November 10, 2010

TO:       Yvette Sanchez Fuentes
          Director, Office of Head Start
          Administration for Children and Families

FROM:     /George M. Reeb/
          Acting Deputy Inspector General for Audit Services

SUBJECT:  Review of the District of Columbia Department of Parks and Recreation’s
          Compliance With Health and Safety Regulations for Head Start Programs
          (A-03-09-00363)

Attached, for your information, is an advance copy of our final report on the District of
Columbia Department of Parks and Recreation’s (DC Parks) compliance with health and safety
regulations for Head Start programs. DC Parks was formerly a delegate agency for the United
Planning Organization (UPO). In September 2009, DC Parks informed UPO that it no longer
would operate childcare centers. We will issue this report to UPO within 5 business days. The
Administration for Children and Families, Office of Head Start, requested this review.

If you have any questions or comments about this report, please do not hesitate to call me, or your
staff may contact Lori S. Pilcher, Assistant Inspector General for Grants, Internal Activities, and
Information Technology Audits, at (202) 619-1175 or through email at Lori.Pilcher@oig.hhs.gov or
Stephen Virbitsky, Regional Inspector General for Audit Services, Region III, at (215) 861-4470 or
through email at Stephen.Virbitsky@oig.hhs.gov. Please refer to report number A-03-09-00363.

Attachment
November 16, 2010

Report Number:  A-03-09-00363

Mr. Dana M. Jones
Chief Executive Officer
United Planning Organization
301 Rhode Island Avenue, NW
Washington, DC  20001

Dear Mr. Jones:

Enclosed is the U.S. Department of Health & Human Services (HHS), Office of Inspector General (OIG), final report entitled Review of the District of Columbia Department of Parks and Recreation’s Compliance With Health and Safety Regulations for Head Start Programs. We will forward a copy of this report to the HHS action official noted on the following page for review and any action deemed necessary.

The HHS action official will make final determination as to actions taken on all matters reported. We request that you respond to this official within 30 days from the date of this letter. Your response should present any comments or additional information that you believe may have a bearing on the final determination.


If you have any questions or comments about this report, please do not hesitate to call me, or contact Leonard Piccari, Audit Manager, at (215) 861-4493 or through email at Leonard.Piccari@oig.hhs.gov. Please refer to report number A-03-09-00363 in all correspondence.

Sincerely,

/Stephen Virbitsky/
Regional Inspector General
for Audit Services

Enclosure
Direct Reply to HHS Action Official:

Mr. David Lett  
Regional Administrator  
Administration for Children and Families, Region III  
U.S. Department of Health & Human Services  
Public Ledger Building, Suite 864  
150 South Independence Mall West  
Philadelphia, PA  19106
Department of Health & Human Services

OFFICE OF
INSPECTOR GENERAL

Review of the District of Columbia Department of Parks and Recreation’s Compliance with Health and Safety Regulations for Head Start Programs

Daniel R. Levinson
Inspector General

November 2010
A-03-09-00363
The mission of the Office of Inspector General (OIG), as mandated by Public Law 95-452, as amended, is to protect the integrity of the Department of Health & Human Services (HHS) programs, as well as the health and welfare of beneficiaries served by those programs. This statutory mission is carried out through a nationwide network of audits, investigations, and inspections conducted by the following operating components:

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The Office of Audit Services (OAS) provides auditing services for HHS, either by conducting audits with its own audit resources or by overseeing audit work done by others. Audits examine the performance of HHS programs and/or its grantees and contractors in carrying out their respective responsibilities and are intended to provide independent assessments of HHS programs and operations. These assessments help reduce waste, abuse, and mismanagement and promote economy and efficiency throughout HHS.

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The Office of Counsel to the Inspector General (OCIG) provides general legal services to OIG, rendering advice and opinions on HHS programs and operations and providing all legal support for OIG’s internal operations. OCIG represents OIG in all civil and administrative fraud and abuse cases involving HHS programs, including False Claims Act, program exclusion, and civil monetary penalty cases. In connection with these cases, OCIG also negotiates and monitors corporate integrity agreements. OCIG renders advisory opinions, issues compliance program guidance, publishes fraud alerts, and provides other guidance to the health care industry concerning the anti-kickback statute and other OIG enforcement authorities.
NOTICES

THIS REPORT IS AVAILABLE TO THE PUBLIC
at http://oig.hhs.gov

Section 8L of the Inspector General Act, 5 U.S.C. App., requires that OIG post its publicly available reports on the OIG Web site.

OFFICE OF AUDIT SERVICES FINDINGS AND OPINIONS

The designation of financial or management practices as questionable, a recommendation for the disallowance of costs incurred or claimed, and any other conclusions and recommendations in this report represent the findings and opinions of OAS. Authorized officials of the HHS operating divisions will make final determination on these matters.
EXECUTIVE SUMMARY

BACKGROUND

Within the U.S. Department of Health & Human Services, the Administration for Children and Families, Office of Head Start (OHS), administers the Head Start and Early Head Start programs. We refer collectively to both programs as the Head Start program. In fiscal year (FY) 2009, Congress appropriated $7.1 billion to fund the program’s regular operations. The American Recovery and Reinvestment Act of 2009, P.L. No. 111-5 (Recovery Act), provides an additional $2.1 billion for the Head Start program during FYs 2009 and 2010.

The District of Columbia (the District) Department of Parks and Recreation (the delegate Grantee) was a Head Start delegate agency for the United Planning Organization (UPO) for FYs 1990 through 2009. Under this arrangement, the delegate Grantee received approximately $950,000 each year in Federal funding through UPO to provide services to 154 children. The delegate Grantee provided services to Head Start eligible children through a variety of programs at 10 facilities in the District. In September 2009, the delegate Grantee informed UPO that it no longer would operate childcare centers. After the delegate Grantee left the Head Start program, UPO closed 4 of the 10 facilities, and it later closed a fifth facility. However, UPO’s Federal grant award requires that it continue to provide services to the 154 Head Start children whom the delegate Grantee had served.

