. Any changes made to the rule as a result of that review are clearly identified in the docket file, which is available for public inspection at the Office of General Counsel, room 10276, Department of Housing and Urban Development, 451 Seventh Street, SW., Washington, DC 20410-0500.

Semiannual Agenda

This interim rule was listed as item 1482 in HUD's Semiannual Agenda of Regulations published on May 8, 1995 (60 FR 23372, 23394) under Executive Order 12866 and the Regulatory Flexibility Act.

Accordingly, a new part 586 is added to title 24 of the Code of Federal Regulations as follows:

PART 586—BASE CLOSURE COMMUNITY REDEVELOPMENT AND HOMELESS ASSISTANCE

- Sec.
- 586.1 Purpose.
- 586.5 Definitions.
- 586.10 Applicability.
- 586.15 Waivers and extensions of deadlines.
- 586.20 Overview of the process.
- 586.25 HUD's negotiations and consultations with the LRA.

- 586.30 LRA application.
- 586.35 HUD's review of the application.
- 586.40 Adverse determinations.
- 586.45 Disposal of buildings and property.
- 586.50 Effective date.

Authority: Base Closure Community Redevelopment and Homeless Assistance Act of 1994 Pub. L. 103-421; 42 U.S.C. 3535(d).

§ 586.1 Purpose.

This part implements the Base Closure Community Redevelopment and Homeless Assistance Act (Pub. L. 103-421, approved October 25, 1994). It describes the roles and responsibilities of the Department of Defense (DoD), the Department of Housing and Urban Development (HUD), Local Redevelopment Authorities (LRAs), and representatives of the homeless in planning and implementing the reuse of domestic military installations that are approved for closure or realignment. Specifically, this part describes the guidance DoD and HUD provide to the LRA, the planning documents the LRA develops and submits to DoD and HUD in planning the reuse of these installations, and the standards of review that HUD observes when reviewing the documents submitted by the LRA. Pub L. 103-421 authorizes HUD to determine whether the plan for the reuse of the installation proposed by LRA balances the community development, economic redevelopment and other development needs of the

communities in the vicinity of the installation with the needs of the homeless in those communities.

§ 586.5 Definitions.

As used in this part:
CERCLA means the Comprehensive Environmental Response, Compensation, and Liability Act (42 U.S.C. 9601 *et seq.*)

Communities in the vicinity of the installation means the communities that constitute the political jurisdictions (other than the State in which the installation is located) that comprise the LRA for the installation.

Continuum of care system means:

- (1) A comprehensive homeless assistance system that includes:
 - (i) A system of outreach and assessment for determining the needs and condition of an individual or family who is homeless, or whether assistance is necessary to prevent an individual or family from becoming homeless;
 - (ii) Emergency shelters with appropriate supportive services to help ensure that homeless individuals and families receive adequate emergency shelter and referral to necessary service providers or housing finders;
 - (iii) Transitional housing with appropriate supportive services to help those homeless individuals and families that are not prepared to make the transition to independent living;