Scott Smith, Alternate SFS Member Kathryn Cunningham, Alternate SES Member

Amy Billingsley, Alternate Public Member

FOR FURTHER INFORMATION CONTACT:

R. Darlene DeWitt, (202) 663–1423. Dated: January 26, 1995.

Shirley D. Renrick,

Executive Secretary, Performance Review Board.

[FR Doc. 95–2503 Filed 2–1–95; 8:45 am] BILLING CODE 6116–01–M

DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993—Pacific Telesis Electronic Publishing Services, Inc.

Notice is hereby given that, on September 23, 1994, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 et seq. ("the Act"), Pacific Telesis Electronic Publishing Services, Inc. ("PTEPS") has filed written notifications on behalf of PTEPS; Ameritech Publishing, Inc., dba Ameritech advertising services ("Aas"); Intelligent Media Ventures ("IMVI"); and NYNEX Information Resources Company ("NIRC") simultaneously with the Attorney General and the Federal Trade Commission disclosing (1) the identities of the parties and (2) the nature and objectives of the venture. The notifications were filed for the purpose of invoking the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Pursuant to Section 6(b) of the Act, the identities of the parties are PTEPS, San Ramon, CA; Aas, Troy, MI; IMVI, Atlanta, GA; and NIRC, Middleton, MA.

The objectives of the consortium are to expand interactive electronic shopping services by eliminating duplicative effort and expense in the development, maintenance and use of interactive electronic shopping services and by making it easier for advertisers and consumers to utilize these services.

To meet these objectives, the parties will: (1) Identify and develop new technologies for interactive electronic shopping services; (2) conduct market, industry and technology research concerning interactive electronic shopping services; (3) identify opportunities to standardize systems architectures, application interfaces, database structures and software

applications; (4) develop, exchange, license, and maintain common system architectures, application interfaces, database structures and software applications; (5) oversee acceptance testing of member-developed software; (6) develop and market test product prototypes; (7) provide advice to members on the use of systems and tools, systems implementation and troubleshooting; and (8) perform further acts allowed by the Act that would advance the consortium's objectives. Membership in this consortium is open to qualified entities and the consortium will file additional written notifications as changes in membership occur.

Constance K. Robinson,

Director of Operations, Antitrust Division. [FR Doc. 95–2470 Filed 2–1–95; 8:45 am] BILLING CODE 4410–01–M

Office of Juvenile Justice and Delinquency Prevention

[OJP (OJJDP) No. 1040]

RIN 1121-ZA05

Challenge Grants Program Guideline

AGENCY: Office of Justice Programs, Office of Juvenile Justice and Delinquency Prevention. ACTION: Notice of proposed guideline.

SUMMARY: The Office of Juvenile Justice and Delinquency Prevention (OJJDP) is requesting public comment on the proposed application guideline for Part E Challenge Grants Program. This program is of interest to all Juvenile Justice and Delinquency Prevention Act of 1974, as amended, State formula grantees.

DATES: Comments on the proposed guideline must be received by OJJDP not later than March 6, 1995.

ADDRESSES: Office of Juvenile Justice and Delinquency Prevention, Room 742, 633 Indiana Avenue, N.W., Washington, DC 20531.

FOR FURTHER INFORMATION CONTACT: Paul Steiner, State Relations and Assistance Division, Office of Juvenile Justice and Delinquency Prevention, at the above address. Telephone (202) 307–5924.

SUPPLEMENTARY INFORMATION:

Background

Section 285 under Title II, Part E of the Juvenile Justice and Delinquency Prevention Act of 1974, as amended (42 U.S.C. 5601, *et seq.*), states that the "Administrator may make a grant to a State that receives an allocation under section 222, in the amount of 10 percent of the amount of the allocation, for each challenge activity in which the State participates for the purpose of funding the activity."

Part E—State Challenge Activities is a 1992 amendment to the JJDP Act. In FY 1995, Part E received its first appropriation. The purpose of Part E is to provide incentives for States participating in the Formula Grants Program to develop, adopt, and improve policies and programs in one or more of ten specified Challenge Activities. As used in this Guideline, "State" is defined in Section 103(7) of the Juvenile Justice and Delinquency Prevention Act of 1974, as amended (42 U.S.C. 5601, et seq.) (JJDP Act). "Formula Grant" refers to a grant to a State under Title II, Part B of the JJDP Act.

The ten Challenge Activities are defined in Part E as follows:

(A) Developing and adopting policies and programs to provide basic health, mental health, and appropriate education services, including special education, for youth in the juvenile justice system as specified in standards developed by the National Advisory Committee for Juvenile Justice and Delinquency Prevention prior to October 12, 1984.

(B) Developing and adopting policies and programs to provide access to counsel for all juveniles in the justice system to ensure that juveniles consult with counsel before waiving the right to counsel.

(C) Increasing community-based alternatives to incarceration by establishing programs (such as expanded use of probation, mediation, restitution, community service, treatment, home detention, intensive supervision, and electronic monitoring) and developing and adopting a set of objective criteria for the appropriate placement of juveniles in detention and secure confinement.

(D) Developing and adopting policies and programs to provide secure settings for the placement of violent juvenile offenders by closing down traditional training schools and replacing them with secure settings with capacities of no more than 50 violent juvenile offenders with ratios of staff to youth great enough to ensure adequate supervision and treatment.

(E) Developing and adopting policies to prohibit gender bias in placement and treatment and establishing programs to ensure that female youth have access to the full range of health and mental health services, treatment for physical or sexual assault and abuse, self defense instruction, education in parenting, education in general, and other training and vocational services.