OBJECTIVE

Our objective was to determine whether the delegate Grantee complied with applicable Federal and State requirements on ensuring the health and safety of children in its care.

SUMMARY OF FINDINGS

The delegate Grantee did not fully comply with Federal and State requirements on ensuring the health and safety of children in its care. Specifically, as of July 2009:

- The files on all 43 of the delegate Grantee’s employees (1) lacked evidence of a completed child protection register check, (2) lacked evidence of compliance with 1 or more other Federal or State preemployment requirements, and (3) were not maintained on the facility premises.

- The delegate Grantee’s 15 drivers did not meet all Federal driver-specific preemployment and training requirements.

- The delegate Grantee’s 10 childcare facilities did not meet all Federal Head Start and State requirements on protecting children from unsafe materials and equipment.

- The delegate Grantee’s 10 childcare facilities did not provide a fully secure environment for the children in their care.
These deficiencies occurred because the delegate Grantee did not have adequate procedures or did not consistently follow procedures that were in place to ensure that it complied with Federal and State health and safety requirements. The delegate Grantee’s failure to comply with these requirements jeopardized the health and safety of children in its care.

RECOMMENDATIONS

We recommend that UPO develop and consistently follow procedures for the five remaining facilities to ensure that:

- all employee files contain evidence of checks of the child protection register and evidence of completed background checks, no applicants are hired if they have been convicted of an offense listed in District regulations, and each facility maintains background check documentation on each employee on the premises;

- all drivers have met Federal driver-specific requirements;

- all unsafe materials and equipment are stored in locked areas out of the reach of children, all necessary repairs are addressed in a timely manner, all unsafe conditions are addressed, and all facilities meet State licensing requirements; and

- all facilities are secure.

UNITED PLANNING ORGANIZATION COMMENTS AND OFFICE OF INSPECTOR GENERAL RESPONSE

In its comments on our draft report, UPO concurred with our recommendations and described its actions to address the deficiencies that we identified. However, UPO stated that it did not use the Edgewood facility playground shown in Photographs 8 and 9 in Appendix A. UPO’s comments are included as Appendix C. We have excluded the attachments accompanying UPO’s comments because of their volume.

During our visit to the Edgewood facility, staff members told us that children used the playground in question. We maintain that the finding and recommendation related to this issue are valid.
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APPENDIXES

A: LACK OF COMPLIANCE WITH MATERIAL AND EQUIPMENT SAFETY REQUIREMENTS

B: LACK OF COMPLIANCE WITH FACILITY SECURITY REQUIREMENTS

C: UNITED PLANNING ORGANIZATION COMMENTS
INTRODUCTION

BACKGROUND

Federal Head Start Program

Title VI of the Omnibus Budget Reconciliation Act of 1981 established Head Start as a Federal discretionary grant program. The major program objectives include promoting school readiness and enhancing the social and cognitive development of low-income children by providing health, educational, nutritional, and social services. In 1994, the Head Start program was expanded to establish Early Head Start, which serves children from birth to 3 years of age. We refer collectively to both programs as the Head Start program.

Within the U.S. Department of Health & Human Services, the Administration for Children and Families (ACF), Office of Head Start (OHS), administers the Head Start program. In fiscal year (FY) 2009, Congress appropriated $7.1 billion to fund Head Start’s regular operations.

The American Recovery and Reinvestment Act of 2009, P.L. No. 111-5 (Recovery Act), provides an additional $2.1 billion for the Head Start program during FYs 2009 and 2010. These funds are intended for activities such as expanding enrollment, funding cost-of-living wage increases for grantees, upgrading centers and classrooms, and bolstering training and technical assistance.

Federal and State Regulations for Head Start Grantees

Pursuant to Federal Head Start regulations (45 CFR § 1304.53(a)(7)), Head Start grantees must provide for the maintenance, repair, safety, and security of all Head Start facilities. These regulations also specify that facilities used by Head Start grantees for regularly scheduled, center-based activities must comply with State and local licensing regulations. Alternatively, if State and local licensing standards are less stringent than the Head Start regulations or if no State licensing standards are applicable, grantees must ensure that their facilities comply with the Head Start Program Performance Standards related to health and safety (45 CFR § 1306.30(c)).

In the District of Columbia (the District), all child development facilities must be licensed and must comply with the requirements of Title 29, chapter 3, of the District of Columbia Municipal Regulations (DCMR). Sections 4-1501.03 and .05 of the District’s Child and Youth, Safety and Health Omnibus Amendment Act of 2004 (the Act) establish requirements for criminal background checks.

District of Columbia Department of Parks and Recreation

The District Department of Parks and Recreation (the delegate Grantee) was a Head Start delegate agency for the United Planning Organization (UPO) for FYs 1990 through 2009. Under this arrangement, the delegate Grantee received approximately $950,000 each year in Federal funding through UPO to provide services to 154 children. The delegate Grantee provided services to Head Start eligible children through a variety of programs at 10 facilities in the
District. In September 2009, the delegate Grantee informed UPO that it no longer would operate childcare centers. After the delegate Grantee left the Head Start program, UPO closed 4 of the 10 facilities.¹ However, UPO’s Federal grant award requires that it continue to provide services to the 154 Head Start children whom the delegate Grantee had served.

**Office of Inspector General Audits**

This audit is one of a series of audits that address the health and safety of children who attend Head Start programs. We are conducting these audits in response to the $2.1 billion in Recovery Act funds appropriated for the Head Start program in FYs 2009 and 2010.

