Services Administration in records management inspections conducted under the authority of 44 U.S.C. 2904 and 2906;

(f) To a court or adjudicative body before which the Department of Justice or the Bureau is authorized to appear when any of the following is a party to litigation or has an interest in litigation and such records are determined by the Bureau to be arguably relevant to the litigation: (1) The Bureau, or any subdivision thereof, or (2) any Department or Bureau employee in his or her official capacity, or (3) any Department or Bureau employee in his or her individual capacity where the Department has agreed to provide representation for the employee, or (4) the United States, where the Bureau determines that the litigation is likely to affect it or any of its subdivisions;

(g) To an administrative forum which may or may not include an Administrative Law Judge, or which may or may not convene public hearings/proceedings, or to other established adjudicatory or regulatory agencies, professional licensing and disciplinary boards and commissions, or other appropriate entities with similar or related responsibilities, statutory or otherwise, to assist in the adjudication of decisions affecting individuals who are the subject of Bureau investigations, including decisions to effect any necessary remedial actions, e.g., disciplinary and/or other appropriate personnel actions, and/or other law enforcement related actions, where appropriate; (To protect the privacy of the individual, information provided will be sanitized as warranted and/or a protective order may be requested to prevent further dissemination.)

(h) To contractors and subcontractors to the extent necessary to perform administrative tasks and/or technical installation and/or maintenance operations or other similar contractual duties; and

(i) To any person or entity to the extent necessary to prevent immediate loss of life or serious bodily injury.

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

# STORAGE:

Information maintained in the system is stored in electronic media in Bureau facilities via a configuration of personal computer, client/server, and mainframe systems architecture. Computerized records are maintained on hard disk, floppy diskettes, magnetic tape and/or optical disks. Documentary records are maintained in manual file folders and/or on index card files.

#### RETRIEVABILITY:

Records are retrievable by identifying data, including last name, inmate register number, system classification category, Social Security number, alien registration number, system-generated identification number, passport number, employee badge number and/or miscellaneous identification number as provided by the visitor and/or other law enforcement agencies.

# **SAFEGUARDS:**

Information is safeguarded in accordance with Bureau rules and policy governing automated information systems security and access. These safeguards include the maintenance of records and technical equipment in restricted areas, and the required use of proper passwords and user identification codes to access the system. Similarly, paper records are stored in secured areas to prevent unauthorized access. Only those Bureau personnel who require access to perform their official duties may access the records described in this system of records.

# RETENTION AND DISPOSAL:

Records generated by the system to report entry/exit and internal movement activities are retained in accordance with General Records Schedule (GRS) 19, All other records in the system of records are retained until such time as the records no longer serve the purpose described by this system of records. At such time, these records (including investigatory records and/or records relating to disciplinary hearings and/or other appropriate personnel actions) may be incorporated into an appropriate, published system of records with an approved retention schedule, or otherwise destroyed. Computerized records are destroyed by shredding, degaussing, etc., and documentary records are destroyed by shredding.

# SYSTEM MANAGER AND ADDRESS:

Assistant Director, Information, Policy, and Public Affairs Division, Federal Bureau of Prisons, 320 First Street NW., Washington, DC 20534.

# **NOTIFICATION PROCEDURE:**

Inquiries concerning this system should be directed to the System Manager listed above.

# **RECORD ACCESS PROCEDURES:**

All requests for records may be made by writing to the Director, Federal Bureau of Prisons, 320 First Street NW., Washington, DC 20534, and should be clearly marked "Privacy Act Request." This system is exempt, under 5 U.S.C. 552a(j)(2) and (k)(2), from some access. A determination as to exemption shall be made at the time a request for access is received.

# CONTESTING RECORD PROCEDURES:

Same as above.

#### **RECORD SOURCE CATEGORIES:**

Individuals covered by the system; and Federal, State, local and foreign law enforcement agencies, and Federal and State probation and judicial offices.

# SYSTEMS EXEMPTED FROM CERTAIN PROVISIONS OF THE ACT:

Pursuant to 5 U.S.C. 552a(j)(2), the Attorney General has exempted this system from subsections (c) (3) and (4), (d), (e)(1), (e)(2), (e)(3), (e) (5), and (8), and (g) of the Privacy Act. In addition, pursuant to 5 U.S.C. 552a(k)(2), the Attorney General has exempted this system from subsections (c)(3), (d), and (e)(1). 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. 95–24612 Filed 10–3–95; 8:45 am] BILLING CODE 4410–05–M

# **Antitrust Division**

# United States v. HealthCare Partners, Inc., et al.; Proposed Final Judgment and Competitive Impact Statement

Notice is hereby given pursuant to the Antitrust Procedures and Penalties Act, 15 U.S.C. § 16(b)–(h), that a proposed Final Judgment, Stipulation, and a Competitive Impact Statement have been filed with the United States District Court for the District of Connecticut in *United States* v. *Healthcare Partners, Inc., et al.*, Civil No. 395–CV–01946–RNC as to HealthCare Partners, Inc., Danbury Area IPA, Inc., and Danbury Health Systems, Inc.

The Complaint alleges that defendants entered into an agreement with the purpose and effect of restraining competition unreasonably among physicians in the Danbury, Connecticut area, in violation of Section 1 of the Sherman Act, 15 U.S.C. § 1. The Complaint also alleges that Danbury Health Systems, Inc. willfully maintained its monopoly in general acute inpatient services in the Danbury, Connecticut area, in violation of Section 2 of the Sherman Act, 15 U.S.C. § 2.

The proposed Final Judgment eliminates the continuance or recurrence of defendants' unlawful agreement and of the additional acts of Danbury Health Systems, Inc. that gave rise to the violation of Section 2.