

H-2 Approval *MAIN SL/EUD*
NYS Register/October 22, 1986

In order to protect the privacy of individuals, the Department of Health has adopted regulations that define two classes of data that can be requested from SPARCS: deniable and non-deniable. Requests for non-deniable data will be processed and disclosed consistent with the State Freedom of Information Law. Deniable data requests are defined as requests for specific data elements that, by themselves or in combination, might enable one to identify an individual or institution and must be reviewed by the Data Protection Review Board (DPRB). The DPRB, which is established by the same regulations, is a 15 member Board that is broadly representative of consumers, industry and government. The Board reviews all requests for deniable data and makes recommendations to the Commissioner of the New York State Department of Health. While the Commissioner may reverse the decision of the Board, the Board retains the authority to overturn the Commissioner's decision by a two-thirds vote.

At the June 1986, Data Protection Review Board meeting the following requests were approved and subsequently ratified by the Commissioner of the New York State Department of Health:

1. The New York State Department of Health's Computer Systems Management/Data Processing Group received approval to access the statewide SPARCS Uniform Billing Form (UBF) Files for the years 1983, 1984 and 1985. The deniable elements to be accessed are the Medicare Health Insurance Claim Number, the Blue Cross Claim Certificate Identification Number, the Commercial Policy Number and the Medicaid Recipient Identification Number.

2. The University of Illinois received permission to obtain a copy of the statewide Case Mix File for the year 1984. The only deniable element to be released is Hospital Identification.

In addition to the requests that were approved by the DPRB, the regulations provide that requests involving only the single deniable element of hospital identifier from the New York State Department of Health, the Health Care Financing Administration, the National Center for Health Statistics and from the Health Systems Agencies of New York State shall be furnished by the SPARCS Bureau, provided that the requests are consistent with the requirements defined in the SPARCS Privacy Regulation. The DPRB will be notified of such requests and a listing will be published. The following requests of this type were produced during the month of June 1986.

1. The New York State Department of Health's Division of Health Care Resource Management received four reports on Discharge Data Abstract (DDA) information for Pediatric (Ages 0-15) Ambulatory Surgery cases by certain ICD-9-CM Procedure Codes. The geographic areas covered in these reports are Central and Western New York.

The regulations also provide that requests for non-deniable data shall be furnished. Requests of this type were produced for the following organizations during June 1986:

1. Astoria General Hospital (2)
2. Codman Research Group

For further information contact: Director, Statewide Planning and Research Cooperative System, Department of Health, Corning Tower, Rm. 1629, Empire State Plaza, Albany, NY 12237, (518) 473-1430

PUBLIC NOTICE

City of Minneapolis, Kansas
**NOTICE OF CALL FOR REDEMPTION
 TO THE HOLDERS OF
 CITY OF MINNEAPOLIS, KANSAS
 INDUSTRIAL REVENUE BONDS
 SERIES 1974
 (THE EV. LUTHERAN GOOD SAMARITAN
 SOCIETY PROJECT)
 DATED: DECEMBER 1, 1974**

Notice is hereby given that pursuant to the provisions of section 4(c) of Ordinance No. 1283 of the City of Minneapolis, Kansas that the above-mentioned term coupon bonds numbered 59, 60, 61, 62, 63, 64 and registered term bond numbered R-58 maturing on December 1, 1994 have been called for redemption and payment on December 1, 1986 at the offices of the Southwest National Bank of Wichita, Kansas, Trust Department, P.O. Box 1401, Wichita, Kansas 67201.

On such redemption date, there shall become due and payable on each of the above-mentioned bonds the redemption price thereof equal to 100% of the principal amount of each bond together with interest accrued to the redemption date (upon the presentation and surrender of each such bond and all appurtenant coupons). Interest shall cease to accrue on the bonds from and after December 1, 1986 and interest coupons maturing after December 1, 1986 shall be void.

For further information contact: Shirley Grommet, Southwest National Bank, P.O. Box 1401, Wichita, KS 67201, (316) 264-5303

PUBLIC NOTICE

Department of State
Routine Program Implementation Notice

PURSUANT to 15 CFR 923.84(b), the New York State Department of State (DOS) hereby gives notice that the Federal Office of Ocean and Coastal Resource Management (OCRM) concurred on July 7 and August 15, 1986 with DOS on three routine program implementation actions. The actions are the incorporation of the Village of Sackets Harbor, the Village of Clayton, and the Village of Sag Harbor Local Waterfront Revitalization Programs into New York State's Coastal Management Program (CMP). DOS requested OCRM's concurrence on September 18, 1985 for Clayton and on November 27, 1985 for Sag Harbor in previous notices in the *State Register* which further describe the content of the implementation action.

Pursuant to the State CMP and Article 42 of the NYS Executive Law the NYS Secretary of State approved the Sackets LWRP on May 6, 1986, the Clayton LWRP on May 28, 1986, and the Sag Harbor LWRP on June 11, 1986.

As of the date of this notice, federal consistency applies to the Sackets Harbor, Clayton, and Sag Harbor LWRPs as incorporated into the State CMP.

Copies of the approved Sackets Harbor, Clayton and Sag Harbor Local Waterfront Revitalization Programs are available for review at the Department of State, 162 Washington Ave., Albany, NY and the Village Halls in Sackets Harbor, Sag Harbor, and Clayton, New York.

For further information contact: George Stafford, Director, Division of Coastal Resources and Waterfront Revitalization, (518) 474-3643

PUBLIC NOTICE

Department of State
Routine Program Implementation Notice

PURSUANT to 15 CFR 923.84(b), the New York State Department of State (DOS) has submitted to the Federal Office of Ocean and Coastal Resource Management (OCRM) a routine program implementation action. The DOS considers this action to be routine and requests OCRM's concurrence in this determination. The change to the New York State Coastal Management Program (CMP) covered by this request is the incorporation of the Village of Cape Vincent Local Waterfront Revitalization Program into the State's CMP.

A major component of the State's CMP is the provision that local governments be allowed to prepare local waterfront revitalization programs which further detail and make geographically specific the State's coastal policies. Each local program will be reviewed for consistency with the State's CMP and approved if it meets the guidelines established in the State CMP and Article 42 of the NYS Executive Law.

Copies of the Village of Cape Vincent Local Waterfront Revitalization Program are available for review at the DOS, 162 Washington Avenue, Albany, New York, Village of Cape Vincent, Village Clerk, Village Offices, Cape Vincent, New York, and the St. Lawrence-Eastern Ontario Commission, 317 Washington Street, Watertown, New York.

Any comments on whether or not the action does or does not constitute a routine program implementation action should be submitted by December 22, 1986 to: Kathryn Cousins, North Atlantic Regional Program Manager, Office of Ocean and Coastal Resource Management, 1825 Connecticut Avenue NW, Washington, DC 20235.

For further information contact: Division of Coastal Resources and Waterfront Revitalization, Department of State, 162 Washington Avenue, Albany, New York 12231