We are conducting a separate audit of UPO (A-03-09-00369).

**OBJECTIVE, SCOPE, AND METHODOLOGY**

**Objective**

Our objective was to determine whether the delegate Grantee complied with applicable Federal and State requirements on ensuring the health and safety of children in its care.

**Scope**

Our review covered the delegate Grantee’s employee records and facilities as of July 2009. To gain an understanding of the delegate Grantee’s operations, we conducted a limited review of the delegate Grantee’s internal controls as they related to our audit objective.

We performed our fieldwork from June 10 through 19, 2009, at the delegate Grantee’s administrative office and at its 10 childcare facilities in the District. We also performed fieldwork at the District’s Department of Human Resources office in July 2009.

**Methodology**

To accomplish our objective, we:

- selected the delegate Grantee based on prior risk analyses and discussions with ACF officials;
- reviewed Federal and State laws, regulations, and policies related to Federal grant awards and the Head Start program;
- reviewed the delegate Grantee’s policies and procedures;

¹ In June 2010, UPO closed a fifth facility.
• reviewed the District’s Department of Human Resources files on all 43 of the delegate Grantee’s Head Start employees, including 20 teachers and 15 drivers;  

• reviewed the delegate Grantee’s licenses and documentation of fire inspections;  

• visited the delegate Grantee’s 10 childcare facilities; and  

• discussed our preliminary findings with the delegate Grantee, UPO, and ACF officials.

We conducted this performance audit in accordance with generally accepted government auditing standards. Those standards require that we plan and perform the audit to obtain sufficient, appropriate evidence to provide a reasonable basis for our findings and conclusions based on our audit objectives. We believe that the evidence obtained provides a reasonable basis for our findings and conclusions based on our audit objective.

**FINDINGS AND RECOMMENDATIONS**

The delegate Grantee did not fully comply with Federal and State requirements on ensuring the health and safety of children in its care. Specifically, as of July 2009:

• The files on all 43 of the delegate Grantee’s employees (1) lacked evidence of a completed child protection register check, (2) lacked evidence of compliance with 1 or more other Federal or State preemployment requirements, and (3) were not maintained on the facility premises.  

• The delegate Grantee’s 15 drivers did not meet all Federal driver-specific preemployment and training requirements.  

• The delegate Grantee’s 10 childcare facilities did not meet all Federal Head Start and State requirements on protecting children from unsafe materials and equipment.  

• The delegate Grantee’s 10 childcare facilities did not provide a fully secure environment for the children in their care.

These deficiencies occurred because the delegate Grantee did not have adequate procedures or did not consistently follow procedures that were in place to ensure that it complied with Federal and State health and safety requirements. The delegate Grantee’s failure to comply with these requirements jeopardized the health and safety of children in its care.

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2 The 43 employees were partially or fully funded by the Head Start grant award.
BACKGROUND CHECKS

Federal and State Requirements

Pursuant to section 648A(g) of the Head Start Act (42 U.S.C. § 9843a(g)), a Head Start grantee may not hire an individual on a permanent or nonpermanent basis until it obtains (1) a State, tribal, or Federal criminal record check covering all jurisdictions where the grantee provides Head Start services to children; (2) a State, tribal, or Federal criminal record check as required by the law of the jurisdiction where the grantee provides Head Start services; or (3) a criminal record check as otherwise required by Federal law.

Federal Head Start regulations (45 CFR § 1301.31(b)(2)) state that grantees must require each current and prospective employee to sign a declaration that lists:

- all pending and prior criminal arrests and charges related to child sexual abuse and their disposition,
- convictions related to other forms of child abuse and neglect, and
- all convictions for violent crimes.

In the District, child development facilities must comply with the requirements of “Criminal and Background History Checks” (29 DCMR § 328). Section 328.1 states that each employee must satisfactorily complete a criminal background check as required by the Act. Section 328.1(a) also requires each employee to satisfactorily complete a child protection register check before he or she may be unconditionally employed. Section 4-1501.05(b)(1) of the Act states that “[a]n applicant, employee, or volunteer required to apply for a criminal background check under § 4-1501.03 shall submit to a criminal background check by means of fingerprint and National Criminal Information Center checks conducted by the Mayor and the FBI.”

Pursuant to 29 DCMR § 328.1(e), “[t]he Facility shall deny employment to any person who has been convicted of an offense … which constitutes a bar to employment in an agency that provides direct services to children … as more fully described in subsection 313.1(e) ….” Such offenses include, among others, assault; assault with a dangerous weapon; burglary; robbery; kidnapping; and unlawful distribution or possession of, or possession with intent to distribute, a controlled substance.

Section 327.1(c) of the DCMR requires each facility to maintain “documentation and results of criminal and background history checks” on the facility premises in accordance with State regulations and with all other applicable Federal and State laws and rules.

Delegate Grantee’s Compliance With Federal and State Preemployment Requirements

The delegate Grantee’s files on all 43 employees lacked evidence of compliance with 1 or more Federal or State preemployment requirements. Specifically:
• None of the files on the 43 employees contained evidence of a completed child protection register check.

• The background checks on six drivers identified convictions for offenses that should have disqualified the individuals from employment in jobs working with children. The offenses included kidnapping, assault with a deadly weapon, and possession of marijuana and cocaine with intent to distribute, with the two most recent convictions occurring in 2005 and 2001. The declarations of five of the six convicted employees failed to disclose their offenses.

• The file on one employee hired on August 13, 2001, contained a letter dated March 21, 2008, from the Department of Human Resources to the employee stating that the employee had cleared the criminal background check. However, the file contained no documentation from the Mayor or the FBI that showed the background check had been completed.

In addition, the background check documentation for all 43 employees was maintained at the offices of the District Department of Human Resources, not on the facilities’ premises as required.

