

complete forms, request field office assistance.

Contact a third party (i.e., someone other than the individual's representative) if one has been identified, about assisting the individual at the same time the adjudicator contacts the individual.

If an individual age 65 or older did not attend a CE, the adjudicator must:

- Contact the individual to determine why he or she did not attend the CE.
- Make at least two attempts at different times on different days to contact the individual by telephone. (A busy signal does not constitute an attempt.)
- Send the claimant a call-in letter if telephone contact is not possible or successful.
- Contact a third party, if one has been identified, about assisting the claimant at the same time contact is attempted with the claimant.
- When contact is made with the individual or the third party, explain that the CE is for evaluation purposes only, and that no treatment will be required.
- Reschedule the CE if the individual had a good reason for not attending the prior CE (e.g., he or she had transportation problems or was out of the country at the time of the CE) and indicates a willingness to attend a rescheduled CE.

Non-English-Speaking or Limited-English-Proficiency Individuals

For all the development issues discussed above, adjudicators must remember that we are responsible for obtaining the services of a qualified interpreter if the individual requests or needs one. This includes providing an interpreter at a CE if the CE provider is not sufficiently fluent in the individual's language.

EFFECTIVE DATE: This Ruling is effective on the date of its publication in the **Federal Register**.

CROSS-REFERENCES: SSR 82-40, "Titles II and XVI: The Vocational Relevance of the Past Work Performed in a Foreign Country"; SSR 82-61, "Titles II and XVI: Past Relevant Work—The Particular Job or the Occupation as Generally Performed"; SSR 82-62, "Titles II and XVI: A Disability Claimant's Capacity To Do Past Relevant Work, In General"; SR 82-63, "Titles II and XVI: Medical-Vocational Profiles Showing an Inability To Make an Adjustment to Other Work"; SSR 85-28, "Titles II and XVI: Medical Impairments That Are Not Severe"; SSR 96-3p, "Titles II and XVI: Considering Allegations of Pain and Other Symptoms in Determining Whether a Medically Determinable Impairment Is Severe"; SSR 96-8p, "Titles II and XVI: Assessing Residual Functional Capacity in Initial Claims"; AR 95-1(6), "Preslar

v. Secretary of Health and Human Services, 14 F.3d 1107 (6th Cir. 1994)—Definition of Highly Marketable Skills for Individuals Close to Retirement Age—Titles II and XVI of the Social Security Act"; AR 99-2(8), "Kerns v. Apfel, 160 F.3d 464 (8th Cir. 1998)—Definition of Highly Marketable Skills for Individuals Close to Retirement Age—Titles II and XVI of the Social Security Act"; AR 99-3(5), "McQueen v. Apfel, —Definition of Highly Marketable Skills for Individuals Close to Retirement Age—Titles II and XVI of the Social Security Act"; and Program Operations Manual System, sections DI 22505.015, DI 22510.018, DI 22510.019, DI 23515.010, DI 23515.025, DI 25010.001, SI 00502.142, and GN 00203.001.

¹ Training, or isolated, brief, or remote periods of semiskilled or skilled work will not preclude a finding of arduous unskilled work if such training or experience did not result in skills that enable the individual to do other work.

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DEPARTMENT OF STATE

Overseas Presence Advisory Panel (OPAP)

[Public Notice #3068]

Meeting Notice; Closed Meeting

The Department of State announces a meeting of the Overseas Presence Advisory Panel on Monday, June 28, 1999, from 9 a.m. to 1 p.m. at the U.S. Department of State. Pursuant to section 10(d) of the Federal Advisory Committee Act abd 5 U.S.C. 552b [c] [1], it has been determined that the meeting will be closed to the public. The Panel is charged with advising the Secretary of State with respect to the level and type of representation required overseas in light of new foreign policy priorities, a heightened security situation and extremely limited resources. The agenda includes a discussion of sensitive information relating to the Panel's final draft report of ongoing findings and recommendations concerning Embassies and Consulates overseas; this would include, but not be limited to, intelligence and operational policies, and security aspects of all the U.S. Government agencies the Department of State supports abroad.

For more information, contact Marilyn Shapiro, Overseas Presence Advisory Panel, Department of State, Washington, D.C. 20520; phone: 202-647-6427.

Dated: June 18, 1999.

Ambassador William H. Itoh,

Executive Secretary, Overseas Presence Advisory Panel.

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DEPARTMENT OF TRANSPORTATION

Coast Guard

[USCG-1999-5838]

Commercial Fishing Industry Vessel Advisory Committee (CFIVAC); Vacancies

AGENCY: Coast Guard, DOT.

ACTION: Request for applications; extension of application deadline.

SUMMARY: The Coast Guard extends the deadline for applying to be a member of the Commercial Fishing Industry Vessel Advisory Committee (CFIVAC). CFIVAC provides advice and makes recommendations to the Coast Guard on the safety of the commercial fishing industry.

DATES: Applications must reach the Coast Guard on or before July 9, 1999.

ADDRESSES: You may request an application form by writing to Commandant (G-MSO-2), U.S. Coast Guard, room 1210, 2100 Second Street SW., Washington, DC 20593-0001; by calling 202-267-0214; or by faxing 202-267-4570. Submit applications to the same address. This notice and the application forms are available on the internet at <http://dms.dot.gov>.

FOR FURTHER INFORMATION CONTACT: For questions on this notice, contact Lieutenant Commander Randy Clark, Assistant Executive Director of CFIVAC, rclark@comdt.uscg.mil, or LTJG Karen Weaver, kweaver@comdt.uscg.mil, telephone 202-267-0214, fax 202-267-4570.

SUPPLEMENTARY INFORMATION: The Coast Guard originally requested people to apply for membership to the Commercial Fishing Industry Vessel Advisory Committee (CFIVAC) in the June 2, 1998, **Federal Register** [USCG-1998-3882]. Several applications were received; however, the Coast Guard is providing more time for applicants. If you applied in response to the June 2 notice you do not need to submit another application. All applications submitted will be considered for the positions available.

CFIVAC is a Federal advisory committee covered by 5 U.S.C. App. 2. As required by the Commercial Fishing Industry Vessel Safety Act of 1988, Pub. L. 100-424, the Coast Guard established