## § 280.30

magnet school would reduce, eliminate, or prevent minority group isolation in the applicant's schools.

- (h) After reviewing the information provided in response to paragraph (f)(4) or (5) of this section, or as provided under paragraph (g) of this section, the Secretary may request other information, if necessary (e.g., demographic data concerning the attendance areas in which the magnet schools are or will be located), to determine whether to approve an LEA's or consortium of LEAs' plan.
- (i) In addition to including the assurances required by this section, an LEA or consortium of LEAs shall describe in its application—
- (1) How the applicant will use assistance made available under this part to promote desegregation, including how the proposed magnet school programs will increase interaction among students of different social, economic, ethnic, and racial backgrounds;
- (2) How and to what extent the assistance will increase student academic achievement in instructional areas offered:
- (3) How the LEA or consortium of LEAs will continue the magnet schools program after assistance under this part is no longer available, including, if applicable, why magnet schools previously established or supported with Magnet Schools Assistance Program grant funds cannot be continued without the use of funds under this part;
  - (4) How assistance will be used to—
- (i) Improve student academic achievement for all students attending the magnet school programs; and
- (ii) Implement services and activities that are consistent with other programs under the Act and other statutes, as appropriate; and
- (5) What criteria will be used in selecting students to attend the proposed magnet schools program.

(Approved by the Office of Management and Budget under control number 1855-0011)

(Authority: 20 U.S.C. 7231d)

 $[50~\mathrm{FR}~21191,~\mathrm{May}~22,~1985,~\mathrm{as}$  amended at 54 FR 19508, May 5, 1989; 57 FR 61509, Dec. 24, 1992; 60 FR 14865, Mar. 20, 1995; 69 FR 4997, Feb. 2, 2004; 75 FR 9780, Mar. 4, 2010]

## Subpart D—How Does the Secretary Make a Grant?

## § 280.30 How does the Secretary evaluate an application?

- (a) The Secretary evaluates an application under the procedures in 34 CFR part 75 and this part.
- (b) To evaluate an application for a new grant the Secretary may use—
- (1) Selection criteria established under 34 CFR 75.209;
  - (2) Selection criteria in §280.31;
- (3) Selection criteria established under 34 CFR 75.210; or
- (4) Any combination of criteria from paragraphs (b)(1), (b)(2), and (b)(3) of this section.
- (c) The Secretary indicates in the application notice published in the FEDERAL REGISTER the specific criteria that the Secretary will use and how points for the selection criteria will be distributed.
- (d) The Secretary evaluates an application submitted under this part on the basis of criteria described in paragraph (c) of this section and the priority factors in § 280.32.
- (e) The Secretary awards up to 100 points for the extent to which an application meets the criteria described in paragraph (c) of this section.
- (f) The Secretary then awards up to 30 additional points based upon the priority factors in §280.32.

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(Authority: 20 U.S.C. 7231–7231j)

[72 FR 10607, Mar. 9, 2007]

## $\S\,280.31$ What selection criteria does the Secretary use?

The Secretary may use the following selection criteria in evaluating each application:

- (a) Plan of operation. (1) The Secretary reviews each application to determine the quality of the plan of operation for the project.
- (2) The Secretary determines the extent to which the applicant demonstrates—
- (i) The effectiveness of its management plan to ensure proper and efficient administration of the project;
- (ii) The effectiveness of its plan to attain specific outcomes that—