By not ensuring that all employees who supervised or had routine unsupervised contact with children met all Federal and State preemployment requirements, the delegate Grantee potentially jeopardized the safety of children in its care.

**HEAD START DRIVER-SPECIFIC REQUIREMENTS**

**Federal Requirements**

Federal Head Start regulations (45 CFR § 1304.52(k)(1)) require grantees to ensure that each staff member has an initial health examination that includes screening for tuberculosis and a periodic reexamination (as recommended by the health care provider or as mandated by State, tribal, or local laws). The regulations (45 CFR § 1310.16) also require grantees to ensure that persons who provide transportation services have a valid commercial driver’s license for vehicles in the same class as those that the driver will operate.

Pursuant to 45 CFR § 1310.16(b), a grantee’s applicant review procedure for drivers must include, at a minimum, (1) a review of general grantee staff qualifications with additional disclosure by the applicant of all moving traffic violations, regardless of penalty;³ (2) a check of the applicant’s driving record through the appropriate State agency, including a check of the applicant’s record through the National Driver Register, if available in the State; and (3) a medical examination by a licensed doctor of medicine or osteopathy, after a conditional offer of employment and before the applicant begins work, establishing that the individual is physically able to perform job-related functions with any necessary accommodations. In addition, 45 CFR

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³ The general qualifications for a grantee’s staff are specified in 45 CFR § 1304.52(b).
§ 1310.10(c) states that each agency providing transportation services is responsible for compliance with the applicable requirements of 45 CFR § 1310.

Federal Head Start regulations (45 CFR § 1310.17(b)) also require that each grantee providing transportation services ensure that drivers receive a combination of classroom instruction and behind-the-wheel instruction before transporting children.

OHS’s “Requirements for Head Start Bus Drivers” states that, before finalizing the hiring of a driver, an agency must ensure that the applicant:

- possesses a clean driving record,
- passes a criminal background check,
- passes a screening for alcohol and drugs,
- passes a physical examination and is able to lift 50 pounds,
- passes a tuberculosis test, and
- has good hearing and at least 20/40 vision with or without glasses.\(^4\)

**Delegate Grantee’s Compliance With Driver-Specific Requirements**

Our review of the delegate Grantee’s files on its 15 drivers found that the delegate Grantee did not comply with Federal preemployment and training requirements for drivers. Specifically, the files showed that:

- all 15 drivers lacked classroom and behind-the-wheel training, annual refresher training, alcohol and drug screening, testing for tuberculosis, and a hearing and vision test;
- 14 of the 15 drivers lacked a current commercial driver’s license;
- 13 of the 15 drivers had not received a medical examination; and
- 12 of the 15 drivers did not have a completed driving record check.

By not ensuring that Head Start drivers had the mandatory training and met other Federal requirements before transporting children, the delegate Grantee jeopardized the health and safety of children in its care.

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MATERIAL AND EQUIPMENT SAFETY

Federal and State Safety Requirements

Pursuant to Federal Head Start regulations (45 CFR § 1304.53(a)(7)), grantees must provide for the maintenance, repair, and safety of all Head Start facilities, materials, and equipment. The regulations (45 CFR § 1304.53(a)) require, among other things, that:

- a safety inspection be conducted at least annually to ensure that each facility’s space, light, ventilation, heat, and other physical arrangements are consistent with the health, safety, and development needs of children;
- each facility ensure that paint coatings on interior and exterior premises do not contain hazardous quantities of lead;
- the center-based environment be free from toxins such as cigarette smoke, lead, and other air pollutants, as well as soil and water contaminants;
- all medications, including those required for staff and volunteers, be labeled, stored under lock and key, refrigerated if necessary, and kept out of the reach of children;
- rooms be well lit and provide emergency lighting in the case of power failure;
- approved, working fire extinguishers be readily available;
- an appropriate number of smoke detectors be installed and tested regularly;
- exits be clearly visible and evacuation routes be clearly marked and posted; and
- diapering areas be separated from areas used for cooking, eating, or children’s activities.

Furthermore, 45 CFR § 1304.22(f) requires that first aid kits be readily available, well supplied, restocked, and inventoried at regular intervals.

Pursuant to 45 CFR § 1306.30(c), grantees also must ensure that Head Start facilities comply with any State and local licensing requirements. If these licensing standards are less comprehensive or less stringent than the Head Start regulations or if no State or local licensing standards are applicable, grantees must ensure that their facilities comply with the Head Start Program Performance Standards related to health and safety found in 45 CFR § 1304.53(a).

State regulations (29 DCMR § 302.1) specify that, unless an exception exists, no person may either directly or indirectly operate a child development facility without first obtaining a license. State regulations (29 DCMR § 304.1) specify that before applying for a license, each facility must secure a certificate of occupancy for the premises or equivalent proof that the premises comply with all applicable Federal and District fire, safety, building, and zoning regulations and
codes. Each application must contain certification that the facility is free from lead-based paint hazards (29 DCMR § 306.3(k)).

State regulations (29 DCMR § 305) also require that each child development facility undergo an annual fire safety inspection and obtain certification that the premises conform to all applicable fire safety and related codes. The certification must be issued by the Department of Fire and Emergency Medical Services or by the Department of Consumer and Regulatory Affairs upon each annual application for license renewal.

State regulations (29 DCMR § 363) provide guidelines for the general safety and maintenance of child daycare facilities. These guidelines specify that, among other things:

- all playthings, equipment, materials, and furnishings not have sharp points or rough edges;
- all appliances, sharp utensils, and other dangerous devices be inaccessible to children at all times;
- unused electrical outlets that are within the reach of children be fitted with appropriate childproof protective receptacle closures (protective closures); and
- all cleaning and sanitizing supplies, toxic substances, paints, poisons, aerosol containers, and other items bearing warning labels be safely stored and kept inaccessible to children.

State regulations (29 DCMR §§ 366 and 367) provide guidelines for rooftop play spaces and outdoor playground equipment in enclosed yards on the facility premises. These guidelines specify that, among other things:

- rooftop play spaces be enclosed with a sturdy fence that is at least 6 feet high and designed to discourage climbing and
- outdoor play spaces on the facility premises be enclosed with a fence or natural barrier that is at least 48 inches high, with a space no larger than 3.5 inches between its bottom edge and the ground, and designed to discourage climbing.

State regulations (29 DCMR § 367.13) specify that the center director, caregiver, or designated facility staff at each facility must thoroughly inspect each piece of playground equipment at least monthly for the following hazards:

- visible cracking, bending, warping, rusting, or breaking;
- exposed, cracked, or loose cement support footings;
- exposed tubing ends that require plugs or cap covers;
- accessible sharp edges or points;
• protruding bolt ends that require caps or covers;
• loose bolts, nuts, or screws that require tightening;
• splintered, cracked, or otherwise deteriorating wood; and
• exposed hard surfaces, especially under swings and slides.

State regulations (29 DCMR § 369) provide guidelines for emergency preparedness and first aid. Each facility must obtain and maintain a sufficient quantity of first aid supplies on the facility premises. The facility must maintain these supplies in a designated location that is readily available to staff and inaccessible to children.

Delegate Grantee’s Compliance With Material and Equipment Safety Requirements

The delegate Grantee’s childcare facilities did not meet all Federal Head Start and State health and safety regulations on protecting children. None of the delegate Grantee’s 10 facilities provided evidence that annual safety inspections had been conducted or that the facilities were free from lead-based paint hazards. In addition, we noted the following deficiencies at the 10 facilities, and we discussed the deficiencies with the facility managers on duty during our visits. In some instances, the facility managers took immediate steps to address our concerns.

Atlantic Gardens (visited June 11, 2009; closed June 2010)

• The facility had no emergency lighting in the event of a power failure.
• A fire extinguisher was last inspected in May 2008.
• A power strip accessible to children in a classroom lacked protective closures (Appendix A, Photograph 1).

Atlantic Terrace (visited June 11, 2009)

• Cleaning and sanitizing supplies with warning labels were stored in an unlocked closet in a kitchen accessible to children.
• A fire extinguisher and a coffeepot were within reach in a kitchen accessible to children (Appendix A, Photograph 2).
• Cracks in the walkway to the playground created a tripping hazard.
• Plastic railroad ties surrounded the playground equipment, and the walkway to the playground had protruding bolts. Both the railroad ties and the bolts created tripping hazards (Appendix A, Photograph 3).
• Electrical outlets in two classrooms lacked protective closures.
• The diapering area was located in an area where children played.
• The first aid kit contained expired medications.
• A glue trap was under the sink in the children’s bathroom.
• Ceiling tiles were water stained (Appendix A, Photograph 4).
• The Child Development Facility License issued by the District Department of Health expired on May 8, 2009.
• The facility did not have a certificate of occupancy.
• The fire inspection approval certificate expired on February 22, 2009.

**Barry Farms (visited June 10 and 11, 2009; closed September 2009)**

• Cleaning supplies with warning labels were stored in a cabinet with no door in a kitchen accessible to children.
• Cracks and gouges on playground equipment and walkways exposed children to possible injury.
• A rope hanging from a swing area created a choking hazard (Appendix A, Photograph 5).

**Benning Parks (visited June 17, 2009)**

• The facility had no emergency lighting in the event of a power failure.
• Two fire extinguishers were last inspected in February 2008 (Appendix A, Photograph 6).
• Evacuation routes were not posted.
• An electrical outlet accessible to children in a classroom lacked a protective closure.
• The first aid kit contained expired medications.
• The Child Development Facility License issued by the District Department of Health expired on May 14, 2009.
• The certificate of occupancy did not include an address.
• The fire inspection approval certificate expired on January 15, 2009.
Edgewood (visited June 16, 2009)

- Cleaning and sanitizing supplies with warning labels were stored within reach under sinks in the classrooms and in a kitchen that was accessible to children (Appendix A, Photograph 7).

- Broken pieces of sharp plastic on playground equipment exposed children to possible injury.

- Exposed wires and copper tubing on the perimeter of the playground posed tripping hazards (Appendix A, Photographs 8 and 9).

- Electrical outlets in three classrooms were either covered with tape or lacked protective closures.

- First aid kits contained expired medications.

- Glue traps were under the sink in the kitchen and behind a toilet in the children’s bathroom.

Kenilworth Parkside (visited June 16, 2009; closed September 2009)

- A 3-foot-long piece of splintered wood on the playground exposed children to possible injury.

- Sharp metal clamps on playground equipment exposed children to possible injury.

- Poison ivy was growing at the bottom of the slide (Appendix A, Photograph 10).

- Several electrical outlets were either covered with tape or lacked protective closures.

- The diapering area was located in an area where children played.

- The first aid kit contained expired medications.

- Glue traps were under the sink in the children’s bathroom.

Paradise (visited June 10 and 11, 2009)

- Cleaning and sanitizing supplies with warning labels were stored in an unlocked closet and under the sink in a kitchen that was accessible to children.

- Two of the six emergency lighting fixtures did not work.

- Two fire extinguishers were last inspected in February 2008.
• We observed ants on a table in the hallway and on the baseboards.
• A screw protruding from playground equipment exposed children to possible injury.
• Several electrical outlets lacked protective closures.
• The first aid kit contained expired medications.
• Unlocked closets in two classrooms had glue traps; one contained dead roaches (Appendix A, Photograph 11).
• The fire inspection approval certificate expired on March 20, 2009.  

**Randall (visited June 12 and 15, 2009)**

• The facility had no emergency lighting in the event of a power failure.
• One classroom did not have a smoke detector.
• An unlocked gate led to an area that housed air conditioning equipment. This area was easily accessible to children.
• Evacuation routes were not posted.
• Electrical outlets in both classrooms lacked protective closures.
• The certificate of occupancy listed an incorrect address.

**Rosedale (visited June 12, 2009; closed September 2009)**

• The facility had no emergency lighting in the event of a power failure.
• One outdoor play area was a balcony enclosed by a 42-inch-high wall. The fall from this balcony was about 20 feet onto a concrete surface.
• Broken concrete on the balcony play area posed a tripping hazard.
• Vents in the brick wall of a building in the courtyard play area were hazardous to children. Children could climb on the vents and possibly fall and injure themselves (Appendix A, Photograph 12).
• Another play area was located near a swimming pool. The fence enclosing the pool had an 8-inch-wide opening, allowing children to access the pool (Appendix A, Photographs 13 and 14).
• The basketball court was littered with trash and broken glass.
• Several electrical outlets lacked protective closures.
• The first aid kit contained expired medications.

Watkins (visited June 11, 2009; closed September 2009)

• A large knife on a counter was within reach in a kitchen accessible to children (Appendix A, Photograph 15).
• The facility had no emergency lighting in the event of a power failure.
• Two fire extinguishers were last inspected in April 2008.
• A power strip lacked protective closures.
• The diapering area was located in an area where children played.
• The first aid kit contained expired medications.
• The certificate of occupancy listed an incorrect address.

By not ensuring that all facilities were kept free from unsafe materials and equipment, the delegate Grantee jeopardized the health and safety of children in its care.

FACILITY SECURITY

Federal and State Requirements

Pursuant to Federal Head Start regulations (45 CFR § 1304.53(a)(7)), grantees must provide for the security of all Head Start facilities. The regulations (45 CFR § 1304.53(a)(9)) require that outdoor play areas at center-based programs be arranged so as to prevent any child from leaving the premises and entering unsafe and unsupervised areas.

State regulations (29 DCMR § 342) require that an outdoor play area be in an enclosed yard on the facility premises, in a nearby park or playground, or in a rooftop play space that meets State safety standards. State regulations (29 DCMR § 367) also specify that each facility with an outdoor play area on the premises enclose the space with a fence or natural barrier that is at least 48 inches high, with a space no larger than 3.5 inches between its bottom edge and the ground, and designed to discourage climbing.

Delegate Grantee’s Compliance With Facility Security Requirements

The delegate Grantee’s childcare facilities did not meet all Federal Head Start and State facility security regulations. We noted the following deficiencies at the delegate Grantee’s 10 facilities,
and we discussed the deficiencies with the facility managers on duty during our visits. In some instances, the facility managers took immediate steps to address our concerns.

*Atlantic Gardens (visited June 11, 2009; closed June 2010)*

- Several areas of the fence enclosing the play area had 6 inches of space between the bottom edge and the ground.

*Atlantic Terrace (visited June 11, 2009)*

- Children had to cross a parking lot to reach the play area (Appendix B, Photograph 1).
- The play area was not enclosed by a fence, giving children access to the parking lot and a wooded area.

*Barry Farms (visited June 10 and 11, 2009; closed September 2009)*

- The play area in front of the facility had an unlocked gate, allowing children to leave the premises and unauthorized people to enter the play area. The fence enclosing the play area was only 38 inches high.
- The play area in back of the facility was not enclosed by a fence, allowing children to leave the premises and unauthorized people to enter the play area.

*Benning Parks (visited June 17, 2009)*

- The fence enclosing the play area in front of the facility was only 40 inches high (Appendix B, Photograph 2).
- Several areas of the fence enclosing the play area had 12 inches of space between the bottom edge and the ground.

*Edgewood (visited June 16, 2009)*

- Some of the latches on play area gates were broken, allowing children to enter unsafe and unsupervised areas (Appendix B, Photograph 3).
- One play area was not enclosed by a fence and was near a stairway that led to a parking lot.
- Several areas of the fence enclosing another play area had 6 inches of space between the bottom edge and the ground. The fence was only 44 inches high.
Kenilworth Parkside (visited June 16, 2009; closed September 2009)

- The front door of the facility was unlocked, allowing children to leave the facility and unauthorized people to enter the facility.

- The play area was not enclosed by a fence, allowing children to leave the premises and unauthorized people to enter the play area.

Paradise (visited June 10 and 11, 2009)

- The play area was not enclosed by a fence, allowing children to leave the premises and unauthorized people to enter the play area.

Randall (visited June 12 and 15, 2009)

- Several areas of the fence enclosing the play area had 5 inches of space between the bottom edge and the ground.

Rosedale (visited June 12, 2009; closed September 2009)

- The front door of the facility was left open, allowing children to leave the premises and unauthorized people to enter the facility.

- The play area in front of the facility was not enclosed by a fence or natural barrier to prevent children from wandering into a busy street or unauthorized people from entering the play area.

Watkins (visited June 11, 2009; closed September 2009)

- The fence enclosing the play area was only 40 inches high.

By not ensuring that all facilities were secure, the delegate Grantee jeopardized the safety of children in its care.

INADEQUATE OR INCONSISTENTLY FOLLOWED PROCEDURES

These deficiencies occurred because the delegate Grantee did not have adequate procedures or did not consistently follow procedures that were in place to ensure that it complied with Federal and State health and safety regulations. In September 2009, the delegate Grantee informed UPO that it no longer would operate childcare centers. UPO subsequently closed 5 of the 10 facilities.

RECOMMENDATIONS

We recommend that UPO develop and consistently follow procedures for the five remaining facilities to ensure that:
• all employee files contain evidence of checks of the child protection register and evidence of completed background checks, no applicants are hired if they have been convicted of an offense listed in District regulations, and each facility maintains background check documentation on each employee on the premises;

• all drivers have met Federal driver-specific requirements;

• all unsafe materials and equipment are stored in locked areas out of the reach of children, all necessary repairs are addressed in a timely manner, all unsafe conditions are addressed, and all facilities meet State licensing requirements; and

• all facilities are secure.

UNITED PLANNING ORGANIZATION COMMENTS

In its comments on our draft report, UPO concurred with our recommendations and described its actions to address the deficiencies that we identified. However, UPO stated that it did not use the Edgewood facility playground shown in Photographs 8 and 9 in Appendix A. UPO’s comments are included as Appendix C. We have excluded the attachments accompanying UPO’s comments because of their volume.

OFFICE OF INSPECTOR GENERAL RESPONSE

During our visit to the Edgewood facility, staff members told us that children used the playground in question. We maintain that the finding and recommendation related to this issue are valid.
APPENDIXES
APPENDIX A: LACK OF COMPLIANCE WITH MATERIAL AND EQUIPMENT SAFETY REQUIREMENTS

Photograph 1 – Taken at Atlantic Gardens on 6/11/2009 showing a classroom power strip containing two outlets without protective closures.

Photograph 2 – Taken at Atlantic Terrace on 6/11/2009 showing a fire extinguisher and a coffeepot within reach of children.
Photograph 3 – Taken at Atlantic Terrace on 6/11/2009 showing railroad ties and protruding bolts on the walkway to the playground, which created tripping hazards.

Photograph 4 – Taken at Atlantic Terrace on 6/11/2009 showing water-stained ceiling tiles.
Photograph 5 – Taken at Barry Farms on 6/10/2009 showing a rope hanging from a swing area, a choking hazard.

Photograph 6 – Taken at Benning Parks on 6/17/2009 showing a past-due fire extinguisher inspection tag dated 2/2008.
Photograph 7 – Taken at Edgewood on 6/16/2009 showing laundry detergent, a hazardous chemical, in an unlocked cabinet under a classroom sink.

Photograph 8 – Taken at Edgewood on 6/16/2009 showing exposed copper tubing on the perimeter of the playground.
Photograph 9 – Taken at Edgewood on 6/16/2009 showing exposed wires on the perimeter of the playground.

Photograph 10 – Taken at Kenilworth Parkside on 6/16/2009 showing poison ivy at the bottom of a slide.
Photograph 11 – Taken at Paradise on 6/10/2009 showing a glue trap with dead roaches in an unlocked classroom closet. (The plexiglass did not have sharp edges.)

Photograph 12 – Taken at Rosedale on 6/12/2009 showing vents in the brick wall of a building in the courtyard play area. Children could climb on the vents and possibly fall and injure themselves.
Photograph 13 – Taken at Rosedale on 6/12/2009 showing a large opening in the fence enclosing the swimming pool shown in Photograph 15. Children could easily fit through this opening and gain access to the pool.

Photograph 14 – Taken at Rosedale on 6/12/2009 showing the enclosed swimming pool accessible through the opening seen in Photograph 14.
Photograph 15 – Taken at Watkins on 6/11/2009 showing a large knife on the kitchen counter within reach of children.
APPENDIX B: LACK OF COMPLIANCE WITH FACILITY SECURITY REQUIREMENTS

Photograph 1 – Taken at Atlantic Terrace on 6/11/2009 showing that children had to cross a parking lot to reach an outdoor play area that was not enclosed by a fence.

Photograph 2 – Taken at Benning Parks on 6/17/2009 showing that the fence enclosing the outdoor play area was 40 inches high rather than the required 48 inches.
Photograph 3 – Taken at Edgewood on 6/16/2009 showing a latch on a play area entrance gate that did not close properly, allowing children to enter unsafe and unsupervised areas.
August 16, 2010

Mr. Stephen Virbitsky
Regional Inspector General
For audit Services
Office of Audit Services = Region III
Public Ledger Building, - Suite 316
150 S. Independence Mall West
Philadelphia, PA 19106 – 3499

Dear Mr. Virbitsky:

We acknowledge the receipt and review of the above reference report covering health and safety issues at childcare facilities that were formerly operated by the District of Columbia Department of Parks and Recreation (DCPR). DCPR served as a Delegate Agency of the United Planning Organization (UPO) Head Start Program until September 30, 2009. The District elected to no longer provide Head Start Services. Some of the classrooms are now under the direct control and operation of UPO.

In preparing our response we have taken great effort at identifying the issues and locations of the problems and provide you with our solution. We need to clearly share that all staff have met the Criminal Background Requirements and have been screened by the Child Protection Registry. It should be noted that none of the Drivers identified in the report were hired by UPO. Only 15 site based employees were hired.

We have addressed all issues that represent an immediate threat to the health and safety of children. Photos of improvements, fire inspections, updates of extinguisher inspections, locked cabinets and fences, licenses, etc, have been provided to document our work. Additionally, it should be noted that we closed Atlantic Terrance, a site noted in the report as a continuing location.

The permitting process can be lengthy in the City. Of the existing sites with fence issues, stop gap measures have been employed to eliminate the risk. However, new fences will be installed.

We regret being in this position. We have overhauled our entire administrative structure to make sure this never happens again. Not only are all sites subject to random inspections, but monthly a certified inspection of physical locations is submitted for review. Our monitoring team has been staffed with persons committed to zero tolerance of health and safety matters.

Your office was sent to investigate complaints that reflected the dis-investment of a governmental unit in early care. We were assured that corrections were being made. Unfortunately, executive leadership changes were followed by changing priorities and ultimately, the discontinuance of the effort.
We accept our role and responsibility as the Head Start Grantee to assure that all sites meet local and federal requirements. The attached information and that which will be forwarded later, reflects that commitment to quality.

Please feel free to contact me if you have questions. I can be reached on 202.238.4692 or at djones@upo.org. Thanks

Sincerely,

[Signature]

Dana M. Jones
Chief Executive Officer

cc: Burma Paige-Stokes
    DHHS Program Specialist
CONCURRENCE #1

- All employee files contain evidence of checks of the child protection register and evidence of completed background checks, no applicants are hired if they have been convicted of an offense listed in District regulations, and each facility maintains background checks documentation on each employee on the premises.

CORRECTIVE ACTION

- The United Planning Organization retained the employ of 15 former Department of Parks and Recreation employees. All employee files complies with the State requirements of Criminal and Background History Checks”( 29 DCMR 328 section 328.1 Section 4-1501.03 applicant, employee or volunteer shall submit to a criminal background check by means of fingerprint and National Criminal Information Center checks conducted by the Mayor and the FBI.

- Section 327.1 (c) documentation and results of the criminal and background checks are maintained on the facility premises in accordance with state regulations.
CONCURRANCE #2

- All drivers have meet Federal driver-specific requirements

CORRECTIVE ACTION

- None of the 15 drivers employed by the Department of Parks and Recreations was hired by or transferred to The United Planning Organization in its acquisition of the six day care sites
CONCURRENCE #3

- All unsafe materials and equipment are stored in locked areas out of the reach of children. All necessary repairs are addressed in a timely manner, all unsafe conditions are addressed and all facilities meet licensing requirements.

Corrective Action

Atlantic Terrace:

- Cleaning and sanitizing supplies with warning labels are stored in locked closet in a kitchen not accessible to children.
- Fire extinguisher and coffeeepot removed from counter in the kitchen not accessible to children. (Appendix A Photograph 2)
- Railroad ties and the bolts have been hammered down and corrected to prevent tripping hazard (Appendix A Photograph 3)
- Electrical outlets in all classrooms have protective closures (photograph included)
- Diapering area has been removed from area where children play (photograph included)
- Expired medication has been removed from all first aid kits and kits have been restocked (invoice included)
- Glue Traps have been removed from under sink in children’s bathroom (photograph included)
- Building management fixed and replaced water stained ceiling tiles
- Child Development Facility License, Certificate of Occupancy and fire inspections approval certificate renewed and approved (Copies included)
- Center Painted April 2, 2010
Benning Park:

- Facility has emergency lamps in the event of a power failure. (picture included)
- Fire extinguishers have been inspected. (Appendix A Photograph 6)
- Evacuation routed posted. (copy included)
- Electrical out accessible to children in classroom has protective closure.
- First aid kit have been restocked and expired medication discarded
- Child Development license renewed.
- Certificate of Occupancy includes address
- Fire inspection certificate expires February 4, 2011
Edgewood:

- Cleaning and sanitizing supplies with warning labels are stored in locked under sink kitchen cabinet.
- Playground that contains play equipment with broken pieces of sharp plastic is not used by the children of United Planning Organization Early Care and Education Center is labeled out of order.
- Playground with exposed wires and copper tubing on the perimeter of playground is not used by the United Planning Organization Early Care and Education Center. This property belongs to another apartment complex. (Appendix A Photographs 8 & 9)(picture included)
- Electrical outlets in three classrooms are covered with protective closures.
- Glue traps have been removed from under kitchen sink and behind toilet in children’s bathroom.
- Center being painted 8-16-10
• Facility has emergency lamp in the event of a power failure.
• Smoke Detector was placed in classroom.
• Locked was placed on gate that led to area that housed air conditioning equipment.
• Evacuation routes are posted.
• Electrical outlets in both classrooms have protective closures.
• Certificate of occupancy have been changed to list the correct address.
• Center painted 4/2/2010
Paradise

- Cleaning and sanitizing supplies with warning labels are stored in locked closet
- Two six emergency lighting fixtures that were not working have been repaired.
- Two fire extinguishers have been inspected.
- Dixon Extermination Company provides exterminations services to the center monthly ants are eliminated.
- Playground equipment with exposed protruding screw repaired to prevent possible injury to children.
- Electrical outlets have protective closures.
- First aid kit have been restocked and expired medications with discarded.
- Glue traps have been removed from classrooms closets and discarded.
  (Appendix A photograph 11)
- Center painted 12/28/09
Facility Security

- Facility Security: State regulations (29DCMR § 367) each facility with an outdoor play area on the premises enclose the space with a fence or natural barriers that is at least 48 inches high with a space no larger than 3.5 inches between its bottom edge and the ground and designed to discourage climbing.

- United Planning Organization manages the six early childhood centers acquired from District of Columbia Parks and Recreation. These properties are lease from various realty agencies. The Organization is in lease negotiations with the property’s management to replace the playground fences and in the procurement process to obtain a fencing company to install playground fences which will adhere to federal and state requirements.
NONOCCURRENCE

- Atlantic Gardens: Center closed on June 4, 2010 merged with Atlantic Terrace due to inferior facility environments
- Barry Farms: Center never transferred to UPO management by the District of Columbia
- Kenilworth Parkside: Center closed for capital improvements renovations by the District of Columbia October 2, 2009
- Rosedale: Center closed for capital improvements renovations by the District of Columbia 8/09
- Watkins: Center housed in District of Columbia Public School closed prior to the start of the public schools 8/21/09 in District of Columbia.
- Edgewood: Picture in Appendix A, Photograph 8,9, with exposed wires and copper tubing on the perimeter is not the playground unutilized by the United Planning Organization Child Development Center.